STATE OF MINNESOTA

SEVENTY-SEVENTH SESSION-1991

FORTY-SEVENTH DAY

SAINT PAUL, MINNESOTA, MONDAY, MAY 6, 1991

The House of Representatives convened at 1:00 p.m. and was called to order by Robert E. Vanasek, Speaker of the House.

Prayer was offered by Pastor Paul Pfotenhauer, Sr., Woodbury Lutheran Church, Woodbury, Minnesota.

The members of the House gave the pledge of allegiance to the flag of the United States of America.

The roll was called and the following members were present:

A quorum was present.

Jaros was excused until 2:10 p.m. Frerichs was excused until 3:00 p.m.

The Chief Clerk proceeded to read the Journal of the preceding day. Lynch 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

S. F. No. 268 and H. F. No. 1170, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Hausman moved that the rules be so far suspended that S. F. No. 268 be substituted for H. F. No. 1170 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 691 and H. F. No. 1473, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Pugh moved that S. F. No. 691 be substituted for H. F. No. 1473 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 837 and H. F. No. 1173, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Hausman moved that S. F. No. 837 be substituted for H. F. No. 1173 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 899 and H. F. No. 916, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Solberg moved that the rules be so far suspended that S. F. No. 899 be substituted for H. F. No. 916 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1034 and H. F. No. 1099, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Segal moved that the rules be so far suspended that S. F. No. 1034 be substituted for H. F. No. 1099 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1315 and H. F. No. 1492, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Morrison moved that the rules be so far suspended that S. F. No. 1315 be substituted for H. F. No. 1492 and that the House File be indefinitely postponed. The motion prevailed.

PETITIONS AND COMMUNICATIONS

The following communications were received:

STATE OF MINNESOTA OFFICE OF THE GOVERNOR SAINT PAUL 55155

May 1, 1991

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

Dear Representative Vanasek:

It is my honor to inform you that I have received, approved, signed and deposited in the Office of the Secretary of State the following House Files:

H. F. No. 598, relating to insurance; regulating agent rehabilitations and cancellations of agency contracts by fire and casualty companies. H. F. No. 697, 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.

Warmest regards,

Arne H. Carlson Governor

STATE OF MINNESOTA OFFICE OF THE SECRETARY OF STATE ST. PAUL 55155

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

The Honorable Jerome M. Hughes President of the Senate

I have the honor to inform you that the following enrolled Acts of the 1991 Session of the State Legislature have been received from the Office of the Governor and are deposited in the Office of the Secretary of State for preservation, pursuant to the State Constitution, Article IV, Section 23:

S.F. No.	H.F. No.	Session Laws Chapter No.	Time and Date Approved 1991	Date Filed 1991
	598	39	11:50 a.m. May 1	May 1
339		40	11:47 a.m. May 1	May 1
	697	42	11:45 a.m. May 1	May 1
6		43	11:43 a.m. May 1	May 1

Sincerely,

JOAN ANDERSON GROWE Secretary of State

SECOND READING OF SENATE BILLS

S. F. Nos. 268, 691, 837, 899, 1034 and 1315 were read for the second time.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Jaros introduced:

H. F. No. 1683, A bill for an act relating to employment; providing assistance to businesses to establish a safe workplace; proposing coding for new law in Minnesota Statutes, chapter 116J.

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

Peterson introduced:

H. F. No. 1684, A bill for an act relating to appropriations; appropriating money from the bond proceeds fund for the construction of a visitor's center at Lac Qui Parle Wildlife Management Area.

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker:

I hereby announce that the Senate accedes to the request of the House for the appointment of a Conference Committee on the amendments adopted by the Senate to the following House File:

H. F. No. 700, A bill for an act relating to education; providing for general education revenue; transportation; special programs; community service programs; facilities and equipment; other aids and levies; miscellaneous education related programs; library programs; education agency services; art education programs; maximum effort school loan programs; authorizing bonding; appropriating money; amending Minnesota Statutes 1990, sections 120.08, subdivision 3; 120.101, subdivisions 5, 9, and by adding a subdivision; 120.17, subdivisions 3b and 7a; 120.181; 121.11, subdivision 12; 121.148, subdivision 1; 121.15, subdivisions 7 and 9; 121.155; 121.585, subdivision 3; 121.611, subdivision 2; 121.88, subdivisions 9 and 10; 121.882, subdivisions 2, 6, and by adding a subdivision; 122.22,

subdivisions 7a and 9; 122.23, subdivisions 2 and 3; 122.242, subdivision 9; 122.531, by adding subdivisions; 122.535, subdivision 6; 123.33, subdivision 1; 123.34, subdivision 9; 123.35, subdivisions 8, 17, and by adding a subdivision; 123.3514, subdivisions 3, 4, 4c, and by adding a subdivision; 123.38, subdivision 2b; 123.702; 123.951; 124.155, subdivision 2; 124.17, subdivisions 1 and 1b; 124.175; 124.19, subdivisions 1, 7, and by adding a subdivision; 124.195, subdivisions 9, 11, and 12; 124.223, subdivisions 1 and 8; 124.225, subdivisions 1, 3a, 7a, 7b, 7d, 8a, 8k, 10, and by adding a subdivision; 124.26, subdivisions 1c and 2; 124.261; 124.2711, subdivisions 1 and 3; 124.2721, subdivisions 1, 2, and 3; 124.2725, subdivisions 6 and 13; 124.273, subdivision 1b; 124.311, subdivision 4: 124.32, subdivisions 1b and 10; 124.332, subdivisions 1 and 2; 124.431, by adding a subdivision; 124.573, subdivisions 2b and 3a; 124.574, subdivision 2b; 124.575, subdivisions 1, 2, 3, and 4; 124.646; 124.83, subdivision 4; 124.86, subdivision 2; 124A.03; 124A.04; 124A.22, subdivisions 2, 4, 5, 8, 9, and by adding subdivisions: 124A.23, subdivisions 1, 4, and 5; 124A.24; 124A.26, subdivision 1; 124A.29, subdivision 1; 124A.30; 124C.03, subdivision 2; 125.12, subdivisions 3, 6b, and by adding subdivisions; 125.17, subdivision 2, and by adding subdivisions; 125.185, subdivisions 4 and 4a; 125.231; 126.22, subdivisions 2 and 4; 126.23; 126.266, subdivision 2; 126.661, subdivision 5, and by adding a subdivision; 126.663, subdivision 2; 126.666, subdivision 2, and by adding subdivisions; 126.67, subdivision 2b; 126.70, subdivisions 1, 2, and 2a; 127.29, by adding a subdivision; 128A.05, subdivision 3; 129C.10; 136D.27, subdivisions 1, 2, and 3; 136D.72, subdivision 1; 136D.74, subdivisions 2, 2a, and 2b; 136D.76, subdivision 2; 136D.87, subdivisions 1, 2, and 3; 141.25, subdivision 8; 141.26, subdivision 5: 145.926; 148.191, subdivision 2: 171.29, subdivision 2; 245A.03, subdivision 2; 260.015, subdivision 19; 268.08, subdivision 6 273.1398, subdivision 6; 275.06; 275.125, subdivisions 4, 5, 5b, 5c, 8b. 8e. and 11d. and by adding a subdivision; 298.28, subdivision 4; Laws 1989, chapter 329, article 6, section 53, as amended; proposing coding for new law in Minnesota Statutes, chapters 3; 120; 121; 123; 124: 125: 134: 373: 473: repealing Minnesota Statutes 1990, sections 3.865; 3.866; 120.011; 121.111; 122.531, subdivision 5; 123.351, subdivision 10; 123.706; 123.707; 123.744; 124.225, subdivisions 3, 4b, 7c, 8b, 8i, 8j; 124.252; 124.575; 124C.01, subdivision 2; 124C.41, subdivisions 6 and 7; 126.70, subdivisions 2 and 2a; 275.125, subdivision 8c; and Laws 1988, chapter 703, article 1, section 23, as amended; Laws 1989, chapter 293, section 82; Laws 1989, chapter 329. articles 4. section 40: 9. section 30: and 12. section 8: Laws 1990. chapter 562, article 6, section 36.

The Senate has appointed as such committee:

Messrs. Dicklich, Dahl and DeCramer; Mses. Olson and Pappas.

Said House File is herewith returned to the House.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

I hereby announce that the Senate accedes to the request of the House for the appointment of a Conference Committee on the amendments adopted by the Senate to the following House File:

H. F. No. 1086, A bill for an act relating to the financing and operation of government in Minnesota; establishing a homestead credit trust fund; allowing the imposition of certain local taxes and fees; modifying the administration, computation, collection, and enforcement of taxes and assessments; imposing taxes; changing tax classes, rates, bases, credits, exemptions, withholding, and payments; modifying levy limits and aids to local governments; updating references to the Internal Revenue Code; modifying tax increment financing laws; changing definitions; changing certain bonding provisions; providing for suspension of mandate requirements: providing for certain fund transfers; changing provisions for light rail transit; changing certain emminent domain powers; making technical corrections and clarifications; enacting provisions relating to certain cities, counties, watershed districts, and independent school districts; requiring studies; imposing a fee; imposing a surtax; changing certain provisions relating to certain ambulance and emergency services personnel plans; prescribing penalties; appropriating money; amending Minnesota Statutes 1990, sections 13.51, subdivision 2; 14.03, subdivision 3; 18.022, subdivision 2; 43A.316, subdivision 9; 60A.19, subdivision 8; 69.011, subdivisions 1 and 3; 69.021, subdivisions 4, 6, 7, 8, and 9; 69.54; 84.82, by adding a subdivision; 115B.24, subdivision 2; 116.07, subdivision 4h; 124A.03, subdivision 2, and by adding a subdivision; 138.17, subdivision 1a; 171.06, by adding a subdivision; 268.161, subdivision 1; 270.067, subdivisions 1 and 2; 270.11, subdivision 6; 270.12, subdivision 2, and by adding a subdivision; 270.274, subdivision 1; 270.60; 270.66, subdivision 3; 270.68, subdivision 1; 270.69, subdivisions 2, 8, 9, and by adding a subdivision; 270.70, subdivision 10; 270.75, subdivision 4; 270A.03, subdivision 7; 270B.09; 272.02, subdivision 4; 272.025, subdivision 1; 272.31; 272.479; 272.482; 272.483; 272.485; 272.486; 272.67, subdivision 6; 273.11, subdivision 1, and by adding subdivisions; 273.111, subdivision 6; 273.112, subdivisions 1, 2, 3, and 4; 273.12; 273.124, subdivisions 1, 7, 13, and 14; 273.13, subdivisions 22, 23, 24, 25, 31, 32, and by adding a subdivision; 273.1398, subdivisions 6 and 7; 273.1399, subdivisions 1 and 3; 275.065, subdivisions 1a, 3, 5a, and 6; 275.08, subdivision 1b; 275.125, by adding a subdivision; 275.50, subdivisions 5, 5a, and 5b; 275.51, subdivisions 3f, 3h, and 3j; 275.54, subdivision 3; 276.04, subdivision 2; 276.041; 277.01; 278.01; 279.01, subdivisions 1 and 2; 279.03, subdivision 1a; 279.06; 281.17; 282.01, subdivision 1; 287.22; 289A.01; 289A.02, by adding a subdivision; 289A.08, by adding a subdivision; 289A.11, subdivision 1; 289A.12, by adding a subdivision; 289A.18, subdivisions 1, 2, and 4; 289A.19, subdivisions 1 and 2; 289A.20, subdivisions 1, 2, 4, and by adding a subdivision; 289A.25. subdivision 10; 289A.26, subdivisions 1, 6, and by adding a subdivision; 289A.30, subdivision 1; 289A.31, subdivision $\overline{1}$; 289A.35; 289A.37, subdivision 1; 289A.38, subdivisions 9, 10, and 12; 289A.42, subdivisions 1 and 2; 289A.50, subdivision 1; 289A.56, subdivision 2; 289A.60, subdivisions 2, 4, 12, 15, and by adding a subdivision; 290.01, subdivisions 19, 19a, 19b, and 19d; 290.014, subdivisions 2, 3, 4, and 5; 290.05, subdivision 3; 290.06, subdivisions 2c, 2d, 21, 22, 23, and by adding subdivisions; 290.067, subdivisions 1 and 2a; 290.068, subdivisions 1, 2, and 5; 290.0802, subdivisions 1 and 2; 290.091, subdivisions 1 and 2; 290.0921, subdivision 8: 290.0922, subdivision 1, and by adding a subdivision; 290.17, subdivisions 1, 2, and 5; 290.191, subdivisions 6, 8, and 11; 290.35, subdivision 3; 290.431; 290.611, subdivision 1; 290.92, subdivisions 1, 4b, 4c, 12, 26, 27, and by adding a subdivision; 290.923, by adding a subdivision; 290.9727, subdivisions 1, 3, and by adding subdivisions; 290A.03, subdivisions 3 and 7; 290A.04, by adding a subdivision; 290A.05; 290A.091; 295.01, subdivision 10; 295.34, subdivision 1; 296.026, subdivisions 2, 7, and by adding a subdivision; 296.14, subdivision 1; 297.01, subdivision 7; 297.03, subdivisions 1, 2, 4, and 6; 297.07, subdivision 5; 297.08, subdivision 1; 297.11, subdivision 1, and by adding subdivisions; 297.35, subdivision 1; 297.43, by adding a subdivision; 297A.01, subdivisions 3, 8, 10, 15, and by adding a subdivision; 297A.02, subdivisions 1, 2, 3, and by adding subdivisions; 297A.14, by adding a subdivision; 297A.15, by adding a subdivision; 297A.21, subdivisions 1 and 4; 297A.211, subdivision 2; 297A.24; 297A.25, subdivisions 1, 10, 11, 12, and by adding a subdivision; 297A.255, subdivision 5; 297A.257, subdivisions 2 and 2a; 297A.259; 297A.44, subdivision 1, and by adding a subdivision; 297B.02, by adding a subdivision; 297B.09, by adding a subdivision; 297C.03, subdivisions 1 and 6; 297C.04; 297C.10, by adding a subdivision; 297D.01, subdivision 3; 297D.02; 297D.04; 297D.05; 297D.07; 297D.09, subdivisions 1 and 1a; 297D.11; 297D.12, subdivision 1; 297D.13, subdivisions 1 and 3; 297D.14; 298.01, subdivisions 3, 4, and by adding subdivisions; 298.015, subdivision 1; 298.16; 298.21; 298.27; 325D.32, subdivision 10, and by adding a subdivision; 325D.415; 336.9-411; 349.212, subdivision 4; 353D.01; 353D.02; 353D.03; 353D.05; 353D.06; 357.18, subdivision 2; 375.192, subdivision 2; 386.46; 398A.04, subdivision 8; 414.031, subdivision 6; 414.0325, subdivision 4; 414.033, subdivision 7; 414.06, subdivision 4; 414.061, subdivision 3; 430.102, subdivisions 3 and 4; 462C.03, subdivision 10; 469.012, subdivision 8; 469.176, subdivision 1; 469.1763, subdivisions 1, 2, 3, 4, and by adding a subdivision; 469.177, subdivisions 1 and 8; 469.1771, subdivisions 2 and 4; 469.179, by adding a subdivision; 469.190, subdivision 7; 473.3994, by adding a subdivision; 473.843, subdivision 3; 473F.01; 473F.02, subdivisions 3, 8, 12, and 13; 473F.05; 473F.06; 473F.07; 473F.08, subdivisions 2, 5, and 6; 473F.09; 473F13, subdivision 1; 477A.011, subdivisions 27, as amended, and 28, as amended; 477A.012, subdivision 6, as added, and by adding a subdivision; 477A.013, subdivision 8, as added; 477A.0135, as added; 477A.014, subdivisions 1, as amended, 4, and by adding subdivisions: 477A.015; 477A.03, subdivision 1; 508.25; 508A.25; 515A.1-105, subdivision 1; Laws 1974, chapter 285, section 4, as amended; Laws 1980, chapter 511, section 1, subdivision 2; Laws 1986, chapter 462, section 31; Laws 1987, chapter 268, article 11, section 12; Laws 1989, First Special Session chapter 1, article 14, section 16: Laws 1990, chapter 604, article 2, section 22; article 3, section 46, subdivision 1; and article 6, section 11; proposing coding for new law in Minnesota Statutes, chapters 16A; 117: 268: 270: 272: 273; 275; 276; 277; 290; 295; 296; 297; 297A; 325D; 353D; 373; 451; and 471; repealing Minnesota Statutes 1990, sections 272.487; 272.50; 272.51; 272.52; 272.53; 273.137; 273.1398; 277.02; 277.05; 277.06; 277.07; 277.08; 277.09; 277.10; 277.11; 277.12; 277.13; 289A.19, subdivision 6; 290.068, subdivision 6; 290.069, subdivisions 2a, 4a, and 4b; 290.17, subdivision 7; 290.191, subdivision 7; 290.48, subdivisions 5 and 8; 296.028; 297A.257, subdivisions 1, 2b, and 3; 297A.39, subdivision 9; 298.05; 298.06; 298.07; 298.08; 298.09; 298.10; 298.11; 298.12; 298.13; 298.14; 298.15; 298.19; 298.20; 473F.02, subdivisions 9, 11, 16, 17, 18, 19, and 20; 473F.12; 473F.13, subdivisions 2 and 3; 477A.011; 477A.012; 477A.013; 477A.014; 477A.015; 477A.016; 477A.017; and 477A.03; Laws 1986, chapter 399, article 1, section 5; and Laws 1989, chapter 277, article 4. section 2.

