FORTY-NINTH DAY

St. Paul, Minnesota, Tuesday, May 1, 1973.

The Senate met at 10:00 o'clock a.m. and was called to order by the President.

Prayer by the Chaplain.

The roll being called, the following Senators answered to their names:

Anderson	Davies	Keefe, J.	Nelson	Schaaf
Arnold	Doty	Keefe, S.	North	Schrom
Ashbach	Dunn	Kirchner	Novak	Sillers
Bang	Fitzsimons	Kleinbaum	Ogdahl	Solon
Berg	Frederick	Knutson	Olhoft	Spear
Bernhagen	Gearty	Kowalczyk	Olson, A. G.	Stassen
Blatz	Hansen, Baldy	Krieger	Olson, H. D.	Stokowski
Borden	Hansen, Mel	Larson	Olson, J. L.	Tennessen
Brown	Hanson, R.	Laufenburger	O'Neill	Thorup
Chenoweth	Hughes	Lewis	Perpich, A. J.	Ueland
Chmielewski	Humphrey	McCutcheon	Perpich, G.	Wegener
Coleman	Jensen	Milton	Purfeerst	Willet
Conzemius	Josefson	Moe	Renneke	

Quorum present.

The reading of the Journal was dispensed with and the Journal, as printed and corrected, was approved.

MEMBERS EXCUSED

Messrs. Patton and Pillsbury were excused from the Session of today, Mr. Lord was excused from the Session of today until 12:00 o'clock noon.

INTRODUCTION OF BILLS

Mr. Keefe, S. introduced—

S. F. No. 2408: A bill for an act relating to zoning; authorizing board of appeals to permit variances for use of one family dwellings; amending Minnesota Statutes 1971, Section 462.357, Subdivision 6.

Which was read the first time and referred to the Committee on Local Government.

Messrs. Tennessen, Gearty and Stokowski, introduced-

S. F. No. 2409: A bill for an act relating to cities of the first class; providing for the transfer of liquor licenses in certain cases; amending Minnesota Statutes 1971, Section 340.57.

Which was read the first time and referred to the Committee on Labor and Commerce.

Messrs. Conzemius, Hughes and Moe introduced-

S. F. No. 2410: A bill for an act relating to the pollution control agency; authorizing the issuance of bonds; appropriating money; amending Minnesota Statutes 1971, Section 116.18, Subdivisions 1 and 4.

Which was read the first time and referred to the Committee on Natural Resources and Agriculture.

Mr. Perpich, G. introduced-

S. F. No. 2411: A bill for an act relating to elections; providing an "alley system" of election for local government officials.

Which was read the first time and referred to the Committee on Transportation and General Legislation.

Mr. Josefson introduced-

S. F. No. 2412: A bill for an act relating to the claim of Arland Bebenze; arising from loss of two cows following test for Bang disease administered by state veterinarian; appropriating money for the payment thereof.

Which was read the first time and referred to the Committee on Finance.

Mr. Kirchner introduced—

S. F. No. 2413: A bill for an act relating to state parks; authorizing additional lands to be included within the boundaries of Fort Snelling state park.

Which was read the first time and referred to the Committee on Natural Resources and Agriculture.

Mr. Gearty introduced-

S. F. No. 2414: A bill for an act relating to the athletic commission; increasing the annual appropriation therefor; amending Minnesota Statutes 1971, Section 341.06.

Which was read the first time and referred to the Committee on Finance.

Messrs. Lord; Hansen, Mel and North introduced-

S. F. No. 2415: A bill for an act relating to accountants; defining public practice of accountancy for purposes of registration requirements; amending Minnesota Statutes 1971, Section 326.20, Subdivision 3.

Which was read the first time and referred to the Committee on Governmental Operations.

Messrs. Lord, Purfeerst and Larson introduced-

S. F. No. 2416: A bill for an act relating to the capitol complex; appropriating money to study recycling of paper used in the capitol complex.

Which was read the first time and referred to the Committee on Finance.

MESSAGES FROM THE HOUSE

Mr. President:

I have the honor to announce the passage by the House of the following Senate Files, herewith returned: S. F. Nos. 454, 531, 1027, 1287, 1354 and 1695.

Edward A. Burdick, Chief Clerk, House of Representatives. Returned April 30, 1973

Mr. President:

I have the honor to announce the passage by the House of the following House Files, herewith transmitted: H. F. Nos. 149, 662, 977, 1110, 1190, 1425, 1949, 2239, 1853, 938, 1620, 1772, 2029, 2105, 2144, 2246, 1752, 2002, 2052, 2097, 2205, 2206 and 2238.

Edward A. Burdick, Chief Clerk, House of Representatives. Transmitted April 30, 1973

Mr. President:

I have the honor to announce the passage by the House of the following House Files, herewith transmitted: H. F. Nos. 1550, 1968, 2160, 2240 and 2241.

Edward A. Burdick, Chief Clerk, House of Representatives. Transmitted April 30, 1973

FIRST READING OF HOUSE BILLS

- H. F. No. 1752: A bill for an act relating to the town of Rice Lake in St. Louis county; conferring exclusive authority on said town to regulate speed limits on roads, streets and highways, other than trunk highways and state-aid roads, within the town.
- H. F. No. 2002: A bill for an act relating to bonds; public officers; requiring that bonds of public officers be filed in the office of the register of deeds; amending Minnesota Statutes 1971, Sections 375.03; 382.10; 382.12; 386.01; 386.18; 388.01; 389.011, Subdivision 3; 390.01; 485.01; 488.10, Subdivision 2; 508.31; 525.04; 525.

- 09; 525.10; 574.20; and repealing Minnesota Statutes 1971, Sections 382.09 and 382.11.
- H. F. No. 2052: A bill for an act relating to St. Louis county providing funds for the maintenance and support of county extension work in St. Louis county; amending Laws 1971, Chapter 370, Section 1.
- H. F. No. 2097: A bill for an act relating to Ramsey county; tax equalization procedure; repealing Special Laws 1876, Chapter 212, as amended.
- H. F. No. 2205: A bill for an act relating to drainage; providing that certain surpluses in ditch funds may be transferred to the general revenue fund by the county board; amending Minnesota Statutes 1971, Section 106.451, by adding a subdivision.
- H. F. No. 2206: A bill for an act relating to Mille Lacs county; permitting the county attorney to also act as village, city and school attorney.
- H. F. No. 2238: A bill for an act relating to Dakota county; soil and water conservation; expenditures from general revenue fund.
- H. F. No. 938: A bill for an act relating to employment agencies; providing reimbursement to a referred job applicant where there is no job opening; providing a penalty; amending Minnesota Statutes 1971, Sections 184.21, by adding a subdivision; 184.38, Subdivisions 6 and 8, and by adding a subdivision, and Section 184.33.
- H. F. No. 1620: A bill for an act relating to common trust funds; permitting participation therein by affiliated banks and trust companies; amending Minnesota Statutes 1971, Section 290.281, Subdivision 1.
- H. F. No. 1772: A bill for an act relating to the Minnesota historical society; commissioning a painting concerning Indian life; appropriating money.
- H. F. No. 2029: A bill for an act relating to mining; strengthening certain provisions relating to mineland reclamation; providing penalties; amending Minnesota Statutes 1971, Sections 93.46, Subdivision 3; 93.47, Subdivisions 2, 3, and 5; 93.49; 93.51; and Chapter 93, by adding a section; repealing Minnesota Statutes 1971, Section 93.46, Subdivision 4.
- H. F. No. 2105: A resolution memorializing the President of the United States to provide for the establishment of protective cover crops on all lands diverted from agricultural production under federal land diversion programs.
- H. F. No. 2144: A bill for an act relating to wild animals; affording protection to the wolverine; providing a penalty; amending Minnesota Statutes 1971, Section 97.55, Subdivision 8; and 100.27, Subdivision 1.
- H. F. No. 2246: A bill for an act relating to the city of Little Falls; authorizing the issuance of an additional on-sale license for the sale of intoxicating liquor.

- H. F. No. 1853: A bill for an act relating to Morrison county; providing for increased compensation for county welfare board; amending Laws 1967, Chapter 818, Section 1.
- H. F. No. 149: A bill for an act relating to snowmobiles; authorizing the operation of snowmobiles on bridges under certain conditions; amending Minnesota Statutes 1971, Section 84.87, Subdivision 1.
- H. F. No. 662: A bill for an act relating to food; providing for the regulation and licensing of food handlers; amending Minnesota Statutes 1971, Sections 28A.05; 28A.15, Subdivisions 6, 7, and 8; 28A.16; 32.59; and 34.05; repealing Minnesota Statutes 1971, Section 31.495, Subdivision 3.
- H. F. No. 977: A bill for an act relating to the state junior college board; increasing membership of the state junior college board from five to seven members; amending Minnesota Statutes 1971, Section 136.61, Subdivisions 1 and 2.
- H. F. No. 1110: A bill for an act relating to commerce; providing for the registration and regulation of franchises by the commissioner of securities; requiring certain disclosures; defining and prohibiting unfair practices; providing penalties.
- H. F. No. 1190: A bill for an act relating to municipal industrial development; amending Minnesota Statutes 1971, Sections 474.02, Subdivision 1; 474.03; 474.04; 474.06; and 474.09.
- H. F. No. 1425: A bill for an act relating to the supreme court; authorizing promulgation of rules of evidence by the supreme court; repealing Minnesota Statutes 1971, Section 480.059, Subdivision 7.
- H. F. No. 1949: A bill for an act relating to Ramsey county; authorization of the county to appropriate and expend moneys in the improvements of lakes and acquiring land in the vicinity of such lakes for recreational grounds; repealing annual expenditure limitation; amending Laws 1927, Chapter 209, Section 1, as amended.
- H. F. No. 2239: A bill for an act relating to Dakota county; housing and redevelopment authority; jurisdiction; amending Laws 1971, Chapter 333, Section 2.
- H. F. No. 1550: A bill for an act relating to personnel in government; their rights, privileges and benefits; creating a department of personnel; defining its powers and duties; amending Minnesota Statutes 1971, Sections 15A.021; 15A.031; 15A.041; 15A.101; 15A.12; 43.01, Subdivisions 6, 7, 8, and 9, and by adding subdivisions; 43.02; 43.03; 43.05; 43.06; 43.07; 43.08; 43.09; 43.111; 43.122; 43.128; 43.13; 43.15; 43.17, Subdivision 2; 43.18, Subdivision 1; 43.19; 43.21; 43.23; 43.24; 43.32; 43.48; 43.43; and Chapter 43, by adding sections; repealing Minnesota Statutes 1971, Sections 15A.14; 16.02, Subdivisions 20 and 22; 43.01, Subdivision 5; 43.041; 43.10; 43.18, Subdivision 3; 43.30 and 43.34.
- H. F. No. 1968: A bill for an act relating to the city of Saint Paul, authorizing the issuance of bonds and the appropriation of

revenues and taxes to finance the acquisition, betterment, and operation of swimming pools for the municipal program of public recreation and playgrounds.

- H. F. No. 2160: A bill for an act relating to state colleges; authorizing student governing associations to expend money assigned to them from the college student activity fund for funding a legal counseling and service program for students.
- H. F. No. 2240: A bill for an act relating to Dakota county; plats and surveys contiguous with any existing or proposed county road in Dakota county; providing for approval thereof by the Dakota county board of commissioners.
- H. F. No. 2241: A bill for an act relating to Dakota county; authorizing the board of commissioners to issue bonds for the acquisition and betterment of parklands; authorizing a levy, within existing park levy limits, and limited to specific purposes, without a referendum.

Which were read the first time and referred to the Committee on Rules and Administration.

REPORTS OF COMMITTEES

- Mr. Coleman moved that the Committee Reports at the Desk be now adopted. Which motion prevailed.
- Mr. Gearty from the Committee on Governmental Operations, to which was referred
- S. F. No. 1397: A bill for an act relating to state employees; prohibiting the receipt of gratuities or other advantages by state employees or their families because of state business; providing a penalty.