The Senate has appointed as such committee:

Messrs. Johnson, D. J.; Frederickson, D. J., and Pogemiller; Ms. Reichgott and Mr. Price.

Said House File is herewith returned to the House.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 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.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Wejcman moved that the House concur in the Senate amendments

to H. F. No. 238 and that the bill be repassed as amended by the Senate. The motion prevailed.

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; prohibiting certain uses of consumer identification information; proposing coding for new law in Minnesota Statutes, chapter 325F.

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

The question was taken on the repassage of the bill and the roll was called. There were 126 yeas and 2 nays as follows:

Those who voted in the affirmative were:

Anderson, R.GoAnderson, R. H.GreBattagliaGrrBauerlyGuBeardHaBegichHaBettermannHaBodahlHeBooHeBrownHuCarlsonHuCarruthersJacClarkJarCooperJefDaunerJefDavidsJohDawkinsJohDempseyJohDornKaFarrellKizFrederickKn	oodno K eenfield L uenes L itknecht L urtle L usskamp L usskamp L usskamp L usskamp M mry M ifnagle M igoson M cobs M nezich M fferson M nnings M hnson, A. N hnson, A. N hnson, A. N hnson, A. N hnson, C. N usskamp C is Constant M	Krueger Asley eppik ieder ong ourey ynch Markin Mariani Marsh McEachern McCherson McCherson Muger Morrison Munger Murphy Velson, K. Velson, S. Jewinski YConnor Dgren Nisen, S. Jison, E.	Orenstein Orfield Ostrom Ostrom Ozment Pauly Pellow Pelowski Peterson Pugh Reding Rest Rice Rodosovich Rukavina Runbeck Sarna Schafer Scheid Schreiber	Solberg Sparby Stanius Steensma Swiggum Swenson Thompson Tompkins Trimble Tunheim Uphus Valento Vellenga Wagenius Waltman Weaver Wejcman Weiker Welker Welle Wenzel Winter Spk. Vanasek
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Those who voted in the negative were:

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

Mr. Speaker:

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

PATRICK E. FLAHAVEN, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 601, A bill for an act relating to commerce; providing a definition of "signed" for purposes of credit agreements; amending Minnesota Statutes 1990, section 513.33, subdivision 1.

The bill was read for the first time.

Uphus moved that S. F. No. 601 and H. F. No. 895, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 822, A bill for an act relating to the environment; responsible person for removal and remediation of hazardous waste; providing that the state, an agency of the state, or a political subdivision that acquires property through eminent domain or through negotiated purchase following the filing of eminent domain petition, or any person acquiring from the condemning authority, is not liable as a responsible person solely because of the acquisition; clarifying the status of mortgagees and contract for deed vendors as responsible persons; amending Minnesota Statutes 1990, section 115B.03, by adding subdivisions.

The bill was read for the first time.

Pugh moved that S. F. No. 822 and H. F. No. 1280, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 931, A bill for an act relating to waste management; requiring counties to prepare and amend solid waste management plans; requiring counties and solid waste facilities to develop and implement problem materials management plans; prohibiting issuance and renewal of certain permit if plans are not developed and implemented; amending Minnesota Statutes 1990, sections 115A.03, subdivision 24a; 115A.46, subdivisions 1 and 2; 115A.956; 115A.96, subdivision 6; 116.07, subdivisions 4j and 4k; 473.149, subdivision 1; and 473.803, subdivision 1.

The bill was read for the first time.

Orfield moved that S. F. No. 931 and H. F. No. 1635, now on

General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 979, A bill for an act relating to crimes; providing that it is a misdemeanor to sell a toxic substance containing butane to a minor; moving certain misdemeanor provisions to the criminal code; proposing coding for new law in Minnesota Statutes, chapter 609; repealing Minnesota Statutes 1990, sections 145.38; 145.385; and 145.39.

The bill was read for the first time.

Clark moved that S. F. No. 979 and H. F. No. 1196, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1224, A bill for an act relating to retirement; state unclassified employees retirement program; permitting plan participants who move to unclassified positions not covered by the plan to elect to participate in the plan; amending Minnesota Statutes 1990, section 352D.02, by adding a subdivision.

The bill was read for the first time.

Reding moved that S. F. No. 1224 and H. F. No. 1534, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 204, A bill for an act relating to consumer protection; providing for the regulation of credit service organizations; providing penalties; proposing coding for new law in Minnesota Statutes, chapter 332.

The bill was read for the first time.

Carruthers moved that S. F. No. 204 and H. F. No. 603, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 762, A bill for an act relating to health; changing restrictions on disclosing birth record of a child born to an unmarried woman; amending Minnesota Statutes 1990, section 144.225, subdivisions 2 and 4.

The bill was read for the first time.

Dawkins moved that S. F. No. 762 and H. F. No. 197, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 788, A bill for an act relating to privacy; prohibiting release of health records without patient consent; imposing civil liability; amending Minnesota Statutes 1990, section 144.335, by adding a subdivision.

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

S. F. No. 946, A bill for an act relating to elections; changing the prohibition on school events on election day; amending Minnesota Statutes 1990, section 204C.03, subdivision 3.

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

S. F. No. 1053, A bill for an act relating to Minnesota Statutes; correcting erroneous, ambiguous, and omitted text and obsolete references; eliminating certain redundant, conflicting, and superseded provisions; making miscellaneous technical corrections to statutes and other laws; amending Minnesota Statutes 1990, sections 3C.04, subdivision 3; 14.47, subdivision 5; 15.39, subdivision 2; 15.45, subdivision 1; 16B.06, subdivision 2a; 16B.19, subdivision 2b; 16B.21, subdivision 1; 16B.405, subdivision 2; 18B.05, subdivision 1; 27.138, subdivision 4; 41A.066, subdivision 1; 60A.13, subdivision 3a; 60B.25; 62E.19, subdivision 1; 84B.09; 86B.415, subdivision 1; 89.37, subdivision 4; 97A.101, subdivision 2; 103A.405; 103B.211, subdivision 4; 103F215, subdivision 1; 103G.545, subdivision 2; 115A.06, subdivision 4; 115B.25, subdivision 4; 115B.26, subdivisions 1 and 4; 115B.30, subdivision 1; 115B.31; 115B.32, subdivision 1; 115B.33, subdivision 1; 115B.34; 115B.36; 115C.08, subdivision 5; 115D.02; 116.733; 116J.68, subdivision 2; 121.88, subdivision 5; 123.702, subdivision 2; 124.195, subdivision 9; 124.225, subdivision 8l; 124.245, subdivision 6; 124A.036, subdivision 5; 125.032, subdivision 2; 126.036; 126.071, subdivision 1; 127.19; 136.82, subdivision 1; 144.49, subdivision 8; 144.804, subdivision 1; 144.8097, subdivision 2; 144A.29, subdivisions 2 and 3; 147.01, subdivision 1; 148.03; 148.52; 148.90, subdivision 3; 150A.02, subdivision 1; 151.03; 152.022, subdivision 1; 152.023, subdivision 2; 153.02; 154.22; 156.01; 161.17, subdivision 2; 168.325, subdivision 3; 222.63, subdivision 4; 237.161, subdivision 1; 256.035, subdivision 8; 256B.059, subdivision 4; 268.38, subdivision 12; 270.42; 273.1392; 273.1398, subdivision 5a; 275.065, subdivision 1; 275.50, subdivision 5; 290A.04, subdivision 2h; 297A.25, subdivision 8; 298.17; 299A.24, subdivision 1; 299A.41, subdivision 1; 299F.361, subdivision 1; 299F.451, subdivision 1; 299F.72, subdivision 1; 317A.021, subdivision 7; 325E.045, subdivision 1; 326.04; 341.01; 354A.094, subdivision 7; 356.215, subdivision 4d; 356.216; 384.14; 386.63, subdivision 1; 400.03, subdivision 1; 423.806, subdivision 1; 446A.10, subdivision 2; 469.129, subdivision 1; 473.844, subdivision 1; 473.845, subdivision 1; 508.36; 529.16; 551.05, subdivision 1; 571.75, subdivision 2; 571.81, subdivision 2; 604.06; 609.531, subdivision 1; 609.892, subdivision 1; Laws 1990, chapter 562, article 8, section 38; chapter 602, article 2, section 10; and chapter 606, article 4, section 1, subdivisions 2 and 6; reenacting Minnesota Statutes 1988, section 169.126, subdivision 2, as amended; repealing Minnesota Statutes 1990, sections 103B.211, subdivision 5; 103I.005, subdivision 18; 117.31; 124.47; 171.015, subdivision 4; 299F.362, subdivision 8; 474A.081, subdivisions 1, 2, and 4; 593.40, subdivision 6; and 626A.21.

The bill was read for the first time.

Milbert moved that S. F. No. 1053 and H. F. No. 1052, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1178, A bill for an act relating to elections; allowing school meetings on certain election days; amending Minnesota Statutes 1990, section 204C.03, subdivision 3.

The bill was read for the first time.

Weaver moved that S. F. No. 1178 and H. F. No. 943, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 331, A bill for an act relating to aeronautics; requiring that local governments report airport development; proposing coding for new law in Minnesota Statutes, chapter 360.

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

S. F. No. 1153, A bill for an act relating to the legislature; leave of absences for service; making it clear that leaves of absence must be granted whenever attending to public business; amending Minnesota Statutes 1990, section 3.088, subdivision 1.

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

CONSIDERATION UNDER RULE 1.10

Pursuant to rule 1.10, Simoneau requested immediate consideration of H. F. No. 1631.

H. F. No. 1631 was reported to the House.

Kahn moved to amend H. F. No. 1631, the second engrossment, as follows:

Page 13, line 46, delete "\$777,946" and insert "\$780,497"

Adjust the totals accordingly

The motion prevailed and the amendment was adopted.

Kahn moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 14, line 55, delete "SLAM-DUNK" and insert "SLAM"

Page 15, line 1, delete "developing"

Page 15, line 2, delete everything before the comma

Page 15, line 3, delete "SLAM-DUNK" and insert "SLAM"

Page 15, line 6, delete "SLAM-DUNK" and insert "SLAM"

Page 90, line 21, delete "SLAM-DUNK" and insert "SLAM"

The motion prevailed and the amendment was adopted.

Kahn moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 45, line 23, delete "Statutory changes"

Page 45, delete lines 24 to 29 and insert "When a statutory change affects reporting and data collection requirements for local units of government, the state agency most responsible for the data collected and reported by the local units of government must file a computer impact statement with the office within 60 days of the final enactment of the statutory change. The statement must indicate the anticipated data processing costs associated with the change." The motion prevailed and the amendment was adopted.

Bishop, Kahn and Simoneau moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 47, line 24, delete "every" and insert "an"

Page 47, line 28, delete "in other state agencies"

Page 47, line 32, after "job" insert "in the same, an equal or a lower classification"

The motion prevailed and the amendment was adopted.

Stanius, Krinkie, Morrison, Smith, Onnen, Limmer, Heir, Omann, Pauly, Sviggum, Lynch, Koppendrayer, McPherson and Haukoos moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 14, line 55, delete "SLAM-DUNK" and insert "CORE"

Page 14, line 60, delete everything after "commission" and insert "on reform and efficiency (CORE)."

Page 15, delete lines 1 to 3

Page 15, line 6, delete "SLAM-DUNK" and insert "CORE"

Page 90, line 21, delete "SLAM-DUNK" and insert "CORE"

A roll call was requested and properly seconded.

The question was taken on the Stanius et al amendment and the roll was called. There were 61 yeas and 68 nays as follows:

Those who voted in the affirmative were:

Dille Jennings Newinski Smith	Abrams Anderson, R. Anderson, R. H. Bettermann Blatz Boo Carruthers Cooper Dauner Davids Dempsey Dille	Steensma Sviggum Swenson Tompkins Uphus Valento Waltman Weaver Welker	5
Dille Jennings Newinski Smith Erhardt Johnson, V. Olsen, S. Stanius	Dille		

4663

Those who voted in the negative were:

Anderson, I. Battaglia Bauerly Beard Begich Bodahl Brown Carlson Clark Dawkins Dorn Farrell	Greenfield Hanson Hausman Jacobs Janezich Jefferson Johnson, A. Johnson, R. Kahn Kalis Kelso Kinkel Krueger	Long Lourey Mariani McEachern McGuire Milbert Munger Murphy Nelson, K. O'Connor Ogren Olson, E. Olson, K.	Orfield Osthoff Pelowski Pugh Reding Rest Rice Rodosovich Rukavina Sarna Scheid Scheid Simoneau	Solberg Sparby Thompson Trimble Tunheim Vellenga Wagenius Wejcman Weile Wenzel Winter Spk. Vanasek
Garcia	Lieder	Orenstein	Skoglund	

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

Tompkins moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 8, line 27, delete "124" and insert "121"

Page 9, delete lines 7 to 13

Correct figures accordingly

A roll call was requested and properly seconded.

The question was taken on the Tompkins amendment and the roll was called. There were 57 yeas and 74 nays as follows:

Those who voted in the affirmative were:

Abrams Anderson, R. Anderson, R. H. Bettermann Blatz Boo Dauner Davids Dempsey Dille Dorn Erhardt	Frederick Girard Goodno Gruenes Gutknecht Hartle Haukoos Heir Henry Hufnagle Hugoson Jennings	Johnson, V. Knickerbocker Koppendrayer Krinkie Leppik Limmer Lynch Macklin Marsh McPherson Morrison Nelson, S.	Newinski Olsen, S. Omann Onnen Ozment Pellow Pelowski Runbeck Schafer Schreiber Seaberg Smith	Stanius Sviggum Swenson Tompkins Uphus Valento Waltman Weaver Welker
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Those who voted in the negative were:

Anderson, I.	Bodahl	Dawkins	Hausman	Johnson, R.
Battaglia	Brown	Farrell	Jacobs	Kahn
Bauerly	Carlson	Garcia	Janezich	Kalis
Beard	Carruthers	Greenfield	Jaros	Kelso
Begich	Clark	Hanson	Jefferson	Kinkel
Bertram	Cooper	Hasskamp	Johnson, A.	Krueger

Lasley Lieder Long Lourey Mariani McEachern McGuire Milbert Munger	Murphy Nelson, K. O'Connor Olson, E. Olson, K. Orenstein Orfield Osthoff	Ostrom Peterson Pugh Reding Rest Rice Rodosovich Rukavina Sarna	Scheid Segal Simoneau Skoglund Solberg Sparby Steensma Thompson Trimble	Tunheim Vellenga Wagenius Welle Welle Winter Spk. Vanasek
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The motion did not prevail and the amendment was not adopted.

Winter; Dorn; Olson, K.; McEachern; Steensma; Nelson, S.; Dauner; Rukavina; Bauerly; Kalis; Brown; Welle; Cooper; Reding; Bodahl; Peterson; Lasley; Johnson, R.; Garcia; Olson, E., and Lourey moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 8, after line 25, insert:

"\$20,000 the first year is for the Council of Great Lakes Governors.

During the biennium any seminars or training sessions regarding federal issues for federal budgeting that are conducted by the Washington office shall be made available to legislators and legislative staff. The Washington office shall notify the legislature regarding the timing of such seminars."

Page 13, after line 39, insert:

"\$2,900,000 the first year and \$2,900,000 the second year are for costs relating to transfer of duties from the state planning agency."

Page 15, line 26, delete "9,578,000" and delete "2,769,000"

Page 15, delete lines 27 to 59 and insert:

	"1992
Approved Transferred	
Complement –	60
General –	30
Revolving –	22
Federal –	8"

Page 16, delete lines 1 to 34

Page 17, after line 34, insert:

"\$689,755 the first year is for costs relating to abolition of positions in the state planning agency."

Page 20, after line 47, insert:

"The department of trade and economic development shall examine the community resources program, evaluate the effectiveness of the program, and make recommendations to the appropriate committees of the legislature for necessary improvements. The department shall also study possible expansion of the community resources program into inner-ring suburbs adjoining cities of the first class, and report to the appropriate committees of the legislature by January 1, 1992.

\$377,000 the first year and \$377,000 the second year are for regional planning grants to regional development commissions organized under Minnesota Statutes, sections 462.381 to 462.396.

Until June 30, 1993, for state and federal grants distributed by state agencies to regions of the state not having a regional development commission, the state agency administering the grant program may assess the program for administrative costs incurred by the agency that normally are incurred by the commission."

Page 135, delete lines 25 and 26

Correct internal references

Adjust the totals accordingly

Amend the title accordingly

A roll call was requested and properly seconded.

The question was taken on the Winter et al amendment and the roll was called. There were 72 yeas and 56 nays as follows:

Those who voted in the affirmative were:

Abrams Anderson, I. Anderson, R. Bauerly Beard Begich Bertram Bodahl Brown Carruthers Clark Capper	Garcia Gutknecht Hanson Hartle Hasskamp Hausman Jacobs Janezich Jaros Jefferson Jennings	Kinkel Krinkie Lasley Lieder Long Lourey McEachern McGuire Milbert Nelson, S. O'Connor
Clark	Jennings	O'Connor
Cooper	Johnson, A.	Olson, E.
Dauner	Johnson, R.	Olson, K.
Dorn	Kalis	Orenstein
Farrell	Kelso	Orfield

Ostrom Ozment Pelowski Peterson Pugh Reding Rice Rodosovich Rukavina Sarna Scheid Segal Simoneau Skoglund Solberg Sparby Steensma Sviggum Thompson Tunheim Uphus Wejcman Welker Welker Welle Wenzel Winter Spk. Vanasek

Those who voted in the negative were:

Anderson, R. H. Battaglia Bettermann Bishop Blatz Boo Carlson Davids Dawkins Demosey	Goodno Haukoos Heir Henry Hufnagle Hugoson Johnson, V. Kahn	Leppik Limmer Lynch Marsh McPherson Morrison Munger Munger Murphy Nelson K	Omann Onnen Osthoff Pauly Pellow Rest Runbeck Schafer Schreiber Sesberg	Swenson Tompkins Trimble Valento Vellenga Wagenius Waltman Weaver
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The motion prevailed and the amendment was adopted.

Runbeck, Hufnagle, Gruenes, Smith, Pauly, Erhardt, Goodno, Morrison, Sviggum, Bettermann, Waltman and Anderson, R. H., moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 36, after line 9, insert:

"Sec. 46. Minnesota Statutes 1990, section 16A.18, is amended to read:

16A.18 [ACCOUNTING, PAYROLL FOR COURTS, LEGISLA-TURE.]

The judicial and legislative branches are branch is not required to use the state accounting system or a computerized payroll system."

Renumber the sections in sequence

4667

Correct internal references

Amend the title accordingly

A roll call was requested and properly seconded.

The question was taken on the Runbeck et al amendment and the roll was called. There were 57 yeas and 74 nays as follows:

Those who voted in the affirmative were:

Abrams Anderson, R. H. Bettermann Blatz Boo Davids Dempsey Dille Dorn Erhardt Frederick Girard	Goodno Gruenes Gutknecht Hartle Hasskamp Haukoos Heir Henry Hufnagle Hugoson Jennings Johnson, V.	Knickerbocker Koppendrayer Krinkie Leppik Limmer Lynch Macklin Marsh McPherson Morrison Newinski Olsen, S.	Omann Onnen Ostrom Ozment Pauly Pellow Pellow Pelowski Runbeck Schafer Schafer Schafer Schafer Schafer Schafer Schafer Schafer	Stanius Sviggum Swenson Tompkins Uphus Valento Waltman Weaver Welker
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Those who voted in the negative were:

Anderson, I.FarrellAnderson, R.GarciaBattagliaGreenfieldBauerlyHansonBeardHausmanBegichJacobsBertramJanezichBodahlJarosBrownJeffersonCarlsonJohnson, A.ClarkKahnCooperKalisDaunerKelsoDawkinsKinkel	Krueger Lasley Lieder Long Lourey Mariani McEachern McGuire Milbert Munger Murphy Nelson, K. Nelson, S. O'Connor Ogren	Olson, E. Olson, K. Orenstein Orfield Osthoff Peterson Pugh Reding Rest Rice Rodosovich Sarna Scheid Segal Simoneau	Skoglund Solberg Sparby Steensma Thompson Trimble Tunheim Vellenga Wagenius Wejcman Welle Wenzel Winter Spk. Vanasek
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The motion did not prevail and the amendment was not adopted.