Reports the same back with the recommendation that the bill be amended as follows:

- Section 1. Subdivision 1. [FINANCIAL INTEREST OF AGENTS.] No employee of the state or of the university of Minnesota in direct contact with suppliers or potential suppliers to the state or the university, or who may directly or indirectly influence a purchasing decision or contract by establishing specification, testing purchased products, evaluating contracted services, or otherwise has official involvement in the purchasing or contracting process may:
- (1) Have any financial interest or have any personal beneficial interest directly or indirectly in contracts or purchase orders for goods or services used by, or purchased for resale or furnished to a department or agency of the state or the university; or
- (2) Accept directly or indirectly from a person, firm, or corporation to which a contract or purchase order has been or may be, awarded, a rebate, gift, money, or anything of value other than advertising novelties having side distribution and of nominal value.

No such employee may further accept any promise, obligation or contract for future reward.

- Subd. 2. [TEXTBOOKS EXEMPTED.] Textbooks authored by an employee of the state's education systems or of the university of Minnesota may be used as required course material upon receipt of written approval from the head of the department. Instructors in state institutions and at the university may accept free samples of textbooks and related teaching materials.
- Subd. 3. [OTHER EXEMPTIONS.] The commissioners of public welfare and corrections, and the chancellors of the state college and state junior college systems may by rule prescribe procedure for the acceptance of gifts from any person or organization, provided that such gifts are accepted by the commissioner or chancellor or his designated representative, and that such gifts are used solely for the direct benefit of patients, inmates or students under the jurisdiction of the accepting state officer.
- Subd. 4. [PENALTIES.] A violation of this section is a misdemeanor.
- Sec. 2. Minnesota Statutes 1971, Sections 16.11, 241.12, and 246.20 are repealed.

Amend the title as follows:

Page 1, line 6, before the period insert "; repealing Minnesota Statutes 1971, Sections 16.11, 241.12 and 246.20"

And when so amended the bill do pass. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred
- S. F. No. 810: A bill for an act relating to commerce; providing for the registration and regulation of franchises by the commissioner of securities; requiring certain disclosures; defining and prohibiting unfair practices; providing penalties.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 20, after "written," insert "for a definite or indefinite period,"

Page 1, line 21, strike "by which"

Page 1, line 22, after "(a)" insert "By which"

Page 1, line 23, strike ", selling"

Page 1, line 24, after "services" strike balance of line

Page 1, strike line 25 and insert "using the franchisor's trade name, trademark, service mark, logotype, advertising, or other commercial symbol or related characteristics;"

Page 1, line 26, after "(b)" strike balance of line

Page 1, strike lines 27, 28 and 29

Page 1, line 30, strike "designating the franchisor or its affiliate" and insert "In which the franchisor and franchisee have a community of interest in the marketing of goods or services at wholesale, retail, by lease, agreement, or otherwise"

Page 1, line 31, after "(c)" insert "For which"

Page 2, after line 1, insert a new paragraph as follows:

""Franchise" does not include any business which is operated under a lease on the premises of the lessor as long as such business is incidental to the business conducted by the lessor on such premises, including, without limitation, leased departments and concessions. Notwithstanding anything herein to the contrary, 'franchise' shall include a contract, lease or other agreement whereby the franchisee is granted the right to market motor vehicle fuel."

Page 4, line 13, strike "the"

Page 4, line 14, strike "franchise is registered under sections 1 to 22" and insert "there is an effective registration statement on file in accordance with the provisions of this act"

Page 5, line 11, strike "accompanied by a fee of \$250, shall be"

Page 5, line 12, strike "filed" and insert "made by filing"

Page 5, line 12, after "commissioner" strike ", and" and insert "a proposed public offering statement accompanied by a fee of \$250. The public offering statement"

Page 6, line 1, strike "application for registration" and insert "public offering statement"

Page 6, line 2, after "Has" insert "during the ten year period immediately preceding the date of the public offering statement"

Page 7, line 22, after "filed" insert ", and may waive the requirement of audited financial statements"

Page 8, line 23, after "practice" insert "of the franchisor"

Page 9, line 9, after "based" strike the comma and insert a period; strike balance of line

Page 9, strike lines 10 through 13

Page 11, line 17, after "Subdivision 1." strike balance of line

Page 11, strike lines 18 through 24 and insert "Except as required by this act, no portion of the public offering statement shall be underscored, italicized, printed in larger or bolder type than the balance of the statement unless the commissioner requires or permits it. The public offering statement shall recite in bold-faced type of not less than ten-point type that registration of this franchise does not constitute approval or recommendation of the franchise by the commissioner."

Page 11, after line 24 insert

"Subd. 2. In addition to the information required by section 4 to be included in the public offering statement, the commissioner may by rule or order require that specified portions of the public offering statement be emphasized by italics, bold-faced type or other means, that earnings or sales projections or estimations be qualified by appropriate legend and by the filing with the commissioner of such information or documents as are necessary or appropriate in the public interest or for the protection of prospective franchisees or subfranchisors and may require that such additional information or documents be furnished to prospective franchisees or subfranchisors as part of the public offering statement.

Subd. 3. The commissioner may by rule or order provide that any information required by section 4 to be included in the public offering statement need not be included in respect of any class of franchisees if he finds that such information is inappropriate to such class and that disclosure adequate for the protection of prospective franchisees or subfranchisors is otherwise included within the public offering statement.

Subd. 4. The commissioner may by rule or order deem to be in full or partial compliance with this section or section 4, any public offering or similar statement which complies with the requirements of any federal law or administrative rule or with the law of any other state requiring substantially the same disclosure of information as is required under this act."

Page 11, line 25, renumber "Subd. 2." as "Subd. 5."

Page 11, line 28, strike "48 hours" and insert "seven days"

Page 12, line 2, strike "48 hours" and insert "seven days"

Page 12, line 18, renumber "Subd. 3." as "Subd. 6."

Page 15, line 25, strike "an application for"

Page 15, line 26, strike "registration" and insert "a public offering statement"

Page 16, after line 10, insert

"(g) that the method of sale or proposed method of sale of franchises or the operation of the business of the franchisor or any term or condition of the franchise agreement or any practice of the franchisor is or would be unfair or inequitable to franchisees."

Page 18, line 18, strike "of the following acts" and insert "unfair"

Page 18, line 18, after "or" insert "inequitable"

Page 18, line 18, strike "practices:" and insert "practice in contravention of such rules as the commissioner may adopt defining as to franchises the words "unfair and inequitable". Any violation of this section is enjoinable by a court of competent jurisdiction."

Page 18, strike lines 19 through 28.

Page 19, strike lines 1 through 28

Page 20, strike lines 1 through 28

Page 21, strike lines 1 through 7

Page 23, line 18, after "who" insert "wilfully"

Page 24, line 5, after "to" insert "13 and 15 to"

Page 24, line 24, after "fees" insert a period and strike balance of line

Page 24, strike lines 25 and 26

Page 25, line 7, before "The" insert "Subdivision 1."

Page 25, after line 20, insert

"Subd. 2. The commissioner may, upon request and upon payment of a fee of \$25.00, honor requests for interpretive opinions relating to this act."

Page 27, after line 14, insert a new paragraph as follows:

"When any person, including any non-resident of this state and any foreign corporation, engages in conduct prohibited or made actionable by this act, whether or not he has filed a consent to service of process, and personal jurisdiction over him cannot otherwise be obtained in this state, that conduct shall be considered equivalent to his appointment of the commissioner and his successors in office to be his agent to receive service of any lawful process in any suit against him or his successor, executor or administrator which grows out of that conduct and which is brought under this act, with the same force and validity as if served on him personally. Service may be made by leaving a copy of the process in the office of the commissioner but it is not effective unless the plaintiff, who may be the commissioner in an action instituted by him, forthwith sends notice of the service and a copy of the process by certified mail to the defendant or respondent at his last known address on file with the commissioner and the plaintiff's affidavit of compliance with this section is filed with the court at the time of the filing of the complaint."

And when so amended the bill do pass. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

Mr. Gearty from the Committee on Governmental Operations, to which was referred

S. F. No. 857: A bill for an act relating to retirement; the Minnesota unclassified employees retirement program; amending Minnesota Statutes 1971, Chapter 352D, by adding sections; Sections 352D.01, 352D.02, 352D.03, 352D.04, 352D.05, 352D.06, and 352D.09; repealing Minnesota Statutes 1971, Sections 352D.07, and 352D.08.

Reports the same back with the recommendation that the bill be amended as follows:

Page 2, line 27, after "governor," insert "lieutenant governor,"

Page 3, line 21, after "new" insert "or present"

Page 3, line 23, after "employment" insert "or the effective date of this act"

Page 3, line 24, after "employee" strike "in the classified service" and insert "with coverage in the regular fund"

Page 4, line 25, put a period after "program" and delete remainder of sentence in line 25, 26 and 27

Page 7, line 23, delete the last word "the"

Page 7, line 24, delete "employee" and insert in lieu thereof "his total"

Page 7, strike line 26, after the period and strike lines 27 and 28

Page 8, line 2, strike "regular fund."

Page 8, line 6, delete the last word "the"

Page 8, line 7, delete the word "employee" and insert in lieu thereof "his total"

Page 14, after line 17 insert the following:

"Subd. 7. One-tenth of one percent of salary shall be deducted from the employee contributions authorized by section 352.04, subdivision 2, and one-tenth of one percent of salary from the employer contributions authorized by section 352.04, subdivision 3 (1) to pay the administrative expenses of the unclassified program."

And when so amended the bill do pass. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

Mr. Laufenburger from the Committee on Transportation and General Legislation, to which was referred

S. F. No. 1655: A bill for an act relating to highway traffic regulation; prescribing weight limitations of a compactor collection vehicle transporting solid waste; amending Minnesota Statutes 1971, Section 169.831.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 24, strike the new language and reinstate the old language.

Line 27, reinstate the old language. In the reinstated language strike "1973" and insert "1975"

After line 27, insert:

"Sec. 2. The commissioner of highways and the executive director of the Minnesota pollution control agency are jointly directed to develop a committee to study and develop plans to enable solid waste to be collected and transported as necessary in the state of Minnesota in conformance with the laws of the state of Minnesota without special exceptions or exemptions. In developing and evalu-

ating alternative plans, the committee will consider, among other things, the environmental impact; and the total short term and long term cost to the public; including refuse collection and transportation costs, and roadway maintenance and construction costs.

The committee shall be composed of, but not limited to, the following governmental agencies, political subdivisions and organizations: Minnesota department of highways, Minnesota pollution control agency, league of Minnesota municipalities, association of Minnesota counties, and the solid waste disposal industry.

If it is determined that the planning should be developed on a regional basis, then for the Twin Cities metropolitan area, the metropolitan council, the metropolitan inter-county council, and the metropolitan area league of municipalities shall be included in the study committees. For other regions, the appropriate regional authorities shall be included.

The committee shall report to the legislature by November 1, 1974."

Renumber the remaining section.

And when so amended the bill do pass. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

Mr. Laufenburger from the Committee on Transportation and General Legislation, to which was referred

S. F. No. 2358: A bill for an act relating to transportation; establishing the Minnesota state transportation fund for the appropriation of money to subdivisions of the state for public lands, buildings, and capital improvements needed for public transportation; authorizing the issuance of state bonds for the purposes of the trunk highway fund and the transportation fund; and appropriating money in connection therewith.

Reports the same back with the recommendation that the bill be amended as follows:

Strike everything after the enacting clause and insert in lieu thereof:

"Section 1. [PURPOSE.] It is determined that there is a critical need to preserve and improve transportation facilities throughout the state which cannot be met by local effort without state financial assistance. The rate of completion of the interstate portion and upgrading of the remainder of the state's highway system has fallen behind the rate of traffic growth, resulting in serious traffic hazards and delays that affect the personal safety, quality of life, and economic welfare of citizens. The highway traffic problem is accentuated by the deficiency in the quality and quantity of public transportation available in urban areas, large and small. This deficiency is itself largely caused by the inability of public transportation to compete economically with private automobiles, without financial support comparable to that given highway construction. Its most serious effect is to limit severely the life and

liberty of many persons who because of age, physical or mental characteristics, or economic circumstances are unable to use automobiles. For many more it compels the use of automobiles, often more than one per family, for daily attendance at work and school and for transportation in emergencies, notwithstanding cost that may reduce remaining living resources below poverty levels, and notwithstanding unacceptable safety hazards often resulting from physical handicaps or inexperience. And for many high cost makes it impossible to acquire and maintain vehicles that can operate at acceptable safety and pollution control levels, thus aggravating the traffic and pollution hazards created by sheer numbers of vehicles. Capital and maintenance cost of the principal arterial highways of this state cannot be adequately met from existing sources of funds. Similar costs of adequate public transportation in urban areas cannot be met by user fees without subsidy, or even with subsidy to the extent this is possible from property taxes or other resources available to local units of government. It is determined that state financial assistance in meeting the capital cost of public transportation in urban areas and constructing and reconstructing the state's principal arterial highways is a proper function of state government and is necessary to protect the safety and the personal and economic welfare of the citizens of the state at large.

- Sec. 2. [PRINCIPAL ARTERIAL HIGHWAY BOND AUTHO-RIZATION AND APPROPRIATION.] Subdivision 1. The state auditor is authorized and directed, upon request of the commissioner of transportation, to issue and sell Minnesota state transportation bonds in accordance with the provisions of section 4 of this act and Article IX, Section 6 of the Constitution, in an aggregate principal amount not to exceed \$120,000,000, which sum, or so much thereof as shall be required, is appropriated from the proceeds of such bonds to the commissioner of transportation for grants to counties and municipalities for use in constructing and reconstructing the principal arterial highways of this state. This appropriation shall not lapse or cancel until the purpose for which it is made has been accomplished or abandoned. The amount of each grant approved for disbursement shall be and remain appropriated for that purpose until the grant is fully disbursed or part or all thereof is revoked by the department of transportation.
- Subd. 2. The department of transportation shall promulgate regulations, standards, and priorities for the administration of grants authorized in accordance with subdivision 1.
- Subd. 3. Applications by counties and municipalities for grants for the funds provided for by subdivision 1 shall be made through regional planning agencies to the department of transportation on forms requiring information prescribed by the regulations of the department of transportation. The regional agency shall certify to the department of transportation those applications which appear to meet the standards and criteria set forth by the department of transportation and the regulations prom-

ulgated hereunder, and the department of transportation shall direct grants to be disbursed on the basis of the standards, criteria and priorities established in its regulations and in this section; provided that no disbursement shall be made until and unless the agency has by resolution determined the total estimated cost of the project, and ascertained that its financing is assured by the appropriation of the proceeds of bonds or other funds of the counties and municipalities sufficient to pay the estimated cost in excess of the grant, including funds to be granted to it by the federal government if the department ascertains that such funds are then appropriated and allocated by the federal government to projects within the state and that the projects have complied with all conditions under federal law and regulations for a grant of the nature and in the amount involved.

- Sec. 3. [PRINCIPAL ARTERIAL BONDS.] Subdivision 1. For the purpose of providing money appropriated to the counties and municipalities of the state from the principal arterial highway funds authorized by section 2 for constructing and reconstructing the state's principal arterial highways, in accordance with section 2, when authorized by law and requested by the commissioner of transportation, the state auditor shall sell and issue bonds of the state of Minnesota for the prompt and full payment of which, with interest thereon, the full faith, credit, and taxing powers of the state are irrevocably pledged. Bonds shall be issued pursuant to this section only as authorized by a law specifying the purpose thereof and the maximum amount of the proceeds authorized to be expended for this purpose. Any act authorizing the issuance of bonds for this purpose, together with this section, constitutes complete authority for such issue, and such bonds shall not be subject to restrictions or limitations contained in any other law.
- Subd. 2. Upon request and authorization as provided in subdivision 1 the state auditor shall sell and issue Minnesota state principal arterial bonds in the aggregate amount requested, upon sealed bids and upon such notice, at such price, in such form and denominations, bearing interest at such rate or rates, maturing in such amounts and on such dates, without option of prepayment or subject to prepayment upon such notice and at such times and prices, payable at such bank or banks within or outside the state, with such provisions for registration, conversion, and exchange and for the issuance of notes in anticipation of the sale or delivery of definitive bonds, and in accordance with such further regulations as the auditor shall determine, subject to the approval of the attorney general, but not subject to the provisions of sections 15.0411 to 15.0422. The bonds shall be executed by the state auditor and attested by the state treasurer under their official seals. The signatures of the officers on the bonds and any appurtenant interest coupons and their seals may be printed, lithographed, engraved, or stamped thereon, except that each bond shall be authenticated by the manual signature on its face of one of the officers or of an officer of a bank designated by them as authenticating agent.

The state auditor shall ascertain and certify to the purchasers of the bonds the performance and existence of all acts, conditions, and things necessary to make them valid and binding general obligations of the state of Minnesota, subject to the approval of the attorney general.

- Subd. 3. All expenses incidental to the sale, printing, execution, and delivery of bonds pursuant to this section, including but not limited to actual and necessary travel and subsistence expenses of state officers and employees for such purposes, shall be paid from the state principal arterial funds, and the amounts necessary therefor are appropriated from that fund; provided that if any amount is specifically appropriated for this purpose in an act authorizing the issuance of bonds pursuant to this section, such expenses shall be limited to the amount so appropriated.
- Subd. 4. The state auditor shall maintain in the state bond fund a separate bookkeeping account which shall be designated as the state principal arterial bond account, to record receipts and disbursements of money transferred to the fund to pay Minnesota state principal arterial bonds and income from the investment of such money, which income shall be credited to the account in each fiscal year in an amount equal to the approximate average return that year on all funds invested by the state treasurer, as determined by the treasurer, times the average balance in the account that year.
- Subd. 5. The premium and accrued interest received on each issue of Minnesota state principal arterial bonds shall be credited to the bond account. In order to reduce the amount of taxes otherwise required to be levied, there shall also be credited to the bond account from the general fund in the state treasury, on November 1 in each year, a sum of money sufficient in amount, when added to the balance then on hand therein, to pay all Minnesota state principal arterial bonds and interest thereon due and to become due to and including July 1 in the second ensuing year. All money so credited and all income from the investment thereof is annually appropriated to the bond account for the payment of such bonds and interest thereon, and shall be available in the bond account prior to the levy of the tax in any year required by the Constitution, Article IX, Section 6, Subdivision 4. The state auditor and treasurer are directed to make the appropriate entries in the accounts of the respective funds.
- Subd. 6. On or before December 1 in each year the state auditor shall levy on all taxable property within the state whatever tax may be necessary to produce an amount sufficient, with all money then and theretofore credited to the bond account, to pay the entire amount of principal and interest then and theretofore due and principal and interest to become due on or before July 1 in the second year thereafter on Minnesota state principal arterial bonds. This tax shall be levied upon all real property used for the purposes of a homestead, as well as other taxable property, notwithstanding the provisions of section 273.13, subdivisions 6 and 7, and shall be subject to no limitation of rate or amount until all

such bonds and interest thereon are fully paid. The proceeds of this tax are appropriated and shall be credited to the state bond fund, and the principal of and interest on the bonds are payable from such proceeds, and the whole thereof, or so much as may be necessary, is appropriated for such payments. If at any time there is insufficient money from the proceeds of such taxes to pay the principal and interest when due on Minnesota state principal arterial bonds, such principal and interest shall be paid out of the general fund in the state treasury, and the amount necessary therefor is hereby appropriated.

- Sec. 4. [MINNESOTA STATE TRANSPORTATION FUND.] Subdivision 1. A Minnesota state transportation fund is created as a separate bookkeeping account in the general books of account of the state, to record receipts of the proceeds of state bonds and any other money appropriated to the fund and disbursements from the fund to subdivisions of the state for the acquisition and betterment of public land and buildings and other public improvements of a capital nature needed to provide adequate public transportation in urban areas, in accordance with the long-range state policies and purposes defined in subdivision 2, and in accordance with standards established in regulations to be adopted by the department of transportation pursuant to law, and to be prepared in consultation with the regional development commissions and the metropolitan council established under the provisions of Minnesota Statutes, Sections 462.381 to 462.396 and Chapter 473B, referred to in this section as "regional planning agencies", and in consultation with the "subdivisions" defined and referred to in this section. "Subdivisions" referred to in this section include the metropolitan transit commission created by Minnesota Statutes, Chapter 473A, and any other public body now or hereafter given power by law or a city charter to operate public transportation facilities in any defined area, and any city, village, or borough outside the area of operation of such a public body.
- Subd. 2. It is the policy of the state to assist its subdivisions in providing, so far as possible, public transportation facilities in all urban areas within the state by providing state funding for public transportation capital improvements. The department of transportation and regional planning agencies are directed to prepare and revise annually a program of capital grants to subdivisions for specific projects which will implement this plan and policy. Capital costs eligible to be paid from such grants shall include all expenses of the kinds enumerated in Minnesota Statutes, Section 475.65.
- Subd. 3. The department of transportation shall promulgate regulations for the administration of grants authorized to be made from the fund.
- Subd. 4. The regulations of the department shall provide that a high priority shall be given to applications from subdivisions which, because of limited tax base, excessive bonded indebtedness, or critical conditions of public transportation service, would face extreme financial hardship without assistance from the state transportation fund, and to applications for systems to serve more than one municipality.

Subd. 5. Applications by subdivisions for grants from the fund shall be made through regional planning agencies to the department of transportation on forms requiring information prescribed by the regulations of the department of transportation. The regional agency shall certify to the department of transportation those applications which appear to meet the standards and criteria set forth by the department of transportation and the regulations promulgated hereunder, and the department of transportation shall direct grants to be disbursed from the fund on the basis of the standards, criteria and priorities established in its regulations and in this section; provided that no disbursement shall be made until and unless the agency has by resolution determined the total estimated cost of the project, and ascertained that its financing is assured by the appropriation of the proceeds of bonds or other funds of the subdivision sufficient to pay the estimated cost in excess of the grant, including funds to be granted to it by the federal government if the department ascertains that such funds are then appropriated and allocated by the federal government to projects within the state and that the subdivision has complied with all conditions under federal law and regulations for a grant of the nature and in the amount involved.

Sec. 5. [MINNESOTA STATE TRANSPORTATION BONDS.] Subdivision 1. For the purpose of providing money appropriated to subdivisions of the state from the Minnesota state transportation fund for the acquisition and betterment of public land, buildings, and improvements of a capital nature needed to provide adequate public transportation in urban areas in accordance with the provisions of section 4, when authorized by law and requested by the commissioner of transportation, the state auditor shall sell and issue bonds of the state of Minnesota for the prompt and full payment of which, with interest thereon, the full faith, credit, and taxing powers of the state are irrevocably pledged. Bonds shall be issued pursuant to this section only as authorized by a law specifying the purpose thereof and the maximum amount of the proceeds authorized to be expended for this purpose. Any act authorizing the issuance of bonds for this purpose, together with this section, constitutes complete authority for such issue, and such bonds shall not be subject to restrictions or limitations contained in any other law.

Subd. 2. Upon request and authorization as provided in subdivision 1 the state auditor shall sell and issue Minnesota state transportation bonds in the aggregate amount requested, upon sealed bids and upon such notice, at such price, in such form and denominations, bearing interest at such rate or rates, maturing in such amounts and on such dates, without option of prepayment or subject to prepayment upon such notice and at such times and prices, payable at such bank or banks within or outside the state, with such provisions for registration, conversion, and exchange and for the issuance of notes in anticipation of the sale or delivery of definitive bonds, and in accordance with such further regulations, as the auditor shall determine, subject to the approval of the attorney general, but not subject to the provisions of sections 15.0411 to 15.0422. The bonds shall be executed by the state auditor and

attested by the state treasurer under their official seals. The signatures of the officers on the bonds and any appurtenant interest coupons and their seals may be printed, lithographed, engraved, or stamped thereon, except that each bond shall be authenticated by the manual signature on its face of one of the officers or of an officer of a bank designated by them as authenticating agent. The state auditor shall ascertain and certify to the purchasers of the bonds the performance and existence of all acts, conditions, and things necessary to make them valid and binding general obligations of the state of Minnesota, subject to the approval of the attorney general.