Weaver moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 48, delete section 63

Page 72, delete section 88

Page 91, delete lines 31 to 34

Renumber the remaining subdivisions

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 Weaver amendment and the roll was called. There were 17 yeas and 111 nays as follows:

Those who voted in the affirmative were:

Bettermann	Frederick	Koppendrayer	Runbeck	Welker
Davids	Frerichs	Krinkie	Schreiber	
Dempsey	Gutknecht	Lynch	Seaberg	
Erhardt	Haukoos	McPherson	Weaver	

Those who voted in the negative were:

Abrams	Girard	Krueger	Omann	Solberg
Anderson, I.	Goodno	Lasley	Onnen	Sparby
Anderson, R.	Greenfield	Leppik	Orenstein	Stanius
Anderson, R. H.	Gruenes	Lieder	Orfield	Steensma
Battaglia	Hanson	Limmer	Osthoff	Sviggum
Bauerly	Hartle	Long	Ostrom	Swenson
Beard	Hausman	Lourey	Pauly	Thompson
Begich	Heir	Macklin	Pellow	Tompkins
Bertram	Henry	Mariani	Pelowski	Trimble
Blatz	Hufnagle	Marsh	Peterson	Tunheim
Bodahl	Hugoson	McEachern	Pugh	Uphus
Boo	Jacobs	McGuire	Reding	Vellenga
Brown	Janezich	Milbert	Rest	Wagenius
Carlson	Jaros	Morrison	Rice	Waltman
Carruthers	Jefferson	Munger	Rodosovich	Wejcman
Clark	Jennings	Murphy	Rukavina	Welle
Cooper	Johnson, A.	Nelson, K.	Sarna	Wenzel
Dauner	Johnson, R.	Nelson, S.	Schafer	Winter
Dawkins	Johnson, V.	Newinski	Scheid	Spk. Vanasek
Dille	Kahn	O'Connor	Segal	
Dorn	Kalis	Ogren	Simoneau	
Farrell	Kelso	Olsen, S.	Skoglund	
Garcia	Knickerbocker	Olson, K.	Smith	

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

The Speaker called Krueger to the Chair.

Dille moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 76, after line 15, insert:

"Sec. 95. Minnesota Statutes 1990, section 490.124, subdivision 4, is amended to read:

Subd. 4. [DISABILITY RETIREMENT.] From and after disability retirement date, a disabled judge shall be entitled to continuation of the judge's full salary payable by the judge's employer, as if the judge's office were not vacated by retirement, for a period of up to two one full years year, but in no event beyond the judge's mandatory retirement date. Thereafter a disability retirement annuity computed as provided in subdivision 1 shall be paid, provided that the judge shall receive a minimum annuity of 25 percent of the judge's final average compensation."

Page 92, after line 23, insert:

"Subd. 9. [JUDGES' DISABILITY RETIREMENT.] Section 95 is effective for disability retirement dates occurring after June 30, 1991."

Renumber the sections in sequence

Correct internal references

Amend the title accordingly

The motion prevailed and the amendment was adopted.

O'Connor, Osthoff, Reding, Farrell, Gutknecht, Mariani, Knickerbocker and Johnson, R., moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 93, after line 29, insert:

"ARTICLE 3

Section 1. Minnesota Statutes 1990, section 69.031, subdivision 5, is amended to read:

Subd. 5. [DEPOSIT OF STATE AID.] (1) The municipal treasurer, on receiving the fire state aid, shall within 30 days after receipt transmit it to the treasurer of the duly incorporated firefighters' relief association if there is one organized and the association has filed a financial report with the municipality; but if there is no relief association organized, or if any association dissolve, be removed, or has heretofore dissolved, or has been removed as trustees of state aid, then the treasurer of the municipality shall keep the money in the municipal treasury as provided for in section 424A.08 and shall be disbursed only for the purposes and in the manner set forth in that section.

(2) The municipal treasurer, upon receipt of the police state aid, shall disburse the police state aid in the following manner:

(a) For a municipality in which a local police relief association exists and all peace officers are members of the association, the total state aid shall be transmitted to the treasurer of the relief association within 30 days of the date of receipt, and the treasurer of the relief association shall immediately deposit the total state aid in the special fund of the relief association;

(b) For a municipality in which police retirement coverage is provided by the public employees police and fire fund and all peace officers are members of the fund, the total state aid shall be applied toward the municipality's employer contribution to the public employees police and fire fund pursuant to section 353.65, subdivision 3, and any state aid in excess of the amount required to meet the employer's contribution pursuant to section 353.65, subdivision 3, shall be deposited in the public employees insurance reserve holding account of the public employees retirement association; or

(c) For a municipality other than a city of the first class with a population of more than 300,000 200,000 in which both a police relief association exists and police retirement coverage is provided in part by the public employees police and fire fund, the municipality may elect at its option to transmit the total state aid to the treasurer of the relief association as provided in clause (a), to use the total state aid to apply toward the municipality's employer contribution to the public employees police and fire fund subject to all the provisions set forth in clause (b), or to allot the total state aid proportionately to be transmitted to the police relief association as provided in this subdivision and to apply toward the municipality's employer contribution to the public employees police and fire fund subject to the provisions of clause (b) on the basis of the respective number of active full-time peace officers, as defined in section 69.011, subdivision 1, clause (g).

For a city of the first class with a population of more than 300,000200,000, in addition, the city may elect to allot the appropriate portion of the total police state aid to apply toward the employer contribution of the city to the public employees police and fire fund based on the covered salary of police officers covered by the fund each payroll period and to transmit the balance to the police relief association.

(3) The county treasurer, upon receipt of the police state aid for the county, shall apply the total state aid toward the county's employer

contribution to the public employees police and fire fund pursuant to section 353.65, subdivision 3, and any state aid in excess of the amount required to meet the employer's contribution pursuant to section 353.65, subdivision 3, shall be deposited in the public employees insurance reserve holding account of the public employees retirement association.

Sec. 2. Minnesota Statutes 1990, section 69.77, subdivision 2b, is amended to read:

Subd. 2b. [RELIEF ASSOCIATION FINANCIAL REQUIRE-MENTS; MINIMUM MUNICIPAL OBLIGATION.] The officers of the relief association shall determine the financial requirements of the relief association and minimum obligation of the municipality for the following calendar year in accordance with the requirements of this subdivision. The financial requirements of the relief association and the minimum obligation of the municipality shall be determined on or before the submission date established by the municipality pursuant to subdivision 2c.

The financial requirements of the relief association for the following calendar year shall be based on the most recent actuarial valuation or survey of the special fund of the association if more than one fund is maintained by the association, or of the association, if only one fund is maintained, prepared in accordance with sections 356.215, subdivisions 4 to 4k and 356.216, as required pursuant to subdivision 2h. If an actuarial estimate is prepared by the actuary of the relief association as part of obtaining a modification of the benefit plan of the relief association and the modification is implemented, the actuarial estimate shall be used in calculating the financial requirements of the relief association.

If the relief association has an unfunded actuarial accrued liability as reported in the most recent actuarial valuation or survey, the total of the amounts calculated pursuant to clauses (a), (b), and (c) shall constitute the financial requirements of the relief association for the following year. If the relief association does not have an unfunded actuarial accrued liability as reported in the most recent actuarial valuation or survey, the amount calculated pursuant to clauses (a) and (b) shall constitute the financial requirements of the relief association for the following year.

(a) The normal level cost requirement for the following year, expressed as a dollar amount, which shall be determined by applying the normal level cost of the relief association as reported in the actuarial valuation or survey and expressed as a percentage of covered payroll to the estimated covered payroll of the active membership of the relief association, including any projected increase in the active membership, for the following year.

(b) To the dollar amount of normal cost thus determined shall be

added an amount equal to the dollar amount of the administrative expenses of the special fund of the association if more than one fund is maintained by the association, or of the association if only one fund is maintained, for the most recent year, multiplied by the factor of 1.035. For a relief association in a municipality, the administrative expenses are those authorized under section 69.80. No amount of administrative expenses under this clause shall be included in the financial requirements of a relief association in a city of the first class with a population of more than 300,000 200,000.

(c) To the dollar amount of normal cost and expenses determined under clauses (a) and (b) shall be added an amount equal to the level annual dollar amount which is sufficient to amortize the unfunded actuarial accrued liability by December 31, 2010, as determined from the actuarial valuation or survey of the fund, using an interest assumption set at the rate specified in section 356.215, subdivision 4d. The amortization date specified in this clause shall apply to all local police or salaried firefighters' relief associations and shall supersede any amortization date specified in any applicable special law.

The minimum obligation of the municipality shall be an amount equal to the financial requirements of the relief association reduced by the estimated amount of member contributions from covered salary anticipated for the following calendar year and the estimated amounts anticipated for the following calendar year from the applicable state aid program established pursuant to sections 69.011 to 69.051 receivable by the relief association after any allocation made pursuant to section 69.031, subdivision 5, clause (2), subclause (c) or 423A.01, subdivision 2, clause (6), from the local police and salaried firefighters' relief association amortization aid program established pursuant to section 423A.02 and from the supplementary amortization state-aid program established under Laws 1984, chapter 564, section 48, and Laws 1985, chapter 261, section 17.

Sec. 3. Minnesota Statutes 1990, section 356.216, is amended to read:

356.216 [CONTENTS OF ACTUARIAL VALUATIONS FOR LO-CAL POLICE AND FIRE FUNDS.]

(a) The provisions of section 356.215 governing the contents of actuarial valuations shall apply to any local police or fire pension fund or relief association required to make an actuarial report under this section except as follows:

(1) in calculating normal cost and other requirements, if required to be expressed as a level percentage of covered payroll, the salaries used in computing covered payroll shall be the maximum rate of salary from which retirement and survivorship credits and amounts of benefits are determined and from which any member contributions are calculated and deducted;

(2) in lieu of the amortization date specified in section 356.215, subdivision 4g, the appropriate amortization target date specified in section 69.77, subdivision 2b, or 69.773, subdivision 4, clause (b), shall be used in calculating any required amortization contribution;

(3) in addition to the tabulation of active members and annuitants provided for in section 356.215, subdivision 4i, the member contributions for active members for the calendar year and the prospective annual retirement annuities under the benefit plan for active members shall be reported;

(4) actuarial valuations required pursuant to section 69.773, subdivision 2, shall be made at least every four years and actuarial valuations required pursuant to section 69.77 shall be made annually; and

(5) the actuarial balance sheet showing accrued assets valued at market value if the actuarial valuation is required to be prepared at least every four years or valued as current assets under section 356.215, subdivision 1, clause (6), or paragraph (b), whichever applies, if the actuarial valuation is required to be prepared annually, actuarial accrued liabilities, and the unfunded actuarial accrued liability shall include the following required reserves:

- (a) For active members
- 1. Retirement benefits
- 2. Disability benefits
- 3. Refund liability due to death or withdrawal
- 4. Survivors' benefits
- (b) For deferred annuitants' benefits
- (c) For former members without vested rights
- (d) For annuitants
- 1. Retirement annuities
- 2. Disability annuities
- 3. Surviving spouses' annuities
- 4. Surviving children's annuities

In addition to those required reserves, separate items shall be shown for additional benefits, if any, which may not be appropriately included in the reserves listed above.

(6) actuarial valuations shall be due by the first day of the seventh month after the end of the fiscal year which the actuarial valuation covers.

(b) For a relief association in a city of the first class with a

population of more than 300,000 <u>200,000</u>, the following provisions additionally apply:

(1) in calculating the actuarial balance sheet, unfunded actuarial accrued liability, and amortization contribution of the relief association, "current assets" means the value of all assets at cost, including realized capital gains and losses, plus or minus, whichever applies, the average value of total unrealized capital gains or losses for the most recent three-year period ending with the end of the plan year immediately preceding the actuarial valuation report transmission date; and

(2) in calculating the applicable portions of the actuarial valuation, an annual preretirement interest assumption of six percent, an annual postretirement interest assumption of six percent, and an annual salary increase assumption of four percent must be used.

Sec. 4. Minnesota Statutes 1990, section 423A.01, subdivision 2, is amended to read:

Subd: 2. [OPERATION OF LOCAL RELIEF ASSOCIATION UPON MODIFICATION OF RETIREMENT COVERAGE FOR NEWLY HIRED POLICE OFFICERS AND FIREFIGHTERS.] The following provisions shall govern the operation of a local relief association upon the modification of retirement coverage for newly hired police officers or firefighters:

(1) The minimum obligation of a municipality in which the retirement coverage for newly hired police officers or salaried firefighters has been modified pursuant to subdivision 1 with respect to the local relief association shall be determined and governed in accordance with the provisions of sections 69.77, 356.215, and 356.216, except that the normal cost calculation for the relief association shall be computed as a percentage of the compensation paid to the active members of the relief association. The compensation paid to persons with retirement coverage modified pursuant to subdivision 1 shall not be included in any of the computations made in determining the obligation of the municipality with respect to the local relief association.

(2) The contribution rate of members of the local relief association shall be governed by section 69.77, unless a special law establishing a greater member contribution rate is applicable whereupon it shall continue to govern. The member contribution rate of persons with retirement coverage modified pursuant to subdivision 1 shall be governed by section 353.65.

(3) Unless otherwise provided for by law, when every active member of the local relief association retires or terminates from active duty, the local relief association shall cease to exist as a legal entity and the assets of the special fund of the relief association shall be transferred to a trust fund to be established by the appropriate municipality for the purpose of paying service pensions and retirement benefits to recipient beneficiaries. Recipient beneficiaries who are competent to act on their own behalf shall be entitled to select the prescribed number of trustees of the trust fund as provided in this clause, subject to the approval of the governing body of the municipality. If there are at least five recipient beneficiaries, the trust fund shall be managed by a board of trustees composed of five persons selected by the recipient beneficiaries of the fund. When there are fewer than five recipient beneficiaries, the number of trustees selected by the recipient beneficiaries shall be equal to the number of the remaining recipient beneficiaries. The governing body of the municipality shall select the additional trustees. The term of the elected members of the board of trustees shall be indefinite and shall continue until a vacancy occurs in one of the board of trustee member positions. Board of trustee members shall not be compensated for their services, but shall be reimbursed for any expenses actually and necessarily incurred as a result of the performance of their duties in their capacity as board of trustee members. The municipality shall perform whatever services are necessary to administer the trust fund. When all obligations of the trust fund are paid, the balance of the assets remaining in the trust fund shall revert to the municipality for expenditure for law enforcement or firefighting purposes, whichever is applicable.