- Subd. 3. All expenses incidental to the sale, printing, execution, and delivery of bonds pursuant to this section, including but not limited to actual and necessary travel and subsistence expenses of state officers and employees for such purposes, shall be paid from the state transportation fund, and the amounts necessary therefor are appropriated from that fund; provided that if any amount is specifically appropriated for this purpose in an act authorizing the issuance of bonds pursuant to this section, such expenses shall be limited to the amount so appropriated.
- Subd. 4. The state auditor shall maintain in the state bond fund a separate bookkeeping account which shall be designated as the state transportation bond account, to record receipts and disbursements of money transferred to the fund to pay Minnesota state transportation bonds and income from the investment of such money, which income shall be credited to the account in each fiscal year in an amount equal to the approximate average return that year on all funds invested by the state treasurer, as determined by the treasurer, times the average balance in the account that year.
- Subd. 5. The premium and accrued interest received on each issue of Minnesota state transportation bonds shall be credited to the bond account. In order to reduce the amount of taxes otherwise required to be levied, there shall also be credited to the bond account from the general fund in the state treasury, on November 1 in each year, a sum of money sufficient in amount, when added to the balance then on hand therein, to pay all Minnesota state transportation bonds and interest thereon due and to become due to and including July 1 in the second ensuing year. All money so credited and all income from the investment thereof is annually appropriated to the bond account for the payment of such bonds and interest thereon, and shall be available in the bond account prior to the levy of the tax in any year required by the Constitution, Article IX, Section 6, Subdivision 4. The state auditor and treasurer are directed to make the appropriate entries in the accounts of the respective funds.
- Subd. 6. On or before December 1 in each year the state auditor shall levy on all taxable property within the state whatever tax may be necessary to produce an amount sufficient, with all money then theretofore credited to the bond account, to pay the entire amount of principal and interest then and theretofore due and principal and interest to become due on or before July 1 in the second year thereafter on Minnesota state transportation bonds.

This tax shall be levied upon all real property used for the purposes of a homestead, as well as other taxable property, notwithstanding the provisions of section 273.13, subdivisions 6 and 7, and shall be subject to no limitation of rate or amount until all such bonds and interest thereon are fully paid. The proceeds of this tax are appropriated and shall be credited to the state bond fund, and the principal of and interest on the bonds are payable from such proceeds, and the whole thereof, or so much as may be necessary, is appropriated for such payments. If at any time there is insufficient money from the proceeds of such taxes to pay the principal and interest when due on Minnesota state transportation bonds, such principal and interest shall be paid out of the general fund in the state treasury, and the amount necessary therefor is hereby appropriated.

- Sec. 6. [TRANSPORTATION BOND AUTHORIZATION AND APPROPRIATION.] The state auditor is authorized and directed, upon request of the commissioner of transportation, to issue and sell Minnesota state transportation bonds in accordance with the provisions of section 4 of this act and of the Constitution. Article IX, Section 6, in an aggregate principal amount not to exceed \$80,000,000, which sum, or so much thereof as shall be required, is appropriated from the proceeds of the bonds to the Minnesota state transportation fund created in section 4, and shall be used, with any other money in that fund, solely for the purpose of providing money which is hereby appropriated from that fund to subdivisions of the state for the acquisition and betterment of public land and buildings and other public improvements of a capital nature needed to provide adequate public transportation in urban areas, in accordance with the provisions of section 4. This appropriation shall not lapse until the purpose for which it is made has been accomplished or abandoned. The amount of each grant approved for disbursement from the Minnesota state transportation fund shall be and remain appropriated for that purpose until the grant is fully disbursed or part or all thereof is revoked by the department of transportation.
- Sec. 7. [TRANSFER OF POWERS.] Should this legislature fail by July 1, 1973, to enact a law authorizing the creation of a department of transportation, the powers and duties of sections 2 and 3 of this act shall be assumed by the department of highways, and the powers and duties of sections 4 through 6 of this act shall be assumed by the state planning agency.
- Sec. 8. [SEVERABILITY.] The invalidity of any provision of this act shall not affect the validity of the remainder of the act.
- Sec. 9. [EFFECTIVE DATE.] This act is effective on the day following final enactment."

Further amend the title on Page 1, strike lines 2 through 12 and insert in lieu thereof:

"relating to transportation; providing principal arterial highway funds for the appropriation of money to counties and municipalities of the state for the purposes of constructing and reconstructing the state's principal arterial highways, authorizing the issuance of state bonds for the purposes thereof and appropriating money in connection therewith; establishing the Minnesota state transportation fund for the appropriation of money to subdivisions of the state for public lands, buildings, and capital improvements needed for public transportation, authorizing the issuance of state bonds for the purposes of the transportation fund and appropriating money in connection therewith."

And when so amended the bill do pass and be re-referred to the Committee on Finance. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Perpich, A. J. from the Committee on Taxes and Tax Laws, to which was referred
- S. F. No. 2090: A bill for an act relating to the sales and use tax; defining sale and purchase; amending Minnesota Statutes 1971, Section 297A.01, Subdivision 3.

Reports the same back with the recommendation that the bill do pass. Report adopted.

- Mr. Hughes from the Committee on Education, to which was referred
- S. F. No. 1375: A bill for an act relating to the University of Minnesota board of regents; providing for student or recent graduate members; amending Minnesota Statutes 1971, Chapter 137, by adding a section.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 15, strike "1973" and insert "1975"

And when so amended the bill do pass. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Hughes from the Committee on Education, to which was referred
- S. F. No. 2259: A bill for an act relating to Mankato state college; authorizing Mankato state student association to expend money assigned to it from the college activity fund of Mankato state college for funding a legal counseling and service program for students.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 11, after the comma add "Section 8.06 and"

And when so amended the bill do pass. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Hughes from the Committee on Education, to which was referred
- S. F. No. 1530: A bill for an act relating to education; prohibiting fees for public educations.

Reports the same back with the recommendation that the bill be amended as follows:

Strike everything after the enacting clause and insert the following:

- "Section 1. No school board may lawfully require payment of pupil fees for participating in instructional programs which are a regular part of the school day except as specifically permitted by law.
- Sec. 2. All school districts shall furnish free to pupils all workbooks and supplementary materials or supplies which are required for use in a particular grade or class. Fees for supplies or materials which are in excess of minimum requirements for the successful completion of a class or course may be charged but the inability of a student to pay such fees shall not preclude his participation in the class or course.
- Sec. 3. The charging of reasonable admission fees for extra curricular activities conducted outside of the regular school day are not precluded by this act.
- Sec. 4. Rental fees for school lockers or other equipment provided by the district shall not be charged but a deposit may be required for the return of locks or keys furnished by the district.
- Sec. 5. A pupil's grades, periodic grade reports and diplomas may not be withheld for non-payment of fees except those fees which are specifically permitted by law."

And when so amended the bill do pass. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Hughes from the Committee on Education, to which was referred
- S. F. No. 2317: A bill for an act relating to Independent School District No. 709, St. Louis county; the payment of the net salary or wages of the employees; authorizing the "direct deposit" of said sums in a bank account in the name of the individual employee of the school district.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 23, strike "and"

Page 1, line 23, strike "on or prior to the"

Page 1, strike lines 24 through 31 and on page 2, strike lines 1 through 9 and insert the following:

"Any deposit made, or warrants issued, by the school district for the purpose of depositing in an employee's account, the net salary or wages owing to the employee shall not be used by the bank or banks as payment for any sum owing by the school district to the bank or banks, or as a set-off to any claim owing by the school district to said bank or banks.

Sec. 2. Employees within any bargaining unit of the school district who are paid on a bi-weekly or monthly basis shall not be required to have their salary and wages deposited pursuant to the provisions of section 1 of this act unless and until agreed upon between the exclusive representative of the bargaining unit and the school district. All other employees shall be subject to the provisions of section 1 of this act.

Sec. 3. This act is effective September 1, 1973."

And when so amended the bill do pass and be placed on the Calendar of Ordinary Matters. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

Mr. Perpich, A. J. from the Committee on Taxes and Tax Laws, to which was referred

S. F. No. 1305: A bill for an act relating to taxation; distribution of property tax revenues by county treasurer; amending Minnesota Statutes 1971, Section 276.11.

Reports the same back with the recommendation that the bill be amended as follows:

Page 2, line 4, strike "shall"

Page 2, line 4, strike "accrue at the rate of"

Page 2, line 5, strike "percent"

Page 2, line 5, delete the new language and insert "earned on such funds shall be paid to units of government entitled to such funds"

And when so amended the bill do pass. Amendments adopted. Report adopted.

Mr. Hughes from the Committee on Education, to which was referred

S. F. No. 2021: A bill for an act relating to education; private trade schools; providing penalties; amending Minnesota Statutes 1971, Sections 141.21, Subdivisions 4 and 7; 141.25, Subdivisions 3, 4, 7, 8, 9, 10, and by adding a subdivision; 141.26, Subdivisions 2 and 5; 141.28, Subdivision 3, and by adding subdivisions; 141.29, Subdivision 1, and by adding a subdivision; 141.30; 141.32; 141.35; and Chapter 141, by adding a section; repealing Minnesota Statutes 1971, Section 141.27.

Reports the same back with the recommendation that the bill be amended as follows:

Page 2, line 26, strike "agreements" and insert "agreement forms"

Page 2, line 27, strike "contracts" where it appears at the beginning of the line and insert "contract forms"; strike "agreements" and insert "agreement forms"; following "and" and before "used" strike "contracts" and insert "contract forms".

Page 13, line 4, after the first comma insert "but before completion of 75 percent of the course of instruction,"

Page 13, after line 9, insert a new sentence which reads, "After completion of 75 percent of the course of instruction, no refunds are required."

And when so amended the bill do pass and be re-referred to the Committee on Finance. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

Mr. Hughes from the Committee on Education, to which was referred

S. F. No. 2371: A bill for an act relating to veterans, Vietnam era; providing for the tuition-free attendance of dependents at the university of Minnesota; amending Minnesota Statutes 1971, Section 197.09.

Reports the same back with the recommendation that the bill be amended as follows:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. Minnesota Statutes 1971, Section 197.75 is amended by adding a subdivision to read:

Subd. 6. Any child or spouse of any person who was a resident of Minnesota at the time of entering active duty in the armed forces of the United States and who

(a) was killed while on active duty at any time during the period of August 5, 1964 until January 23, 1973; or

- (b) has been declared a person missing in action during the period of August 5, 1964 until January 23, 1973 by the secretary of defense; or
- (c) was a prisoner of war at any time during the period of August 5, 1964 until January 23, 1973;

shall, upon being accepted and upon continued academic eligibility, be entitled to attend those public educational institutions enumerated in subdivision 1. Any such public educational institution, upon enrolling a person entitled to free attendance under this subdivision, shall request the Department of Veterans Affairs to be reimbursed for appropriate tuition and charges for such student. Upon such request the Commissioner of Veterans Affairs shall reimburse the requesting public educational institution from the biennial appropriation referred to in Subdivision 1."

Further, amend the title as follows:

Line 2, strike "veterans, Vietnam era" and insert in lieu thereof "education"

Line 3, strike "the"

Line 4, strike the entire line and insert in lieu thereof "education for certain persons"

Line 5, strike "University of Minnesota"

Line 6, strike "197.09" and insert in lieu thereof "197.75, by adding a subdivision"

And when so amended the bill do pass and be re-referred to the Committee on Finance. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Laufenburger from the Committee on Transportation and General Legislation, to which was referred
- S. F. No. 1514: A bill for an act relating to elections; providing for certain certificates of election; amending Minnesota Statutes 1969, Section 203.53, Subdivision 11.

Reports the same back with the recommendation that the bill do pass and be placed on the Calendar of Ordinary Matters. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Gearty from the Committee on Governmental Operations, to which was referred
- S. F. No. 1806: A bill for an act relating to the operation of the state government; providing for the purchase of electronic data processing equipment where bids are unsatisfactory; amending Minnesota Statutes 1971, Section 16.07, Subdivision 14.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 17, after the stricken language, insert:

"by reason of failure to fully comply with the specifications, terms and conditions of the call for bids. The contract shall be awarded to the vendor offering the lowest price to the state, taking into consideration the specifications, terms and conditions agreed upon pursuant to such negotiation"

And when so amended the bill do pass. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

Mr. Gearty from the Committee on Governmental Operations, to which was referred

S. F. No. 2230: A bill for an act relating to the application of the state mobile homes building code; amending Minnesota Statutes 1971, Section 327.31, Subdivision 6.

Reports the same back with the recommendation that the bill do pass. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

Mr. Gearty from the Committee on Governmental Operations, to which was referred

S. F. No. 1682: A bill for an act relating to motor vehicles; eliminating the requirement of special markings on motor vehicles owned by the state and operated by a commissioner or head of a state department or agency; amending Minnesota Statutes 1971, Section 168.012, by adding a subdivision.

Reports the same back with the recommendation that the bill do pass. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

Mr. Gearty from the Committee on Governmental Operations, to which was referred

S. F. No. 2140: A bill for an act relating to the city of Winona; placing newly hired police and firemen under the public employees police and fire fund.

Reports the same back with the recommendation that the bill do pass. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Gearty from the Committee on Governmental Operations, to which was referred
- S. F. No. 1942: A bill for an act relating to the city of Redwood Falls; authorizing payment of lump sum retirement benefits to firemen.

Reports the same back with the recommendation that the bill do pass and be placed on the Calendar of Ordinary Matters. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Gearty from the Committee on Governmental Operations, to which was referred
- S. F. No. 871: A bill for an act relating to the state building code; directing certain amendments concerning lighting and heat loss; amending Minnesota Statutes 1971, Section 16.82, by adding a subdivision.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 8, after "Section" delete "16.82" and insert in lieu thereof "16.86"

Further, amend the title in line 5 by deleting "16.82" and inserting in lieu thereof "16.86"

And when so amended the bill do pass. Amendments adopted. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Gearty from the Committee on Governmental Operations, to which was referred
- S. F. No. 1574: A bill for an act relating to retirement; firemen's service pensions in the village of Sauk Rapids.

Reports the same back with the recommendation that the bill do pass and be placed on the Calendar of Ordinary Matters. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Gearty from the Committee on Governmental Operations, to which was referred
- S. F. No. 2139: A bill for an act relating to the city of St. Cloud; payment of retirement benefits in certain instance by firemen's relief association.

Reports the same back with the recommendation that the bill do pass and be placed on the Calendar of Ordinary Matters. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Gearty from the Committee on Governmental Operations, to which was referred
- S. F. No. 1679: A bill for an act relating to the city of St. Cloud; contributions to the firemen's pension fund.

Reports the same back with the recommendation that the bill do pass. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Gearty from the Committee on Governmental Operations, to which was referred
- S. F. No. 2275: A bill for an act relating to employees of the fire department of the city of Fridley; transferring full time firemen to the public employees retirement association; providing benefits to members of the firemen's relief association; amending Laws 1969, Chapter 594, Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11; and repealing Laws 1969, Chapter 594, Section 12, Subdivision 3.

Reports the same back with the recommendation that the bill do pass. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Gearty from the Committee on Governmental Operations, to which was referred
- S. F. No. 875: A bill for an act relating to the organization and operation of state government; the powers and duties of the commissioner of iron range resources and rehabilitation; creation, powers and duties of advisory commission; appropriation of funds; amending Minnesota Statutes 1971, Sections 298.22 and 298.221.

Reports the same back with the recommendation that the bill do pass and be re-referred to the Committee on Finance. Report adopted.

Pursuant to Joint Rule 20, the bill was re-referred to the Committee on Rules and Administration.

- Mr. Gearty from the Committee on Governmental Operations, to which was re-referred
- H. F. No. 964: A bill for an act relating to the city of Thief River Falls; payment of firemen's service pensions.

Reports the same back with the recommendation that the bill do pass and be re-referred to the Committee on Local Government. Report adopted.

- Mr. Gearty from the Committee on Governmental Operations, to which was re-referred
- H. F. No. 1023: A bill for an act relating to home rule charters and charter commissions; amending Minnesota Statutes 1971, Sections 410.05 by adding a subdivision; 410.12, by adding subdivisions; and 410.30; repealing Minnesota Statutes 1971, Sections 410.17; 410.22; 410.27; and 410.31.

Reports the same back with the recommendation that the bill do pass and be re-referred to the Committee on Local Government. Report adopted.

- Mr. Coleman from the Committee on Rules and Administration, to which were referred H. F. Nos. 1844, 2154, 1578, 1829, 358, 1689, 1692, 2234, 659, 1042, 1720, 1978, 2244, 149, 1110, 1425 and 1949 for comparison to companion Senate Files, reports the following House Files were found to have no companion Senate Files on Senate Calendars and are recommended to be re-referred to their respective Committees as follows:
 - H. F. No. 2234 to the Committee on Education.
 - H. F. Nos. 1042, 1978 to the Committee on Finance.
- H. F. Nos. 1844, 1578, 358 to the Committee on Governmental Operations.
 - H. F. No. 1425 to the Committee on Judiciary.
- H. F. Nos. 1689, 1692, 2244, 1110 to the Committee on Labor and Commerce.
 - H. F. No. 659, to the Committee on Local Government.
- H. F. Nos. 2154, 1949 to the Committee on Metropolitan and Urban Affairs.
- H. F. Nos. 1720, 149 to the Committee on Natural Resources and Agriculture.
- H. F. No. 1829 to the Committee on Transportation and General Legislation.

Pursuant to Rule 49, this report was prepared and submitted by the Secretary of the Senate on behalf of the Committee on Rules and Administration. Report adopted.

- Mr. Coleman from the Committee on Rules and Administration, to which were referred
- H. F. Nos. 1772, 2029, 2105, 2144, 2246, 1752, 2002, 2052, 2097 and 2238 for comparison to companion Senate Files, reports the following House Files were found to have no companion Senate Files on Senate Calendars and are recommended to be re-referred to their respective Committees as follows:
 - H. F. No. 1772 to the Committee on Finance.
 - H. F. No. 2246 to the Committee on Labor and Commerce.

- H. F. Nos. 1752, 2002, 2052 to the Committee on Local Government.
- H. F. Nos. 2097, 2238 to the Committee on Metropolitan and Urban Affairs.
- H. F. Nos. 2029, 2105, 2144 to the Committee on Natural Resources and Agriculture.

Pursuant to Rule 49, this report was prepared and submitted by the Secretary of the Senate on behalf of the Committee on Rules and Administration. Report adopted.

- Mr. Coleman from the Committee on Rules and Administration, to which were referred
- H. F. Nos. 1550 and 2160 for comparison to companion Senate Files, reports the following House Files were found to have no companion Senate Files on Senate Calendars and are recommended to be re-referred to their respective Committees as follows:
 - H. F. No. 2160 to the Committee on Education.
 - H. F. No. 1550 to the Committee on Governmental Operations.

Pursuant to Rule 49, this report was prepared and submitted by the Secretary of the Senate on behalf of the Committee on Rules and Administration. Report adopted.

SECOND READING OF SENATE BILLS

S. F. Nos. 2399, 1305 and 2090 were read the second time.

SECOND READING OF HOUSE BILLS

H. F. No. 964 was read the second time.

MOTIONS AND RESOLUTIONS

Mr. Hansen, Baldy moved that S. F. No. 810 be withdrawn from the Committee on Rules and Administration and re-referred to the Committee on Finance. Which motion prevailed.

Mr. Hansen, Baldy moved that H. F. No. 1110 be withdrawn from the Committee on Labor and Commerce and re-referred to the Committee on Finance. Which motion prevailed.

Mr. Laufenburger moved that S. F. No. 2306, No. 246 on General Orders be stricken and re-referred to the Committee on Finance. Which motion prevailed.

Mr. Hansen, Baldy moved that the first sentence of Rule 77 be suspended for the remainder of the Session.

The question being taken on adoption of the motion,

And the roll being called, there were yeas 36 and nays 24, as follows:

Those who voted in the affirmative were:

Ashbach	Dunn	Larson	Olson, H. D.	Tennessen
Bang	Frederick	Laufenburger	O'Neill	Thorup
Berg	Gearty	Lewis	Perpich, A. J.	Ueland
Borden	Hansen, Baldy	Milton	Perpich, G.	Willet
Chmielewski	Hanson, R.	Moe	Renneke	
Coleman	Josefson	Nelson	Schrom	
Davies	Keefe, S.	Novak	Solon	
Doty	Kleinbaum	Olson, A. G.	Stassen	

Those who voted in the negative were:

Anderson	Fitzsimons	Keefe, J.	Ogdahl	Sillers
Arnold	Hansen, Mel	Knutson	Olhoft	Spear
Bernhagen	Hughes	Kowalczyk	Olson, J. L.	Stokowski
Brown	Humphrey	Krieger	Purfeerst	Wegener
Conzemius	Jensen	North	Schaaf	*-

Which motion did not prevail. So the rule was not suspended.

SUSPENSION OF RULES

Mr. Coleman moved that the rules of the Senate be so far suspended as to take up the Senate Calendar at this time, remaining on the Order of Business of Motions and Resolutions. Which motion prevailed.

THIRD READING OF SENATE BILLS

S. F. No. 746: A bill for an act relating to securities; repealing Minnesota Statutes 1971, Chapter 80.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 60 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson	Dunn	Keefe, S.	North	Schaaf
Arnold	Fitzsimons	Kleinbaum	Novak	Schrom
Bang	Frederick	Knutson	Ogdahl	Sillers
Berg	Gearty	Kowalczyk	Olhoft	Solon
Bernhagen	Hansen, Baldy	Krieger	Olson, A. G.	Spear
Borden	Hansen, Mel	Larson	Olson, H. D.	Stassen
Brown	Hanson, R.	Laufenburger	Olson, J. L.	Stokowski
Chmielewski	Hughes	Lewis	O'Neill	Tennessen
Coleman	Humphrey	McCutcheon	Perpich, A. J.	Thorup
Conzemius	Jensen	Milton	Perpich, G.	Ueland
Davies	Josefson	Moe	Purfeerst	Wegener
Doty	Keefe, J.	Nelson	Renneke	Willet

So the bill passed and its title was agreed to.

S. F. No. 351: A bill for an act relating to mineral lands; requiring all leases and extensions of leases by the state of mineral lands or rights to be approved by the legislature before such leases and lease extensions become effective; amending Minnesota Statutes 1971, Chapter 93, by adding a section.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 54 and nays 8, as follows:

Those who voted in the affirmative were:

Anderson	Frederick	Kleinbaum	Novak	Schrom
Arnold	Gearty	Knutson	Ogdahl	Solon
Berg	Hansen, Baldy	Kowalczyk	Olhoft	Spear
Bernhagen	Hanson, R.	Larson	Olson, A. G.	Stassen
Brown	Hughes	Laufenburger	Olson, H. D.	Stokowski
Chmielewski	Humphrey	Lewis	O'Neill	Tennessen
Coleman	Jensen	McCutcheon	Perpich, A. J.	Thorup
Conzemius	Josefson	Milton	Perpich, G.	Ueland
Davies	Keefe, J.	Moe	Purfeerst	Wegener
Doty	Keefe, S.	Nelson	Renneke	Willet
Dunn	Kirchner	North	Schaaf	

Those who voted in the negative were:

Ashbach Borden Hansen, Mel Olson, J. L. Sillers Bang Fitzsimons Krieger

So the bill passed and its title was agreed to.

THIRD READING OF HOUSE BILLS

H. F. No. 7: A bill for an act providing compensation to those members of the armed forces who served during the Vietnam conflict; providing for a bond issue to finance; appropriating money; and providing a penalty.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson Arnold Ashbach Bang Berg Bernhagen Blatz Borden Brown Chmielewski Coleman	Doty Dunn Fitzsimons Frederick Gearty Hansen, Baldy Hanson, R. Hughes Humphrey Jensen	Keefe, S. Kirchner Kleinbaum Knutson Kowalczyk Krieger Larson Laufenburger Lewis McCutcheon Milton	North Novak Ogdahl Olhoft Olson, A. G. Olson, H. D. Olson, J. L. O'Neill Perpich, A. J. Perpich, G. Purfeerst	Schrom Sillers Solon Spear Stassen Stokowski Thorup Ueland Wegener Willet
Chmielewski	Humphrey	McCutcheon	Perpich, G.	

So the bill passed and its title was agreed to.

H. F. No. 694: A bill for an act relating to the state zoological board; regulating the powers and duties of the state zoological board; appropriating money from the Minnesota zoological garden account in the general fund for the acquisition and betterment of public land, buildings, and improvements of a capital nature needed for the Minnesota zoological garden; authorizing the issuance

and sale of bonds for this purpose under the provisions of Article IX, Section 6 of the Constitution, and appropriating money in connection therewith; creating a state zoological garden bond account in the Minnesota state bond fund; amending Minnesota Statutes 1971, Sections 85A.02, Subdivisions 2 and 5; 85A.03, by adding a subdivision; and 85A.04; Chapter 85A, by adding a section; and repealing Minnesota Statutes 1971, Section 85A.02, Subdivision 8.