(4) The financial requirements of the trust fund and the minimum obligation of the municipality with respect to the trust fund shall be determined in accordance with sections 69.77, 356.215, and 356.216 until the unfunded accrued liability of the trust fund is fully amortized in accordance with section 69.77, subdivision 2b. The municipality shall provide in its annual budget for at least the aggregate amount of service pensions, disability benefits, survivorship benefits, and refunds which are projected as payable for the following calendar year, as determined by the board of trustees of the trust fund, less the amount of assets in the trust fund as of the end of the most current calendar year for which figures are available, valued pursuant to section 356.20, subdivision 4, clause (1)(a), if the difference between those two figures is a positive number.

(5) In calculating the amount of service pensions and other retirement benefits payable from the local relief association and in calculating the amount of any automatic postretirement increases in those service pensions and retirement benefits based on the salary paid or payable to active members or escalated in any fashion, the salary for use as the base for the service pension or retirement benefit calculation and the postretirement increase calculation for the local relief association shall be the salary for the applicable position as specified in the articles of incorporation or bylaws of the relief association as of the date immediately prior to the effective date of the modification of retirement coverage for newly hired personnel pursuant to subdivision 1, as the applicable salary is reset by the municipality periodically, irrespective of whether retirement coverage for persons holding the applicable position used in calculations is provided by the relief association or by the public employees police and fire fund. If for a local salaried firefighters relief association, the specified position no longer exists because of a reorganization of the fire department as a volunteer fire department, the percentage increase in the salary of the position of a top grade patrol officer in the police department of the municipality must be the basis for service pension and retirement benefit postretirement increase calculations.

(6) If the modification of retirement coverage implemented pursuant to subdivision 1 is applicable to a local police relief association. the police state aid received by the municipality shall be disbursed pursuant to section 69.031, subdivision 5, clause (2)(c). If the modification of retirement coverage implemented pursuant to subdivision 1 is applicable to a local firefighters' relief association, the fire state aid received by the applicable municipality other than a city of the first class with a population of more than 300,000 200,000 shall be disbursed as the municipality at its option may elect. The municipality may elect: (a) to transmit the total fire state aid to the treasurer of the local relief association for immediate deposit in the special fund of the relief association; or (b) to apply the total fire state aid toward the employer contribution of the municipality to the public employees police and fire fund pursuant to section 353.65, subdivision 3; or (c) to allocate the total fire state aid proportionately between the special fund of the local relief association and employer contribution of the municipality to the public employees police and fire fund on the basis of the respective number of active full-time salaried firefighters receiving retirement coverage from each.

For a city of the first class with a population of more than 300,000200,000, in addition, the city may elect to allot the appropriate portion of the total fire state aid to apply toward the employer contribution of the city to the public employees police and fire fund based on the covered salary of firefighters covered by the fund each payroll period and to transmit the balance to the firefighters relief association.

Sec. 5. Laws 1989, chapter 319, article 19, section 6, is amended to read:

Sec. 6. [DISPOSITION OF ASSETS UPON CONCLUSION OF BENEFIT PAYMENTS.]

Upon the death of the last benefit recipient and the certification by the chief administrative officer of a city of the first class with a population of more than 300,000 200,000 to the state auditor of the absence of any remaining person with a benefit entitlement, the assets of the relief association or trust fund, whichever applies, must revert to the city and may be used by the city only for law enforcement or firefighting expenditure purposes, whichever applies.

Sec. 6. Laws 1989, chapter 319, article 19, section 7, subdivision 1, is amended to read:

Subdivision 1. [DEFINITIONS.] For the purposes of this section, each of the terms in this subdivision have the meanings given them in paragraphs (a) to (h).

(a) "Annual postretirement payment" means the payment of a lump sum postretirement benefit to an eligible member on June 1 following the determination date in any year.

(b) "City" means a city of the first class with a population of more than 300,000 200,000.

(c) "Determination date" means December 31 of each year.

(d) "Eligible member" means a person, including a service pensioner, a disability pensioner, a survivor, or dependent of a deceased active member, service pensioner, or disability pensioner, who received a pension or benefit during the 12 months before the determination date. A person who received a pension or benefit for the entire 12 months before the determination date are eligible for a full annual postretirement payment. A person who received a pension or benefit for less than 12 months before the determination date is eligible for a prorated annual postretirement payment.

(e) "Excess investment income" means the amount by which the time weighted total rate of return earned by the fund in the most recent fiscal year has exceeded the actual percentage increase in the current monthly salary of a top grade patrol officer or top grade firefighter, whichever applies, in the most recent fiscal year plus two percent. The excess investment income must be expressed as a dollar amount and may not exceed one percent of the total assets of the fund and does not exist unless the yearly average percentage increase of the time weighted total rate of return of the fund for the previous five years exceeds by two percent the yearly average percentage increase in monthly salary of a top grade patrol officer or top grade firefighter, whichever applies, during the previous five calendar years.

(f) "Fund" means a police relief association or firefighters relief association, whichever applies, located in the city and governed by Minnesota Statutes, section 69.77.

(g) "Relief association" means the police relief association or the firefighters relief association, whichever applies, located in the city.

(h) "Time weighted total rate of return" means the percentage amount determined by using the formula or formulas established by the state board of investment under Minnesota Statutes, section 11A.04, clause (11), and in effect on January 1, 1987.

Sec. 7. Laws 1989, chapter 319, article 19, section 7, subdivision 4, as amended by Laws 1990, chapter 570, article 12, section 63, is amended to read:

Subd. 4. [AMOUNT OF ANNUAL POSTRETIREMENT PAY-MENT.] The amount determined under subdivision 3 must be applied in accordance with this subdivision. The relief association in a city of the first class with a population exceeding 300,000 shall apply the first one-half of one percent of assets which constitute excess investment income to the payment of an annual postretirement payment as specified in this subdivision. The relief association in a city of the first class with a population of more than 200,000 but less than 300,000 shall apply the first one-half of assets which constitute excess investment income to the payment of the annual postretirement payment. The second one-half of one percent of assets which constitute excess investment income in a city of the first class with a population exceeding 300,000 shall be applied to reduce the state amortization state aid or supplementary amortization state aid payments otherwise due to the relief association under section 423A.02 for the current calendar year. The remaining one-half of assets constituting excess investment income in a city of the first class with a population of more than 200,000 but less than 300,000 shall likewise be applied to reduce state amortization or supplementary amortization aid payments otherwise due for the current calendar year under section 423A.02 for the current calendar year. The relief association shall pay an annual postretirement payment to all eligible members in an amount not to exceed one-half of one percent of the assets of the fund. Payment of the annual postretirement payment must be in a lump sum amount on June 1 following the determination date in any year. Payment of the annual postretirement payment may be made only if the time weighted total rate of return exceeds by two percent the actual percentage increase in the current monthly salary of a top grade patrol officer or a top grade firefighter, whichever applies, in the most recent fiscal year and the yearly average percentage increase of the time weighted total rate of return of the fund for the previous five years exceeds by two percent the yearly average percentage increase in monthly salary of a top grade patrol officer or a top grade firefighter, whichever applies, of the previous five years. The total amount of all payments to members may not exceed the amount determined under subdivision 3. Payment to each eligible member must be calculated by dividing the total number of pension units to which eligible members are entitled into the excess investment income available for distribution to members, and then multiplying that result by the number of units to which each eligible member is entitled to determine each eligible member's annual postretirement payment.

Payment to each eligible member may not exceed an amount equal to the total monthly benefit that the eligible member was entitled to in the prior year under the terms of the benefit plan of the relief association or each eligible member's proportionate share of the excess investment income, whichever is less. In addition to the provisions of subdivision 1 and this subdivision that require that the time weighted total rate of return earned by the fund in the most recent fiscal year exceeds by two percent the actual percentage increase in the current monthly salary of a top grade patrol officer or a top grade firefighter in the most recent fiscal year, a relief association in a city of the first class with a population of more than 200,000 but less than 300,000 may pay an annual postretirement payment only if the percent of assets to accrued liability equals or exceeds amounts determined as follows:

Sec. 8. [EFFECTIVE DATE.]

Sections <u>1</u> to <u>7</u> are effective on approval by the St. Paul city council and compliance with Minnesota Statutes, section <u>645.021</u>. These sections apply to <u>1990</u> investment performance, actuarial valuations covering the calendar year ending December <u>31</u>, 1990, and the annual financial requirements and minimum municipal obligation based on the <u>1990</u> actuarial valuation. Sections <u>1</u> to <u>7</u> are not severable. However, a resolution by the St. Paul city council granting approval pursuant to section <u>645.021</u> may apply sections <u>1</u> to <u>7</u> to either a police fund or to a fire fund or both."

Renumber the articles in sequence

Amend the title accordingly

The motion prevailed and the amendment was adopted.

The Speaker resumed the Chair.

Blatz and Olsen, S., moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 16, after line 41, insert:

"The commissioner of finance shall determine \$24,000,000 in total expenditure reductions among the legislature, the judicial branch, state agencies, the governor's office, and the offices of the constitutional officers. The reduction as to each entity shall be determined in proportion to their total general fund appropriation for fiscal years 1992-1993. Once the appropriate amount has been determined as to each entity, the governor shall implement these reductions. To the extent possible, each entity shall implement its budget reduction by reducing expenditures for upper and middle management personnel."

A roll call was requested and properly seconded.

The question was taken on the Blatz and Olsen, S., amendment and the roll was called. There were 57 yeas and 69 nays as follows:

Those who voted in the affirmative were:

Abrams Anderson, R. H. Bettermann Blatz Boo Davids Dempsey Dille Dorn Erhardt Frederick	Girard Goodno Gruenes Gutknecht Hartle Hasskamp Haukoos Heir Henry Hufnagle Hugoson	Johnson, V. Knickerbocker Koppendrayer Krinkie Leppik Limmer Lynch Macklin Marsh McPherson Morrison	Olsen, S. Omann Onnen Ozment Pauly Pellow Pelowski Runbeck Schafer Schreiber Seaberg	Sviggum Swenson Tompkins Uphus Valento Waltman Weaver Welker Winter
Frerichs	Jennings	Newinski	Smith	

Those who voted in the negative were:

Anderson, I. Brown Battaglia Carlso Bauerly Clark Beard Coope Begich Daune Bodahl Dawki	n Greenfield Hanson Hausman r Jacobs	Jaros Jefferson Johnson, A. Johnson, R. Kahn Kalis	Kelso Kinkel Krueger Lasley Lieder Long
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Lourey Mariani McEachern Milbert Munger Murphy Nelson, K. Nelson, S	O'Connor Ogren Olson, E. Olson, K. Orenstein Orfield Osthoff Ostrom	Peterson Pugh Rice Rodosovich Rukavina Sarna Scheid Secal	Simoneau Skoglund Solberg Sparby Stanius Steensma Thompson Trimble	Tunheim Vellenga Wagenius Wejcman Welle Wenzel Spk. Vanasel
Nelson, S.	Ostrom	Segal	Trimble	брк. тапаж

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

Morrison, Pelowski, Leppik, Segal, Rukavina, Runbeck and Jefferson moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 24, lines 49 and 50, delete "\$150,000" and insert "\$500,000"

Adjust the totals accordingly

The question was taken on the Morrison et al amendment and the roll was called. There were 96 yeas and 29 nays as follows:

Those who voted in the affirmative were:

Those who voted in the negative were:

Beard Carlson	Greenfield Gutknecht	Koppendrayer Krinkie	Munger Nelson, K.	Skoglund Sviggum
Clark	Haukoos	Lasley	O'Connor	Wejcman
Davids	Hausman	Long	Ogren	Welker
Frerichs	Hugoson	Mariani	Ostrom	Spk. Vanasek
Girard	Jacobs	McPherson	Reding	•

The motion prevailed and the amendment was adopted.

Stanius, Schafer, Hugoson, Davids, Waltman, Girard, Bettermann and Seaberg moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 21, delete lines 4 and 5 and insert "reinvest in Minnesota program."

A roll call was requested and properly seconded.