Was read the third time and placed on its final passage.

CALL OF THE SENATE

Mr. Conzemius imposed a call of the Senate. The following Senators answered to their names:

Anderson	Davies	Keefe, J.	Nelson	Schaaf
Arnold	Doty	Keefe, S.	North	Schrom
Ashbach	Dunn	Kirchner	Novak	Sillers
Bang	Fitzsimons	Kleinbaum	Ogdahl	Solon
Berg	Frederick	Knutson	Olhoft	Spear
Bernhagen	Gearty	Kowalczyk	Olson, A. G.	Stassen
Blatz	Hansen, Baldy	Krieger	Olson, H. D.	Stokowski
Borden	Hansen, Mel	Larson	Olson, J. L.	Tennessen
Brown	Hanson, R.	Laufenburger	O'Neill	Thorup
Chenoweth	Hughes	Lewis	Perpich, A. J.	Ueland
Chmielewski	Humphrey	McCutcheon	Perpich, G.	Wegener
Coleman	Jensen	Milton	Purfeerst	Willet
Conzemius	Josefson	Moe	Renneke	

The Sergeant-at-Arms was instructed to bring in the absent members.

The question being taken on the passage of H. F. No. 694,

Mr. Conzemius moved that those not voting be excused from voting. Which motion prevailed.

And the roll being called, there were yeas 52 and nays 12, as follows:

Those who voted in the affirmative were:

Anderson	Doty	Kleinbaum	North	Solon
Arnold	Fitzsimons	Knutson	Novak	Spear
Ashbach	Frederick	Kowalczyk	Ogdahl	Stassen
Bang	Gearty	Krieger	Olhoft	Stokowski
Blatz	Hansen, Mel	Larson	Olson, A. G.	Tennessen
Brown	Hughes	Laufenburger	Olson, H. D.	Thorup
Chenoweth	Humphrey	Lewis	Olson, J. L.	Ueland
Chmielewski	Jensen	McCutcheon	O'Neill	Wegener
Coleman	Keefe, J.	Milton	Perpich, A. J.	
Conzemius	Keefe, S.	Moe	Purfeerst	
Davies	Kirchner	Nelson	Schaaf	

Those who voted in the negative were:

Berg	Dunn J.	osefson	Renneke	Sillers
Bernhagen	Hansen, Baldy P	erpich, G.	Schrom	Willet
Rorden	Hanson, R.	- '		

So the bill passed and its title was agreed to.

SUSPENSION OF RULES

Mr. Coleman moved that the rules of the Senate be so far suspended as to take up the General Orders as Special Orders at this time, remaining on the Order of Business of Motions and Resolutions. Which motion prevailed.

SPECIAL ORDER

S. F. No. 1232: A bill for an act relating to education; defining gifted pupil; permitting school districts to provide services for gifted pupils.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 56 and nays 4, as follows:

Those who voted in the affirmative were:

Anderson	Dunn	Kowalczyk	Olson, A. G.	Solon
Arnold	Fitzsimons	Krieger	Olson, H. D.	Stassen
Ashbach	Gearty	Larson	Olson, J. L.	Stokowski
Bang	Hansen, Mel	Laufenburger	O'Neill	Tennessen
Berg	Hanson, R.	Lewis	Patton	Thorup
Bernhagen	Hughes	McCutcheon	Perpich, A. J.	Ueland
Blatz	Humphrey	Milton	Perpich, G.	Wegener
Chenoweth	Jensen	Moe	Purfeerst	Willet
Chmielewski	Keefe, J.	North	Renneke	
Coleman	Keefe, S.	Novak	Schaaf	
Davies	Kirchner	Ogdahl	Schrom	
Doty	Knutson	Olhoft	Sillers	

Messrs. Brown; Hansen, Baldy; Nelson and Spear voted in the negative.

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1247: A bill for an act relating to elections; providing for applications for and acknowledgement of absentee ballots; amending Minnesota Statutes 1971, Sections 207.03 and 207.08.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 61 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson Arnold Ashbach Bang Berg Bernhagen Blatz Borden	Brown Chenoweth Chmielewski Coleman Conzemius Davies Doty Dunn	Fitzsimons Gearty Hansen, Baldy Hansen, Mel Hanson, R. Hughes Humphrey Jensen	Josefson Keefe, J. Keefe, S. Kirchner Kleinbaum Knutson Krieger Laufenburger	Lewis McCutcheon Milton Moe Nelson North Novak Ogdahl
Borden	Dunn	Jensen	Laufenburger	Ugdahl

Willet Stokowski Olhoft ' Patton Schaaf Olson, A. G. Perpich, A. J. Schrom Tennessen Thorup Olson, H. D. Perpich, G. Sillers Olson, J. L. Purfeerst Spear Ueland Renneke Wegener O'Neill Stassen

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 775: A bill for an act relating to crimes and criminals; making uniform the penalties for various misdemeanors and other similar type offenses; amending Minnesota Statutes 1971, Sections 12.34, Subdivision 3; 12.45; 17.23, Subdivision 3; 21.122; 21.58, Subdivision 1; 24.077; 24.181; 29.091, Subdivision 7; 29.28; 31.185, Subdivision 13; 31.403; 31.58; 31.611; 32.101; 32.205; 32.534; 32.645, Subdivision 2; 33.091; 33.171; 34.113; 35.70, Subdivision 1; 54.28; 64A.46, Subdivision 2; 65B.13; 69.58; 71A.08, Subdivision 1; 79.23; 85.20, Subdivisions 3 and 5; 88.11, Subdivision 2; 88.13, Subdivision 3; 88.14, Subdivision 2; 88.19; 97.55, Subdivisions 1, 2, 3, and 4; 127.17, Subdivision 4; 127.19; 127.20; 145.24, Subdivision 3; 145.35, Subdivision 2; 153.15; 154.19; 157.08; 168.013, Subdivision 3; 168.275; 168.36, Subdivision 3; 168.275; 1 134.19; 137.08; 168.013, Subdivision 3; 168.273, 168.30, Subdivision 2; 169.121, Subdivisions 3 and 4; 175.34; 177.19; 180.10; 181.20; 181.21; 181.30; 182.19; 182.28; 182.49; 183.61, Subdivision 6; 197.59; 211.15, Subdivision 1; 218.071, Subdivision 2; 219.383, Subdivision 5; 219.57; 219.97, Subdivisions 1, 6, 8, 9, and 16; 222.06; 223.08, Subdivision 1; 229.19; 229.20; 232.06, Subdivision 7; 233.35; 235.04; 239.23; 239.24; 239.44; 239.45; 239.11, Subdivision 2, 248.06, Subdivision 2, 297.25, Subdivision 2, 297.25, Subdivision 2, 297.25, Subdivision 2, 297.25, Subdivision 3, 297.25, Subdivi 239.511, Subdivision 3; 248.06, Subdivision 3; 297.25, Subdivision 1; 299G.10; 299H.28; 299I.22; 325.245, Subdivision 7; 325.48; 325.77, Subdivision 6; 325.83, Subdivision 2; 325.84, Subdivision 5; 326.337; 327.07; 329.17, Subdivision 2; 333.13; 333.-135; 340.78; 340.81; 340.90; 346.23; 346.26; 346.28; 346.29; 373.26, Subdivision 5; 395.22; 426.10; 481.05; 488A.06, Subdivision 4; 509.02; 509.03; 514.66; 609.17, Subdivision 4; 617.23; 624.03; 624.65, Subdivision 3; 624.701; 631.04; and 641.10; repealing Minnesota Statutes 1971, Sections 31.405; 35.70, Subdivision 2; and 340.83.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson	Chmielewski	Hanson, R.	Krieger	Olhoft
Arnold	Coleman	Hughes	Larson	Olson, A. G.
Ashbach	Conzemius	Humphrey	Lewis	Olson, H. D.
Bang	Davies	Jensen	McCutcheon	Olson, J. L.
Berg	Doty	Josefson	Milton	O'Neill
Bernhagen	Dunn	Keefe, J.	Moe	Patton
Blatz "	Fitzsimons	Keefe, S.	Nelson	Perpich, A. J.
Borden	Gearty	Kirchner	North	Perpich, G.
Brown	Hansen, Baldy	Kleinbaum	Novak	Purfeerst
Chenoweth	Hansen, Mel	Kowalczyk	Ogdahl	Renneke

Schaaf Solon Stokowski Thorup Wegener Schrom Spear Tennessen Ueland Willet Sillers Stassen

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 2014: A bill for an act relating to natural resources; enlarging certain trail acquisition authority; amending Minnesota Statutes 1971, Section 84.029, Subdivision 2.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 61 and nays 3, as follows:

Those who voted in the affirmative were:

Doty Solon Anderson Kirchner Novak Ogdahl Olhoft Dunn Spear Arnold Kleinbaum Stassen Ashbach Fitzsimons Knutson Olson, A. G. Olson, H. D. Gearty Kowalczyk Stokowski Bang Hansen, Baldy Krieger Hansen, Mel Larson Tennessen Berg Olson, J. L. O'Neill Blatz Thorup Borden Hanson, R. Laufenburger Ueland Patton Wegener Hughes Lewis Brown Perpich, A. J. Humphrey McCutcheon Willet Chenoweth Jensen Perpich, G. Chmielewski Milton Coleman Josefson Moe Purfeerst Keefe, J. Nelson Schaaf Conzemius Davies Keefe, S. North Sillers

Messrs. Bernhagen, Renneke and Schrom voted in the negative.

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 2008: A bill for an act relating to evidence; proscribing use of taped verbatim records of legislative proceedings as evidence of legislative intent or contemporaneous history.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 59 and nays 5, as follows:

Those who voted in the affirmative were:

Anderson	Davies	Kleinbaum	Ogdahl	Schrom
Arnold	Doty	Knutson	Olhoft	Sillers
Ashbach	Dunn	Kowalczyk	Olson, A. G.	Solon
Bang	Fitzsimons	Krieger	Olson, H. D.	Spear
Berg	Gearty	Larson	Olson, J. L.	Stassen
Bernhagen	Hansen, Baldy	Laufenburger	O'Neill	Stokowski
Blatz	Hanson, R.	Lewis	Patton	Tennessen
Borden	Hughes	McCutcheon	Perpich, A. J.	Thorup
Brown	Josefson	Milton	Perpich, G.	Ueland
Chmielewski	Keefe, J.	Moe	Purfeerst	Wegener
Coleman	Keefe, S.	Nelson	Renneke	Willet
Conzemius	Kirchner	Novak	Schaaf	

Messrs. Chenoweth; Hansen, Mel; Humphrey; Jensen and North voted in the negative.

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1943: A bill for an act relating to unemployment compensation; limiting the contribution required of any employing unit or units controlled by the same interests as to any employee; amending Minnesota Statutes 1971, Section 268.04, Subdivision 10.

Mr. O'Neill moved to amend S. F. No. 1943, as follows:

Page 3, line 23, strike ", except that"

Page 4, strike lines 1 and 2 and strike line 3 to the semicolon and insert in lieu thereof:

"or the experience ratio which the Commissioner determines is applicable to the employee, multiplied by the aggregate wages paid to each such employee by said controlled employing units, as if a single employer"

Which motion prevailed. So the amendment was adopted.

S. F. No. 1943 was read the third time, as amended and placed on its final passage.

The question being taken on the passage of the bill, as amended.