POINT OF ORDER

Kahn raised a point of order pursuant to rule 3.09 that the Stanius et al 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 Stanius et al amendment and the roll was called. There were 53 yeas and 73 nays as follows:

Those who voted in the affirmative were:

Abrams Anderson, I. Anderson, R. Anderson, R. H. Bettermann Davids Dempsey Dorn Erhardt Frederick Frederick	Girard Goodno Gruenes Gutknecht Hartle Hautkoos Heir Henry Hufnagle Hugoson Jennings	Johnson, V. Kalis Kinkel Koppendrayer Krinkie Leppik Limmer Macklin Marsh McPherson Newinski	Olsen, S. Olson, K. Omann Onnen Ostrom Ozment Pauly Pellow Runbeck Schafer Scaberg	Smith Stanius Steensma Sviggum Swenson Thompson Uphus Valento Waltman
Frerichs	Jennings	Newinski	Seaberg	

Those who voted in the negative were:

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

Heir, Stanius, Krinkie, Omann, Pelowski, Waltman and Better-

mann moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 14, after line 50, insert:

"\$8,108,000 is to provide matching financial assistance to counties for improvements to local emergency telephone services under Minnesota Statutes, section 403.13. The appropriation may be used in either year."

Page 21, delete lines 2 to 5

Page 62, after line 13, insert:

"Sec. 82. [403.13] [SYSTEM IMPROVEMENTS, GRANTS.]

The department of administration shall provide up to 90 percent of the financial assistance to counties needed for the improvement of local emergency telephone services. Activities eligible for assistance under this section include providing access to minimum 911 service for telephone service subscribers currently without access, upgrading existing 911 emergency service to include automatic location identification or automatic number identification, upgrading communications systems used by 911 emergency service providers, and other improvements in 911 emergency service approved by the department. To be eligible for assistance under this section, a county must assume and pay for ten percent of the costs to implement the improvements for which the assistance will be requested. The plan amendments must be approved by the department of administration. A county shall apply for assistance under this section in the manner prescribed by the department.

Money appropriated to the department of administration for the purposes of the improved emergency telephone services financial assistance program must be deposited in an account separate from the emergency telephone service account established in section 403.11, subdivision 1."

Adjust the figures accordingly

Renumber the sections in sequence

Correct internal references

Amend the title accordingly

A roll call was requested and properly seconded.

POINT OF ORDER

Solberg raised a point of order pursuant to rule 3.09 that the Heir et al 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 Heir et al amendment and the roll was called. There were 50 yeas and 80 nays as follows:

Those who voted in the affirmative were:

Anderson, I.	Frerichs	Johnson, R.	McPherson	Smith
Anderson, R.	Girard	Johnson, V.	Murphy	Solberg
Anderson, R. H.	Gruenes	Kinkel	Newinski	Stanius
Bauerly	Gutknecht	Koppendrayer	Omann	Sviggum
Bettermann	Hartle	Krinkie	Onnen	Swenson
Davids	Hasskamp	Limmer	Ozment	Thompson
Dempsey	Haukoos	Lourey	Pellow	Uphus
Dille	Heir	Macklin	Runbeck	Valento
Erhardt	Hugoson	Marsh	Schafer	Waltman
Frederick	Jennings	McEachern	Schreiber	Weaver

Those who voted in the negative were:

Abrams	Garcia	Krueger	Olson, E.	Segal
Battaglia	Goodno	Lasley	Olson, K.	Simoneau
Beard	Greenfield	Leppik	Orenstein	Skoglund
Begich	Hanson	Lieder	Orfield	Sparby
Blatz	Hausman	Long	Osthoff	Steensma
Bodahl	Henry	Lynch	Ostrom	Tompkins
Boo	Hufnagle	Mariani	Pauly	Trimble
Brown	Jacobs	McGuire	Peterson	Tunheim
Carlson	Janezich	Milbert	Pugh	Vellenga
Carruthers	Jaros	Morrison	Reding	Wagenius
Clark	Jefferson	Munger	Rest	Wejcman
Cooper	Johnson, A.	Nelson, K.	Rice	Welker
Dauner	Kahn	Nelson, S.	Rodosovich	Welle
Dawkins	Kalis	O'Connor	Rukavina	Wenzel
Dorn	Kelso	Ogren	Sarna	Winter
Farrell	Knickerbocker	Olsen, S.	Scheid	Spk. Vanasek

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

Sviggum moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 21, line 2, delete "\$5,004,000" and insert "\$4,397,000"

Page 21, line 3, delete "\$3,104,000" and insert "\$2,500,000"

Adjust the totals accordingly

A roll call was requested and properly seconded.

The question was taken on the Sviggum amendment and the roll was called. There were 51 yeas and 78 nays as follows:

Those who voted in the affirmative were:

Abrams Anderson, R. Anderson, R. H. Bettermann Carruthers Davids Dempsey Dille Dorn Frederick	Girard Goodno Gruenes Gutknecht Hartle Haukoos Heir Henry Hugoson Johnson, V.	Koppendrayer Krinkie Lasley Leppik Limmer Macklin Marsh McEachern McPherson Morrison	Newinski Olsen, S. Omann Onnen Ozment Pauly Pellow Schafer Schreiber Schreiber Scaberg	Stanius Sviggum Uphus Valento Waltman Weaver Welker
Frerichs	Knickerbocker	Nelson, S.	Smith	

Those who voted in the negative were:

Anderson, I. Battaglia Bauerly Beard Begich Bertram Blatz Bodahl Boo	Garcia Greenfield Hanson Hasskamp Hausman Hufnagle Jacobs Janezich Jaros	Kinkel Krueger Lieder Long Lourey Lynch Mariani McGuire Milbert	Orenstein Orfield Osthoff Ostrom Peterson Pugh Reding Rest Rice	Skoglund Solberg Sparby Steensma Thompson Tompkins Tunheim Vellenga Wagenius
Brown Carlson	Jefferson Jennings	Munger Murphy	Rodosovich Rukavina	Wejcman Welle
Clark	Johnson, A.	Nelson, K.	Runbeck	Wenzel
Cooper	Johnson, R.	O'Connor	Sarna	Winter
Dauner	Kahn	Ogren	Scheid	Spk. Vanasek
Dawkins	Kalis	Olson, E.	Segal	-
Farrell	Kelso	Olson, K.	Simoneau	

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

Sviggum offered an amendment to H.F. No. 1631, the second engrossment, as amended.

POINT OF ORDER

Skoglund raised a point of order pursuant to rule 3.09 that the Sviggum amendment was not in order. The Speaker ruled the point of order well taken and the amendment out of order.

Welker, Sviggum, McPherson, Jennings, Gutknecht and Krinkie moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 9, line 40, delete "327" and insert "325"

Page 10, line 7, delete "2,749,000" and insert "2,647,000" and delete "2,745,000" and insert "2,643,000"

Page 10, delete lines 32 to 38

Adjust the figures accordingly

A roll call was requested and properly seconded.

The question was taken on the Welker et al amendment and the roll was called. There were 58 yeas and 75 nays as follows:

Those who voted in the affirmative were:

Abrams Anderson, R. Anderson, R. H. Bettermann Blatz Boo Dauner Davids Dempsey Dille Erhardt Evedorick	Gruenes Gutknecht Hartle Haukoos Heir Henry Hufnagle Hugoson	Johnson, V. Knickerbocker Koppendrayer Krinkie Leppik Limmer Lourey Lynch Macklin Marsh McPherson Marsin	Olsen, S. Omann Onnen Ozment Pauly Pellow Pelowski Runbeck Schafer Schreiber Seaberg Smith	Stanius Sviggum Swenson Tompkins Uphus Valento Waltman Weaver Welker Winter
Frederick	Jennings	Morrison	Smith	

Those who voted in the negative were:

BertramJacobsMclBodahlJanezichMclBrownJarosMilCarlsonJeffersonMuCarruthersJohnson, A.MuClarkJohnson, R.NelCooperKahnNelDawkinsKalisNew	g Orfield iani Osthoff iachern Ostrom Juire Peterson oert Pugh ager Reding phy Rest son, K. Rice son, S. Rodosovich inski Rukavina onnor Sarna	Skoglund Solberg Sparby Steensma Thompson Trimble Tunheim Vellenga Wagenius Wejcman Welle Wenzel Sok, Vanasek
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The motion did not prevail and the amendment was not adopted.

Pellow; Olsen, S.; Smith; Anderson, R. H.; Limmer; Heir; Welker; Knickerbocker; Abrams and Jennings offered an amendment to H. F. No. 1631, the second engrossment, as amended.

POINT OF ORDER

Anderson, I., raised a point of order pursuant to rule 3.09 that the

Pellow et al amendment was not in order. The Speaker ruled the point of order well taken and the amendment out of order.

Valento moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 5, after line 20, insert:

"The legislative auditor shall audit the budget of the house of representatives for the years 1985 to 1991."

A roll call was requested and properly seconded.

The question was taken on the Valento amendment and the roll was called. There were 63 yeas and 66 nays as follows:

Those who voted in the affirmative were:

Abrams Anderson, R. H. Bettermann Blatz Bodahl Boo Davids Dempsey Dille Dorn Erhardt Frederick	Garcia Girard Goodno Gruenes Gutknecht Hartle Hasskamp Haukoos Heir Henry Hufnagle Hugoson Lonning	Johnson, V. Kelso Knickerbocker Koppendrayer Krinkie Limmer Lourey Lynch Macklin Marsh McGuire McPherson Milboet	Morrison Newinski Olsen, S. Omann Orenstein Ostrom Ozment Pauly Pellow Pellow Pelowski Runbeck Schofer	Seaberg Smith Stanius Sviggum Swenson Tompkins Uphus Valento Waltman Weaver Welker
Frerichs	Jennings	Milbert	Schafer	

Those who voted in the negative were:

Battaglia Han Bauerly Hau Beard Jaco Begich Jane Bertram Jeffe Brown John	enfield Long son Mariani sman McEache bls Munger ezich Murphy erson Nelson, F nson, A. Nelson, S nson, R. O'Connoi n Ogren s Olson, E. kel Olson, K eger Orfield	Rice Rodosovich K. Rukavina S. Sarna r Scheid Segal . Simoneau	Steensma Thompson Trimble Tunheim Vellenga Wagenius Wejcman Weile Winter Spk. Vanasek
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The motion did not prevail and the amendment was not adopted.

Stanius and Seaberg moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 21, delete lines 2 to 5

Page 26, after line 49, insert:

"\$4,054,000 is for a scholarship program for members of reserve units of the armed forces of the United States and members of the National Guard. The program shall be administered by the commissioner. This appropriation is available in either year.

\$4,054,000 is for a veterans bonus program for active duty members of the armed forces of the United States, including reserve units and active duty members of the National Guard, who served in Operation Desert Storm/ Desert Shield. The program shall be established and administered by the commissioner. This appropriation is available in either year."

Adjust the figures accordingly

A roll call was requested and properly seconded.

The question was taken on the Stanius and Seaberg amendment and the roll was called. There were 65 yeas and 67 nays as follows:

Those who voted in the affirmative were:

Abrams	Frerichs	Johnson, V.	Nelson, S.	Schreiber
Anderson, R.	Garcia	Kelso	Newinski	Seaberg
Anderson, R. H.	Girard	Knickerbocker	Olsen, S.	Smith
Bettermann	Goodno	Koppendrayer	Olson, K.	Stanius
Blatz	Gruenes	Krinkie	Omann	Steensma
Bodahl	Gutknecht	Limmer	Onnen	Sviggum
Brown	Hartle	Lourey	Ostrom	Swenson
Dauner	Haukoos	Lynch	Ozment	Thompson
Davids	Heir	Macklin	Pauly	Uphus
Dempsey	Henry	Marsh	Pellow	Valento
Dille	Hufnagle	McEachern	Pelowski	Waltman
Erhardt	Hugoson	McPherson	Runbeck	Weaver
Erhardt	Hugoson	McPherson	Runbeck	Weaver
Frederick	Johnson, R.	Morrison	Schafer	Wenzel

Those who voted in the negative were:

Anderson, I.	Bertram	Clark	Greenfield	Jaros
Battaglia	Bishop	Cooper	Hanson	Jefferson
Bauerly	Boo	Dawkins	Hausman	Jennings
Beard	Carlson	Dorn	Jacobs	Johnson, A.
Begich	Carruthers	Farrell	Janezich	Kahn

Kalis Munger Kinkel Murphy Krueger Nelson, Lasley O'Conno Lieder Ogren Long Olson, F Mariani Orenste McGuire Orfield Milbert Osthoff	r Rest Rice Rodosovich	Segal Simoneau Skoglund Solberg Sparby Tompkins Trimble Tunheim Vellenga	Wagenius Wejcman Welker Welle Winter Spk. Vanasek
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The motion did not prevail and the amendment was not adopted.

Welker, Valento, Sviggum, Haukoos, Newinski, Smith, Limmer, Krinkie, Boo, Goodno, Uphus, Bettermann, McPherson, Omann, Jennings, Girard and Waltman moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 3, after line 15, insert:

"The salaries of legislators and constitutional officers shall not be increased during the biennium."

A roll call was requested and properly seconded.

The question was taken on the Welker et al amendment and the roll was called. There were 115 yeas and 13 nays as follows:

Those who voted in the affirmative were:

Abrams Anderson, I. Anderson, R.	Farrell Frederick Frerichs	Kelso Kinkel Koppendrayer	Olsen, S. Olson, E. Olson, K.	Segal Skoglund Smith
Anderson, R. H.	Garcia	Krinkie	Omann	Solberg
Bauerly	Girard	Krueger	Onnen	Sparby
Beard	Goodno	Lasley	Orenstein	Staniús
Bertram	Gruenes	Leppik	Orfield	Steensma
Bettermann	Gutknecht	Lieder	Osthoff	Sviggum
Bishop	Hanson	Limmer	Ostrom	Swenson
Blatz	Hartle	Lourey	Ozment	Thompson
Bodahl	Hasskamp	Lynch	Pauly	Tompkins
Boo	Haukoos	Macklin	Pellow	Trimble
Carlson	Hausman	Marsh	Pelowski	Tunheim
Carruthers	Heir	McEachern	Peterson	Uphus
Clark	Henry	McGuire	Pugh	Valento
Cooper	Hufnagle	McPherson	Rest	Vellenga
Dauner	Hugoson	Milbert	Rodosovich	Wagenius
Davids	Janezich	Morrison	Rukavina	Waltman
Dawkins	Jefferson	Murphy	Runbeck	Weaver
Dempsey	Jennings	Nelson, K.	Schafer	Wejcman
Dille	Johnson, A.	Nelson, S.	Scheid	Welker
Dorn	Johnson, R.	Newinski	Schreiber	Wenzel
Erhardt	Johnson, V.	O'Connor	Seaberg	Winter

Those who voted in the negative were:

Battaglia	Jacobs	Kalis	Sarna	Spk. Vanasek
Begich	Jaros	Long	Simoneau	
Brown	Kahn	Munger	Welle	

The motion prevailed and the amendment was adopted.

Welker moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 3, after line 17, insert:

"Notwithstanding any law to the contrary, no per diem shall be paid to members of the house of representatives except during a regular session of the legislature.

Notwithstanding any law to the contrary, members of the house of representatives holding leadership positions shall not receive compensation greater than that of other members."

A roll call was requested and properly seconded.

The question was taken on the Welker amendment and the roll was called. There were 42 yeas and 87 nays as follows:

Those who voted in the affirmative were:

Bettermann Blatz Davids Dempsey Erhardt Farrell Frederick Frerichs Girard	Goodno Gruenes Haukoos Heir Henry Hufnagle Hugoson Johnson, V. Konpendraver	Krinkie Limmer Lynch Macklin McPherson Morrison Newinski Olsen, S. Omann	Onnen Orfield Pauly Pellow Runbeck Schafer Seaberg Smith Stanius	Sviggum Uphus Valento Waltman Weaver Welker
Girard	Koppendrayer	Omann	Stanius	

Those who voted in the negative were:

Abrams	Boo	Greenfield	Johnson, R.	Marsh
Anderson, I.	Brown	Gutknecht	Kahn	McEachern
Anderson, R.	Carlson	Hanson	Kalis	Milbert
Anderson, R. H.	Carruthers	Hartle	Kelso	Munger
Battaglia	Clark	Hausman	Kinkel	Murphy
Bauerly	Cooper	Jacobs	Knickerbocker	Nelson, K.
Beard	Dauner	Janezich	Krueger	Nelson, S.
Begich	Dawkins	Jaros	Lasley	O'Connor
Bertram	Dille	Jefferson	Leppik	Ogren
Bishop	Dorn	Jennings	Lieder	Olson, E.
Bodaĥl	Garcia	Johnson, A.	Lourey	Olson, K.

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Orenstein Osthoff Ostrom Ozment Pelowski Peterson Pugh	Reding Rest Rice Rodosovich Rukavina Sarna Scheid	Schreiber Segal Simoneau Skoglund Solberg Sparby Steensma	Swenson Thompson Tompkins Trimble Tunheim Vellenga Wagenius	Wejcman Welle Wenzel Winter
rugn	Scheiu	Steensma	wagenius	

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

Tompkins moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 84, after line 20, insert:

"Sec. 106. Minnesota Statutes 1990, section 611.35, subdivision 1, is amended to read:

Subdivision 1. Any person who is represented by a public defender or appointive counsel shall, if financially able to pay, reimburse the governmental unit chargeable with the compensation of such public defender or appointive counsel for all or part of the actual costs to the governmental unit in providing the services of the public defender or appointive counsel. Before appointing a public defender or appointive counsel to represent any defendant, the court im hearing such matter shall ascertain must determine the amount of such costs to be charged to the defendant, according to the defendant's ability to pay under a sliding fee scale established by the judicial district in which the court is located, and shall direct reimbursement over a period of not to exceed six months, unless the court for good cause shown shall extend the period of reimbursement. If a term of probation is imposed as a part of a sentence, reimbursement of costs as required by this subdivision may shall be made a condition of probation."

Renumber the sections in sequence

Amend the title accordingly

The question was taken on the Tompkins amendment and the roll was called. There were 48 yeas and 83 nays as follows:

Those who voted in the affirmative were:

Abrams	Frederick	Henry	Macklin	Pauly
Anderson, R.	Frerichs	Hufnagle	Marsh	Pellow
Anderson, R. H.	Girard	Hugoson	McPherson	Runbeck
Bettermann	Goodno	Johnson, V.	Morrison	Schafer
Blatz	Gruenes	Knickerbocker	Newinski	Schreiber
Boo	Gutknecht	Koppendrayer	Olsen, S.	Seaberg
Davids	Haukoos	Leppik	Omann	Smith
Erhardt	Heir	Lynch	Ozment	Stanius

Sviggum	Tompkins	Valento	Weaver
Swenson	Uphus	Waltman	Welker

Those who voted in the negative were:

	Anderson, I. Battaglia Bauerly Beard Begich Bertram Bishop Bodahl Brown Carlson Carruthers Clark Cooper Dauner Dawkins Dempsey	Farrell Garcia Greenfield Hanson Hartle Hausman Jacobs Janezich Jaros Jenezich Jaros Jefferson Jennings Johnson, A. Johnson, R. Kahn Kalis Kelso	Krinkie Krueger Lasley Lieder Limmer Long Lourey Mariani McEachern McGuire Milbert Munger Murphy Nelson, K. Nelson, S. O'Connor	Olson, E. Olson, K. Onnen Orenstein Orfield Osthoff Ostrom Pelowski Peterson Pugh Reding Rest Rice Rodosovich Rukavina Sarna	Simoneau Skoglund Solberg Sparby Steensma Thompson Trimble Tunheim Vellenga Wagenius Wegenius Wejle Wenzel Winter Spk. Vanasek
lorn Kunkol (kuron Sorg)	Dempsey Dorn	Kelso Kinkel	O'Connor Ogren	Sarna Segal	орк. чапазек

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

Welker, Pugh, Kahn, Krueger, Solberg, Bettermann, Seaberg, Runbeck, Haukoos, Pellow, Dempsey and Tompkins moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 79, after line 29, insert:

"Sec. 99. Minnesota Statutes 1990, section 611.17, is amended to read:

611.17 [ELIGIBILITY <u>ANALYST;</u> FINANCIAL INQUIRY; STATEMENTS.]

(a) The district court administrator in each judicial district shall appoint an eligibility analyst to screen requests under paragraph (b).

(b) Upon a request for the appointment of counsel, the court shall refer the request to the eligibility analyst. The analyst shall make appropriate inquiry into the financial circumstances of the applicant, who shall submit a financial statement under oath or affirmation setting forth the applicant's assets and liabilities, source or sources of income, and any other information required by the court analyst. The analyst may also require the applicant to produce relevant financial records. The state public defender shall furnish appropriate forms for the financial statements. The information contained in the statement shall be confidential and for the exclusive use of the court analyst, except for any prosecution under section 609.48. A refusal to execute the financial statement or

produce financial records constitutes a waiver of the right to the appointment of a public defender."

Page 80, after line 27, insert:

"Sec. 101. Minnesota Statutes 1990, section 611.20, is amended to read:

611.20 [SUBSEQUENT ABILITY TO PAY COUNSEL.]

If at any time after the state public defender or a district public defender has been directed to act, the court having jurisdiction in the matter is satisfied that the defendant or other person is financially able to obtain counsel or to make partial payment for the representation, the court may terminate the appointment of the public defender, unless the person so represented is willing to pay therefor. If a public defender continues the representation, the court shall direct payment for such representation as the interests of justice may dictate. Any payments directed by the court shall be recorded by the court administrator, who shall transfer the payments to the governmental unit responsible for the costs of the public defender. The eligibility analyst appointed under section 611.17 may investigate the financial status of a defendant or other person for whom a public defender has been appointed and may act to collect payments directed by the court.

If at any time after appointment a public defender should have reason to believe that a defendant is financially able to obtain counsel or to make partial payment for counsel, it shall be the public defender's duty to so advise the court so that appropriate action may be taken."

Renumber the sections in sequence

Correct internal references

Amend the title accordingly

Solberg moved to amend the Welker et al amendment to H. F. No. 1631, the second engrossment, as amended, as follows:

In the Welker amendment, page 1, line 9, delete "<u>shall</u>" and insert "<u>may</u>"

The motion prevailed and the amendment to the amendment was adopted.

The question recurred on the Welker et al amendment to H. F. No. 1631, the second engrossment, as amended. The motion prevailed and the amendment, as amended, was adopted.

Sviggum moved to amend H. F. No. 1631, the second engrossment, as amended, as follows:

Page 3, line 9, delete "47,950,700" and insert "43,155,630" and delete "49,362,700" and insert "44,426,430"

Page 3, line 11, delete "47,918,700" and insert "43,126,830" and delete "49,330,700" and insert "44,397,630"

Page 3, line 12, delete "32,000" and insert "28,800" and delete "32,000" and insert "28,800"

Adjust the figures in this section proportionally to these reductions

Adjust the totals accordingly

A roll call was requested and properly seconded.

The question was taken on the Sviggum amendment and the roll was called. There were 57 yeas and 74 nays as follows:

Those who voted in the affirmative were:

Anderson, R. H. Bettermann Blatz Boo Davids Dempsey Dille Dorn Erhardt Frederick	Garcia Girard Goodno Gruenes Gutknecht Hartle Hastle Hasskamp Haukoos Heir Henry Hufnagle Jennings	Johnson, V. Kelso Koppendrayer Krinkie Leppik Limmer Lourey Lynch Macklin Marsh McPherson Morrison	Newinski Omann Onnen Ozment Pauly Pellow Pelowski Runbeck Schafer Schafer Schafer Seaberg Smith	Stanius Sviggum Swenson Tompkins Uphus Valento Waltman Weaver Welker
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Those who voted in the negative were:

Anderson, I. Anderson, R. Battaglia Bauerly Beard Begich Bertram Bodahl Brown Carlson	Carruthers Clark Cooper Dawkins Farrell Greenfield Hanson Hausman Hugoson Jacobs	Janezich Jaros Jefferson Johnson, A. Johnson, R. Kahn Kalis Kinkel Knickerbocker Krueger	Lasley Lieder Long Mariani McEachern McGuire Milbert Munger Munger Murphy Nelson K	O'Connor Ogren Olsen, S. Olson, E. Olson, K. Orenstein Orfield Osthoff Ostrom Peterson
Carlson	Jacobs	Krueger	Nelson, K.	Peterson

Skoglund

Steensma

Thompson

Solberg

Sparby

Pugh Reding Rest Rice Rodosovich Rukavina Sarna Scheid Segal Simoneau Trimble Tunheim Vellenga Wagenius Weicman Welle Wenzel Winter Spk. Vanasek