And the roll being called, there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson	Dunn	Kleinbaum	Ogdahl	Sillers
Arnold	Fitzsimons	Knutson	Olhoft	Solon
Ashbach	Gearty	Kowalczyk	Olson, A. G.	Spear
Bang	Hansen, Baldy	Krjeger	Olson, H. D.	Stassen
Berg	Hansen, Mel	Larson	Olson, J. L.	Stokowski
Bernhagen	Hanson, R.	Laufenburger	O'Neill	Tennessen
Blatz	Hughes	Lewis	Patton	Thorup
Borden	Humphrey	McCutcheon	Perpich, A. J.	Ueland
Brown	Jensen	Milton	Perpich, G.	Wegener
Chenoweth	Josefson	Moe	Purfeerst	Willet
Chmielewski	Keefe, J.	Nelson	Renneke	
Conzemius	Keefe, S.	North	Schaaf	
Davies	Kirchner	Novak	Schrom	

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

SPECIAL ORDER

S. F. No. 1847: A bill for an act changing the name of the department of taxation to the department of revenue; amending Minnesota Statutes 1971, Section 270.02.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 30 and nays 31, as follows:

Those who voted in the affirmative were:

Arnold	Doty	Josefson	Nelson	Schrom
Borden	Fitzsimons	Keefe, J.	North	Solon
Brown	Gearty	Keefe, S.	Olson, H. D.	Spear
Chmielewski	Hansen, Mel	Kirchner	O'Neill	Stokowski
Coleman	Hughes	Kleinbaum	Perpich, A. J.	Wegener
Conzemius	Humphrey	Laufenburger	Schaaf	Willet

Those who voted in the negative were:

Anderson	Davies	Krieger	Olhoft	Sillers
Ashbach	Dunn	Larson	Olson, A. G.	Tennessen
Bang	Hansen, Baldy	Lewis	Olson, J. L.	Ueland
Berg	Hanson, R.	McCutcheon	Patton	
Bernhagen	Jensen	Moe	Perpich, G.	
Blatz	Knutson	Novak	Purfeerst	
Chenoweth	Kowalczyk	Ogdahl	Renneke	

So the bill failed to pass.

SPECIAL ORDER

S. F. No. 1374: A bill for an act relating to elections; nomination, affidavits and election of county court judges; amending Minnesota Statutes 1971, Sections 202.03, Subdivision 1; 202.04, Subdivisions 1 and 3; 203.41; 487.03, Subdivision 2; and repealing Minnesota Statutes 1971, Section 487.03, Subdivision 3.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 58 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson	Conzemius	Keefe, S.	North	Schaaf
Arnold	Davies	Kirchner	Novak	Schrom
Ashbach	Doty	Kleinbaum	Olhoft	Sillers
Bang	Dunn	Knutson	Olson, A. G.	Solon
Berg	Fitzsimons	Kowalczyk	Olson, H. D.	Spear
Bernhagen	Gearty	Krieger	Olson, J. L.	Stassen
Blatz	Hansen, Baldy	Larson	O'Neill	Tennessen
Borden	Hansen, Mel	Laufenburger	Patton	Ueland
Brown	Hughes	Lewis	Perpich, A. J.	Wegener
Chenoweth	Humphrey	McCutcheon	Perpich, G.	Willet
Chmielewski	Jensen	Moe	Purfeerst	
Coleman	Keefe, J.	Nelson	Renneke	

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 325: A bill for an act relating to the claim of Carlton county; arising from agreement of highway department to partici-

pate in costs of improvement of county road 6; appropriating money for the payment thereof.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 60 and nays 1, as follows:

Those who voted in the affirmative were:

Anderson	Davies	Keefe, S.	North	Renneke
Arnold	Doty	Kirchner	Novak	Schaaf
Ashbach	Dunn	Kleinbaum	Ogdahl	Schrom
Bang	Fitzsimons	Knutson	Olhoft	Sillers
Berg	Gearty	Kowalczyk	Olson, A. G.	Solon
Bernhagen	Hansen, Baldy	Krieger	Olson, H. D.	Spear
Borden	Hansen, Mel	Larson	Olson, J. L.	Stassen
Brown	Hanson, R.	Laufenburger	O'Neill	Stokowski
Chenoweth	Hughes	Lewis	Patton	Thorup
Chmielewski	Humphrey	McCutcheon	Perpich, A. J.	Ueland
Coleman	Jensen	Moe	Perpich, G.	Wegener
Conzemius	Keefe, J.	Nelson	Purfeerst	Willet

Mr. Tennessen voted in the negative.

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 430: A bill for an act relating to education; school districts; permitting increased annual compensation and extended transportation reimbursement to local school board members; amending Minnesota Statutes 1971, Section 123.33, Subdivision 12.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 60 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson	Davies	Keefe, S.	North	Schaaf
Arnold	Dunn	Kirchner	Ogdahl	Schrom
Ashbach	Fitzsimons	Kleinbaum	Olhoft	Sillers
Bang	Gearty	Knutson	Olson, A. G.	Solon
Berg	Hansen, Baldy	Kowalczyk	Olson, H. D.	Spear
Bernhagen	Hansen, Mel	Krieger	Olson, J. L.	Stassen
Blatz	Hanson, R.	Larson	O'Neill	Stokowski
Brown	Hughes	Laufenburger	Patton	Tennessen
Chenoweth	Humphrey	Lewis	Perpich, A. J.	Thorup
Chmielewski	Jensen	McCutcheon	Perpich, G.	Ueland
Coleman	Josefson	Milton	Purfeerst	Wegener
Conzemius	Keefe, J.	Moe	Renneke	Willet

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1125: A bill for an act relating to peace officer training courses; eligibility; amending Minnesota Statutes 1971, Section 626.851.

Mr. Olhoft moved to amend S. F. No. 1125, as follows:

Page 1, line 13, after "student" insert "successfully"

Which motion prevailed. So the amendment was adopted.

S. F. No. 1125 was then progressed as amended.

SPECIAL ORDER

S. F. No. 1460: A bill for an act relating to the state; regulating the unclassified service for state officers or employees: amending Minnesota Statutes 1971, Section 43.09, Subdivision 2.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson Arnold Ashbach Bang Berg Bernhagen Blatz Borden Brown	Davies Doty Dunn Fitzsimons Frederick Gearty Hansen, Baldy Hansen, Mel Hanson, R.	Larson Milton	Perpich, A. J. Perpich, G.	Sillers Solon Spear Stassen Stokowski Tennessen Thorup Ueland Wegener
Brown	Hanson, R.	Milton	Perpich, G.	Wegener
Chenoweth	Hughes	Moe	Purfeerst	Willet
Chmielewski	Humphrey	Nelson	Renneke	
Coleman	Jensen	North	Schaaf	
Conzemius	Josefson	Novak	Schrom	

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1174: A bill for an act relating to corrections; study and diagnosis of children and youth committed to the youth conservation commission; amending Minnesota Statutes 1971, Sections 242.18; 242.385, Subdivision 1; 260.151, Subdivision 1; and 260.175; repealing Minnesota Statutes 1971, Sections 242.385, Subdivision 2; and 242.386.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill.

And the roll being called, there were yeas 62 and nays 0, as follows:

Anderson	Blatz	Conzemius	Gearty	Josefson
Arnold	Borden	Davies	Hansen, Baldy	Keefe, J.
Ashbach	Brown	Doty	Hansen, Mel	Keefe, S.
Bang	Chenoweth	Dunn	Hughes	Kirchner
Berg	Chmielewski	Fitzsimons	Humphrey	Kleinbaum
Bernhagen	Coleman	Frederick	Jensen	Knutson

Kowalczyk North O'Neill Thorup Schrom Krieger Novak Patton Sillers Ueland Perpich, A. J. Solon Wegener Willet Larson Ogdahl Laufenburger Olhoft Perpich, G. Spear Olson, A. G. Olson, H. D. McCutcheon Purfeerst Stassen Milton Renneke Stokowski Moe Olson, J. L. Schaaf Tennessen

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1167: A bill for an act relating to workmen's compensation, medical treatment; specifically including doctors of osteopathy and their services within certain definitions; amending Minnesota Statutes 1971, Section 176.135, by adding a subdivision.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 63 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson	Doty	Kirchner	Novak	Schrom
Arnold	Dunn	Kleinbaum	Ogdahl	Sillers
Ashbach	Fitzsimons	Knutson	Olhoft	Solon
Bang	Frederick	Kowalczyk	Olson, A. G.	Spear
Bernhagen	Gearty	Krieger	Olson, H. D.	Stassen
Blatz	Hansen, Baldy	Larson	Olson, J. L.	Stokowski
Borden	Hansen, Mel	Laufenburger	O'Neill	Tennessen
Brown	Hanson, R	Lewis	Patton	Thorup
Chenoweth	Hughes	McCutcheon	Perpich, A. J.	Ueland
Chmielewski	Humphrey	Milton	Perpich, G.	Wegener
Coleman	Jensen	Moe	Purfeerst	Willet
Conzemius	Keefe, J.	Nelson	Renneke	
Davies	Keefe, S.	North	Schaaf	

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 2125: A bill for an act relating to transportation; motor vehicle carriers; defining exempt carrier; amending Minnesota Statutes 1971, Section 221.011, Subdivision 22.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 63 and nays 0, as follows:

Anderson	Borden	Doty	Hanson, R.	Knutson
Arnold	\mathbf{Brown}	Dunn	Hughes	Kowalczyk
Ashbach	Chenoweth	Fitzsimons	Humphrey	Krieger
Bang	Chmielewski	Frederick	Jensen	Larson
Berg	Coleman	Gearty	Keefe, J.	Laufenburger
Bernhagen	Conzemius	Hansen, Baldy		Lewis
Blatz	Davi e s	Hansen, Mel	Kleinbaum	McCutcheon

Milton	Olhoft	Perpich, A. J.	Sillers	Thorup
Moe	Olson, A. G.	Perpich, G.	Solon	Ueland
Nelson	Olson, H. D.	Purfeerst	Spear	Wegener
North	Olson, J. L.	Renneke	Stassen	Willet
Novak	O'Neill	Schaaf	Stokowski	
Ordahl	Patton	Schrom	Tennessen	

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1936: A bill for an act relating to Independent School District No. 709, St. Louis county; inclusion of other certificated employees in any teachers' retirement fund and association created pursuant to certain provisions of law.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 65 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson	Davies	Keefe, J.	Nelson	Renneke
Arnold	Doty	Keefe, S.	North	Schaaf
Ashbach	Dunn	Kirchner	Novak	Schrom
Bang	Fitzsimons	Kleinbaum	Ogdahl	Sillers
Berg	Frederick	Knutson	Olhoft	Solon
Bernhagen	Gearty	Kowalczyk	Olson, A. G.	Spear
Blatz	Hansen, Baldy	Krieger	Olson, H. D.	Stassen
Borden	Hansen, Mel	Larson	Olson, J. L.	Stokowski
Brown	Hanson, R.	Laufenburger	O'Neill	Tennessen
Chenoweth	Hughes	Lewis	Patton	Thorup
Chmielewski	Humphrey	McCutcheon	Perpich, A. J.	Ueland
Coleman	Jensen	Milton	Perpich, G.	Wegener
Conzemius	Josefson	Moe	Purfeerst	Willet

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1377: A bill for an act relating to motor vehicle carriers; regulating the issuance of permits to local cartage carriers; authorizing the transfer of such permits under certain conditions; amending Minnesota Statutes 1971, Section 221.296, Subdivision 4, and by adding a subdivision.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 60 and nays 4, as follows:

Anderson	Borden	Doty	Hanson, R.	Kowalczyk
Arnold	Brown	Dunn	Hughes	Krieger
Ashbach	Chenoweth	Fitzsimons	Humphrey	Larson
Bang	Chmielewski	Frederick	Jensen	Laufenburger
Berg	Coleman	Gearty	Keefe, S.	Lewis
Bernhagen	Conzemius	Hansen, Baldy	Kirchner	McCutcheon
Blatz	Davies	Hansen, Mel	Kleinbaum	Milton

Moe	Olhoft	Patton	Schrom	Stokowski
Nelson	Olson, A. G.	Perpich, A. J.	Sillers	Thorup
North	Olson, H. D.	Purfeerst	Solon	Ueland
Novak	Olson, J. L.	Renneke	Spear	Wegener
Ogdahl	O'Neill	Schaaf	Stassen	Willet

Messrs. Keefe, J.; Knutson; Perpich, G. and Tennessen, voted in the negative.

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1559: A bill for an act relating to the metropolitan sewer board and the federal water pollution control act amendments of 1972; amending Minnesota Statutes 1971, Chapter 473C, by adding a section; and Section 473C.15, Subdivision 5.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 61 and nays 1, as follows:

Those who voted in the affirmative were:

Anderson	Doty	Keefe, S.	Olhoft	Solon
Arnold	Dunn	Kleinbaum	Olson, A. G.	Spear
Bang	Fitzsimons	Knutson	Olson, H. D.	Stassen
Berg	Frederick	Kowalczyk	Olson, J. L.	Stokowski
Bernhagen	Gearty	Krieger	O'Neill	Tennessen
Blatz	Hansen, Baldy		Patton	Thorup
Borden	Hansen, Mel	Lewis	Perpich, A. J.	Ueland
Brown	Hanson, R.	McCutcheon	Perpich, G.	Wegener
Chenoweth	Hughes	Milton	Purfeerst	Willet
Chmielewski	Humphrey	Moe	Renneke	
Coleman	Jensen	Nelson	Schaaf	
Conzemius	Josefson	North	Schrom	
Davies	Keefe, J.	Novak	Sillers	

Mr. Ashbach voted in the negative.