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

H. F. No. 1631, A bill for an act relating to the organization and operation of state government; appropriating money for the general legislative, judicial, and administrative expenses of state government: providing for the transfer of certain money in the state treasury; fixing and limiting the amount of fees, penalties, and other costs to be collected in certain cases; creating, abolishing, modifying, and transferring agencies and functions; defining and amending terms; providing for settlement of claims; imposing certain duties, responsibilities, authority, and limitations on agencies and political subdivisions: consolidating certain funds and accounts and making conforming changes; changing the organization, operation, financing, and management of certain courts and related offices; amending Minnesota Statutes 1990, sections 2.722, subdivision 1, and by adding a subdivision; 3.885, subdivisions 3 and 6; 8.06; 14.07, subdivisions 1 and 2; 14.08; 14.26; 15.191, subdivision 1; 15.50, subdivision 3; 15A.081, subdivision 1; 16A.27, subdivision 5; 16A.45. subdivision 1: 16A.641. subdivision 3: 16A.662. subdivision 4; 16A.672, subdivision 9; 16A.69, by adding a subdivision; 16A.721, subdivision 1; 16B.24, subdivisions 5 and 6; 16B.36, subdivision 1; 16B.41, subdivision 2, and by adding a subdivision; 16B.465, subdivision 4; 16B.48, subdivision 2; 17.49, subdivision 1; 62D.122; 62J.02, subdivisions 2 and 3; 69.031, subdivision 5; 69.77, subdivision 2b; 79.34, subdivision 1; 103B.311, subdivision 7; 103B.315, subdivision 5; 103F.761, subdivision 1; 103H.101, subdivision 4; 103H.175. subdivisions 1 and 2: 115A.072, subdivision 1: 116C.03. subdivisions 2, 4, and 5; 116C.712, subdivisions 3 and 5; 116J.8765, by adding a subdivision; 116L.03, subdivisions 1 and 2; 124C.03, subdivisions 2, 3, 8, 9, 10, 12, 14, 15, and 16; 126A.02, subdivisions 1 and 2; 126A.03; 128C.12, subdivision 1; 138.17, subdivision 1; 144.70, subdivision 2; 144A.071, subdivision 5; 145.926, subdivisions 1, 4, 5, 7, and 8; 145A.02, subdivision 16; 145A.09, subdivision 6; 160.276, by adding a subdivision; 214.141; 256H.25, subdivision 1; 268.361, subdivision 3; 271.06, subdivision 4; 271.19; 275.14; 275.51, subdivision 6; 275.54, subdivision 3; 299A.30, subdivision 2; 299A.31, subdivision 1; 299A.40, subdivision 4; 356.215, subdivisions 4d and 4g; 356.216; 357.24; 363.121; 368.01, subdivision 1a; 373.40, subdivision 1; 402.045; 422A.05, by adding subdivisions; 422A.101; 422A.17; 422A.23, subdivision 2; 423A.01, subdivision 2; 462.384. subdivision 7; 462.396, subdivision 2; 466A.05, subdivision 1; 469.203, subdivision 4; 469.207, subdivisions 1 and 2; 473.156, subdivision 1; 474A.03, by adding a subdivision; 477A.011, subdivisions 3 and 3a; 477A.014, subdivision 4; 480.181, by adding a subdivision; 480.24, subdivision 3; 480.242, subdivision 2 and by adding a subdivision; 481.10; 490.124, subdivision 4; 504.34, subdivisions 5 and 6; 590.05; 593.48; 609.101, subdivision 1; 611.14; 611.17; 611.18; 611.20; 611.25, subdivision 1; 611.26, subdivision 6,

and by adding subdivisions; 611.27, subdivisions 1 and 4; 626.861, by adding a subdivision; 643.29, subdivision 1; Laws 1989, chapter 319, article 19, sections 6; and 7, subdivision 1, and subdivision 4, as amended; chapter 335, article 1, section 7; article 3, section 44, as amended; and Laws 1990, chapter 610, article 1, section 27; proposing coding for new law in Minnesota Statutes, chapters 4; 7; 16A; 16B; 43A; 116J; 270; 356; and 471; repealing Minnesota Statutes 1990, sections 3C.035, subdivision 2; 3C.056; 8.15; 14.32, subdivision 2; 40A.02, subdivision 2; 40A.08; 116K.01; 116K.02; 116K.03; 116K.04; 116K.05; 116K.06; 116K.07; 116K.08; 116K.09; 116K.10; 116K.11; 116K.12; 116K.13; 116K.14; 144.861; 144.874, subdivision 7; 480.250; 480.252; 480.254; 480.256; 611.215, subdivision 4; 611.261; 611.28; 611.29; Laws 1989, chapter 335, article 3, section 54, as amended; and Laws 1990, chapter 604, article 9, section 14.

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

The question was taken on the passage of the bill and the roll was called. There were 83 yeas and 50 nays as follows:

Those who voted in the affirmative were:

Those who voted in the negative were:

Abrams Anderson, R. H. Bettermann Blatz Boo Davids Dempsey Erhardt Frederick	Gruenes Gutknecht Haukoos Heir Henry Hufnagle Hugoson	Knickerbocker Koppendrayer Krinkie Leppik Limmer Lynch Macklin Marsh McPherson	Newinski Olsen, S. Olson, K. Omann Onnen Pauly Pellow Runbeck Schafer	Seaberg Smith Stanius Sviggum Swenson Uphus Valento Waltman Weaver
Frerichs	Johnson, V.	Morrison	Schreiber	Welker

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

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, as amended by the Senate, in which amendment the concurrence of the House is respectfully requested:

H. F. No. 719, A bill for an act relating to the organization and operation of state government; appropriating money for human services, jobs and training, corrections, health, human rights, housing finance, and other purposes with certain conditions; amending Minnesota Statutes 1990, sections 3.922, subdivisions 3 and 8; 3.9223, subdivision 1; 3.9225, subdivision 1; 3.9226, subdivision 1; 15.46; 43A.191, subdivision 2; 103I.235; 120.183; 144.335, subdivision 1; 144A.071, by adding a subdivision; 144A.31; 144A.46, subdivision 4; 144A.51, subdivision 5; 144A.53, subdivision 1; 145.925, by adding a subdivision; 148B.01, subdivision 7; 148B.03; 148B.04, subdivision 4; 148B.05, subdivision 1; 148B.06, subdivisions 1 and 3; 148B.07, subdivisions 1, 4, 7, and 8; 148B.08; 148B.12; 148B.17; 148B.18, subdivision 10; 148B.33, subdivision 1; 148B.38, subdivision 3; 157.031, subdivisions 2, 3, 4, and 9; 171.29, subdivision 2; 198.007; 214.04, subdivision 3; 241.022; 245.461, subdivision 3, and by adding a subdivision; 245.462, subdivisions 6 and 18; 245.465; 245.4711, by adding a subdivision; 245.472, by adding a subdivision; 245.473, by adding subdivisions; 245.484; 245.487, subdivision 4, and by adding a subdivision; 245.4871, subdivisions 27, 31, and by adding a subdivision; 245.4873, subdivision 6; 245.4874; 245.4881, subdivision 1; 245.4882, by adding subdivisions; 245.4884, subdivision 1; 245.4885, subdivisions 1, 2, and by adding a subdivision; 245.697, subdivision 1; 246.18, subdivision 4, and by adding a subdivision; 246.64, subdivision 3; 251.011, subdivision 3; 252.24, by adding a subdivision; 252.27, subdivisions 1a and 2a; 252.275; 252.28, subdivisions 1, 3, and by adding a subdivision; 252.32; 252.40; 252.46, subdivisions 3, 6, 12, 14, and by adding a subdivision; 252.478, subdivisions 1 and 3; 252.50, subdivision 2; 253C.01, subdivisions 1 and 2; 254B.04, subdivision 1; 256.01, subdivisions 2, 11, and by adding a subdivision; 256.025, subdivisions 1, 2, 3, and 4; 256.031; 256.032; 256.033; 256.034; 256.035; 256.036, subdivisions 1, 2, 4, and 5; 256.045, subdivision 10; 256.482, subdivision 1; 256.736, subdivision 3a; 256.82, subdivision 1; 256.871, subdivision 6; 256.935, subdivision 1; 256.936, by adding a subdivision; 256.9365, subdivisions 1 and 3; 256.9685, subdivision 1; 256.9686, subdivisions 1 and 6; 256.969, subdivisions 1, 2, 2c, 3a,

and 6a; 256.9695, subdivision 1; 256.98, by adding a subdivision; 256.983; 256B.031, subdivision 4, and by adding a subdivision; 256B.04, subdivision 16; 256B.055, subdivisions 10 and 12; 256B.057, subdivisions 1, 2, 3, 4, and by adding a subdivision; 256B.0575; 256B.0625, subdivisions 2, 4, 7, 13, 17, 19, 20, 24, 25, 28, 30, and by adding subdivisions; 256B.0627; 256B.064, subdivision 2; 256B.0641, by adding a subdivision; 256B.08, by adding a subdivision; 256B.091, subdivision 8; 256B.092; 256B.093; 256B.19, subdivision 1, and by adding subdivisions; 256B.431, subdivisions 21, 3e, 3f, and by adding subdivisions; 256B.48, subdivision 1; 256B.49, by adding a subdivision; 256B.491, by adding a subdivision; 256B.50, subdivision 1d; 256B.501, subdivisions 3g, 8, 11, and by adding a subdivision; 256B.64; 256C.24, subdivision 2; 256C.25; 256D.03, subdivisions 2, 2a, 3, and 4; 256D.05, subdivision 6, and by adding a subdivision; 256D.051, subdivisions 1, 1a, 3a, 6, and 8; 256D.052, 3: 256D.06, subdivision 1b; subdivision 256D.07; 256D.10: 256D.101, subdivisions 1 and 3; 256D.36, subdivision 1; 256D.44, by adding a subdivision; 256F.01; 256F.02; 256F.03, subdivision 5; 256F.04; 256F.05; 256F.06; 256F.07, subdivisions 1, 2, and 3; 256H.02; 256H.03; 256H.05; 256H.08; 256H.09, by adding a subdivision; 256H.15, subdivisions 1, 2, and by adding a subdivision; 256H.18; 256H.20, subdivision 3a; 256H.21, subdivision 10; 256H.22, subdivisions 2, 6, and by adding a subdivision; 256I.04, by adding a subdivision; 256I.05, subdivision 2, and by adding subdivisions; 257.071, subdivision 1a; 257.352, subdivision 2; 257.57, subdivision 2; 261.035; 268.022, subdivision 2; 268.39; 268.914; 268.975, subdivision 3, and by adding a subdivision; 268.977; 268.98; 268A.06, by adding a subdivision; 268A.08, subdivision 2; 268A.09, subdivision 2; 270A.04, subdivision 2; 270A.08, subdivision 2; 273.1398, subdivision 1; 299A.21, subdivision 6; 299A.23, subdivision 2; 299A.27; 393.07, subdivisions 10 and 10a; 401.10; 401.13; 462A.02, subdivision 13; 462A.03, subdivisions 10, 13, and 16; 462A.05, subdivisions 14, 20, and by adding subdivisions; 462A.08. subdivision 2; 462A.21, subdivisions 4k, 12a, and 14; 462A.22, subdivision 9; 462A.222, subdivision 3; 471.705, subdivision 1; 474A.048, subdivision 2; 518.551, subdivision 5, and by adding subdivisions; 518.64; 609.52, by adding a subdivision; 638.04; 638.05; 638.06; Laws 1987, chapter 404, section 28, subdivision 1; Laws 1988, chapter 689, article 2, section 256, subdivision 1; and Laws 1989, chapter 335, article 1, section 27, subdivision 1, as amended: proposing coding for new law in Minnesota Statutes. chapters 16B; 144; 145; 148B; 241; 245; 252; 256; 256B; 256D; 256F; 256H; 257; 268A; and 462A; proposing coding for new law as Minnesota Statutes, chapter 144B; repealing Minnesota Statutes 1990, sections 144A.31, subdivisions 2 and 3; 148B.01, subdivisions 2, 5, and 6; 148B.02; 148B.16; 148B.171; 148B.40; 148B.41; 148B.42; 148B.43; 148B.44; 148B.45; 148B.46; 148B.47; 148B.48; 157.031, subdivision 5: 245.476, subdivisions 1, 2, and 3: 252.275, subdivision 2; 256.032, subdivisions 5 and 9; 256.035, subdivisions 6 and 7; 256.036, subdivision 10; 256B.0625, subdivisions 6 and 19; 256B.0627, subdivision 3; 256B.091; 256B.431, subdivision 6; 256B.69. subdivision 8: 256B.71. subdivision 5: 256D.051. subdivisions 1b, 3c, and 16; 256D.052, subdivision 4; 256D.09, subdivision 4; 256D.101, subdivision 2; 256H.26; 462A.05, subdivisions 28 and 29; and Laws 1990, chapter 568, article 6, section 4.

PATRICK E. FLAHAVEN, Secretary of the Senate

Greenfield moved that the House refuse to concur in the Senate amendments to H. F. No. 719, that the Speaker appoint a Conference Committee of 5 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two houses. The motion prevailed.

SPECIAL ORDERS

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

GENERAL ORDERS

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

MOTIONS AND RESOLUTIONS

Solberg moved that the name of Osthoff be shown as chief author on H. F. No. 504. The motion prevailed.

Johnson, V., moved that the names of Wenzel and Omann be added as authors on H. F. No. 1677. The motion prevailed.

Frederick moved that the name of Frerichs be added as an author on H. F. No. 1679. The motion prevailed.

Carruthers moved that his name be stricken as an author on H. F. No. 1571 and that the name of Ogren be shown as chief author. The motion prevailed.

Johnson, A., moved that the following statement be printed in the Permanent Journal of the House:

"It was my intention to vote in the affirmative on Friday, May 3, 1991, on the Goodno et al amendment to H. F. No. 719, the second engrossment, as amended." The motion prevailed.

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ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to a Conference Committee on H. F. No. 719:

Greenfield; Rodosovich; Anderson, R.; Murphy and Segal.

ADJOURNMENT

Long moved that when the House adjourns today it adjourn until 1:00 p.m., Tuesday, May 7, 1991. The motion prevailed.

Long moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 1:00 p.m., Tuesday, May 7, 1991.

EDWARD A. BURDICK, Chief Clerk, House of Representatives