So the bill passed and its title was agreed to.

SUSPENSION OF RULES

Mr. Coleman moved that the rules of the Senate be so far suspended as to revert to Introduction of Bills, remaining on the Order of Business of Motions and Resolutions. Which motion prevailed.

INTRODUCTION OF BILLS

Mr. Novak, for the Committee on Finance, introduced-

S. F. No. 2417: A bill for an act relating to the organization and operation of state government; appropriating money therefor and limiting the use thereof; providing for the transfer of certain moneys in the state treasury; authorizing land acquisition in certain cases including conservation, parks, recreational lands and trails, wildlife and spawning areas, and historic sites; fixing and limiting the amount of fees to be collected in certain cases; making funds

available for seaway trade promotion; providing penalties for misusing appropriated funds; amending Minnesota Statutes 1971, Sections 3.102, 15.50; repealing Laws 1965, Chapter 810, Section 23, Subdivision 3 as amended by Laws 1967, Chapter 867, Section 9.

Was read the first time, and under the Rules of the Senate, laid over one day.

MOTIONS AND RESOLUTIONS—CONTINUED

Mr. Gearty moved that H. F. No. 976 be withdrawn from the Committee on Governmental Operations and re-referred to the Committee on Rules and Administration for comparison with S. F. No. 1344 now on General Orders. Which motion prevailed.

Mr. Conzemius moved that H. F. No. 1230 be withdrawn from the Committee on Health, Welfare and Corrections and re-referred to the Committee on Rules and Administration for comparison with S. F. No. 1268 now on General Orders. Which motion prevailed.

Mr. Hansen, Baldy moved that H. F. No. 491 be withdrawn from the Committee on Labor and Commerce and re-referred to the Committee on Finance. Which motion prevailed.

Mr. Chenoweth moved that H. F. No. 1873 be withdrawn from the Committee on Metropolitan and Urban Affairs and re-referred to the Committee on Rules and Administration for comparison with S. F. No. 2194 now on the Calendar of Ordinary Matters. Which motion prevailed.

RECESS

Mr. Coleman moved that the Senate do now recess subject to the call of the President. Which motion prevailed.

After a brief recess, the President called the Senate to order.

MEMBERS EXCUSED

Mr. Frederick was excused from the Session of today at 2:30 o'clock p.m.

CALL OF THE SENATE

Mr. Borden imposed a call of the Senate. The following Senators answered to their names:

Anderson Arnold Bang	Conzemius Davies Doty	Humphrey Josefson Keefe, J.	Olson, A. G. Olson, H. D. Olson, J. L.	Solon Spear Stokowski
Berg	Frederick	Keefe, S.	O'Neill	Tennessen
Bernhagen	Gearty	Kirchner	Patton	Thorup
Borden	Hansen, Baldy	Kowalczyk	Perpich, A. J.	Wegener
Chmielewski	Hanson, R.	Laufenburger	Perpich, G.	Willet
Coleman	Hughes	Lord	Purfeerst	

The Sergeant-at-Arms was instructed to bring in the absent members.

SUSPENSION OF RULES

Mr. Coleman moved that the rules of the Senate be so far suspended as to take up the General Orders as Special Orders at this time, remaining on the Order of Business of Motions and Resolutions. Which motion prevailed.

SPECIAL ORDER

S. F. No. 1109: A bill for an act relating to villages, boroughs, and cities of the fourth class; permitting a tax levy for certain purposes without requesting a referendum of the electorate; amending Minnesota Statutes 1971, Section 465.56.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 34 and nays 18, as follows:

Those who voted in the affirmative were:

Anderson	Frederick	Keefe, J.	McCutcheon	Perpich, G.
Arnold	Gearty	Kirchner	Moe	Purfeerst
Bang	Hansen, Mel	Knutson	Nelson	Stassen
Chmielewski	Hanson, R.	Kowalczyk	Novak	Tennessen
Coleman	Hughes	Larson	Olson, A. G.	Thorup
Dunn	Jensen	Laufenburger	O'Neill	Wegener
Fitzsimons	Josefson	Lord	Perpich, A. J.	•

Those who voted in the negative were:

Ashbach	Conzemius	Humphrey	Olson, J. L.	Schrom
Berg	Davies	Keefe, S.	Patton	Spear
Bernhagen	Doty	Olhoft	Renneke	Willet
Borden	Hansen Bald	ly Olson, H. D.		

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 813: A bill for an act relating to elections; providing for the administration of absentee ballots by the municipalities in certain instances; amending Minnesota Statutes 1971, Sections 207.03; 207.04; 207.05, Subdivisions 1 and 3; 207.06; 207.07; 207.08; 207.09; 207.10; 207.13; 207.19; 207.20, Subdivisions 1 and 2; 207.22; 207.221; 207.24; and 207.28.

Mr. Nelson moved to amend S. F. No. 813 as follows:

Page 1, line 18, after "resident" insert "if he resides outside a municipality,"

Page 1, line 19, strike "of 20,000 or more population"

Page 12, line 13, after the comma insert "if his place of residence is outside a municipality."

Page 12, line 15, strike "of 20,000 or more population"

- Page 13, line 8, strike "20" and insert in lieu thereof "30"
- Page 14, line 26, after the comma insert "if his place of residence is outside a municipality,"
 - Page 14, line 27, strike "of 20,000 or more population"
- Page 15, line 7, strike "of a municipality of 20,000 or more population"
 - Page 19, after line 2, add new sections to read:
- "Sec. 18. Minnesota Statutes 1971, Section 207.30, Subdivision 1, is amended to read:
- 207.30 [ABSENTEE BALLOT PRECINCT.] Subdivision 1. [LEGISLATIVE PURPOSE AND POLICY.] The legislature determines that some municipalities in the state have the cumbersome burden of handling absentee ballots. It is the purpose of this section to provide a means through the local option of a municipality to determine whether or not it would be more convenient and more efficient to establish an absentee ballot precinct within the municipality which will handle all absentee ballots of the electorate of the municipality received during an any election; either primary or general, within the municipality.
- Sec. 19. Minnesota Statutes 1971, Section 207.30, Subdivision 3, is amended to read:
- Subd. 3. [BOARD, DUTIES.] An absentee ballot precinct shall be a board set up by the designated election official of a municipality whose duties shall be as follows:
- (a) Receive all absentee ballots of the electorate of the municipality for a primary or general any election held within the municipality.
- (b) Check the registration of each absentee ballot against the permanent voter registration file.
- (c) Determine the precinct of each absentee ballot voter and report the results of such election to each precinct with such results to be tabulated with that precinct.
- (d) Prepare a list for submission to each precinct within the municipality prior to the close of the election day for the precinct officials to check against the voter registration file to ascertain if any absentee ballot voter voted by person.
- (e) Reject any absentee ballots of persons who had voted at a precinct making a notation on the envelope of the absentee ballot as to the reason for rejection.
- (f) After the polls have closed in the municipality the board shall count the absentee ballots by opening them and tabulating the vote of each absentee ballot voter in a manner which will indicate each vote of the absentee voter and designate that the vote was received by absentee ballot.
 - Sec. 20. Minnesota Statutes 1971, Section 207.15, is repealed."

Further, amend the title in line 10 by striking "and" and inserting in lieu thereof a semicolon and in line 10 after "207.28" but before the period by inserting "; 207.30, Subdivisions 1 and 3; repealing Minnesota Statutes 1971, Section 207.15"

Which motion prevailed. So the amendment was adopted.

S. F. No. 813: A bill for an act relating to elections; providing for the administration of absentee ballots by the municipalities in certain instances; amending Minnesota Statutes 1971, Sections 207.03; 207.04; 207.05, Subdivisions 1 and 3; 207.06; 207.07; 207.08; 207.09; 207.10; 207.13; 207.19; 207.20, Subdivisions 1 and 2; 207.22; 207.221; 207.24; 207.28; 207.30, Subdivisions 1 and 3; repealing Minnesota Statutes 1971, Section 207.15.

Was read the third time and placed on its final passage, as amended.

The question being taken on the passage of the bill, as amended, And the roll being called, there were yeas 56 and nays 0, as follows:

Those who voted in the affirmative were:

Arnold	Fitzsimons	Kirchner	Novak	Schrom
Ashbach	Frederick	Knutson	Olhoft	Spear
Bang	Gearty	Kowalczyk	Olson, A. G.	Stassen
Berg	Hansen, Baldy	Larson	Olson, H. D.	Stokowski
Bernhagen	Hansen, Mel	Laufenburger	Olson, J. L.	Tennessen
Borden	Hanson, R.	Lewis	O'Neill	Thorup
Chmielewski	Hughes	Lord	Patton	Wegener
Coleman	Humphrey	McCutcheon	Perpich, A. J.	Willet
Conzemius	Jensen	Milton	Perpich, G.	
Davies	Josefson	Moe	Purfeerst	
Doty	Keefe, J.	Nelson	Renneke	
Dunn	Keefe, S.	North	Schaaf	

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

SPECIAL ORDER

S. F. No. 919: A bill for an act relating to intoxicating liquor; issuance of licenses to private persons in municipalities operating municipal stores; amending Minnesota Statutes 1971, Section 340.-353, Subdivision 5.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 50 and nays 9, as follows:

Those who voted in the affirmative were:

Anderson	Conzemius	Josefson	Milton	Purfeerst
Arnold	Davies	Keefe, J.	Moe	Schaaf
Ashbach	Doty	Keefe, S.	Nelson	Schrom
Bang	Fitzsimons	Knutson	North	Spear
Berg	Gearty	Kowalczyk	Olhoft	Stassen
Bernhagen	Hansen, Baldy	Krieger	Olson, A. G.	Stokowski
Borden	Hanson, R.	Larson	Olson, H. D.	Tennessen
Brown	Hughes	Lewis	O'Neill	Thorup
Chmielewski	Humphrey	Lord	Perpich, A. J.	Wegener
Coleman	Jensen	McCutcheon	Perpich, G.	Willet

Those who voted in the negative were:

Dunn Hansen, Mel Laufenburger Olson, J. L. Renneke Frederick Kirchner Novak Patton

S. F. No. 1961: A bill for an act relating to taxes on and measured by net income; definition of gross income; amending Minnesota Statutes 1971, Section 290.01, Subdivision 20.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 65 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson	Davies	Keefe, J.	Moe	Purfeerst
Arnold	Doty	Keefe, S.	Nelson	Renneke
Ashbach	Dunn	Kirchner	North	Schaaf
Bang	Fitzsimons	Kleinbaum	Novak	Schrom
Berg	Frederick	Knutson	Ogdahl	Solon
Bernhagen	Gearty	Kowalczyk	Olhoft	Spear
Blatz	Hansen, Baldy	Krieger	Olson, A. G.	Stassen
Borden	Hansen, Mel	Larson	Olson, H. D.	Stokowski
Brown	Hanson, R.	Laufenburger	Olson, J. L.	Tennessen
Chenoweth	Hughes	Lewis	O'Neill	Thorup
Chmielewski	Humphrey	Lord	Patton	Ueland
Coleman	Jensen	McCutcheon	Perpich, A. J.	Wegener
Conzemius	Josefson	Milton	Perpich, G.	Willet

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 509: A bill for an act relating to taxation; excise tax on gasoline; certain unrefunded taxes; providing for the distribution and use of unrefunded taxes used for snowmobile purposes; appropriating money; amending Minnesota Statutes 1971, Sections 296.16, Subdivision 1; and 296.421, by adding subdivisions.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 62 and nays 4, as follows:

Those who voted in the affirmative were:

Anderson	Doty	Kleinbaum	Ogdahl	Sillers
Arnold	Dunn	Knutson	Olhoft	Solon
Bang	Fitzsimons	Kowalczyk	Olson, A. G.	Spear
Berg	Frederick	Krieger	Olson, H. D.	Stassen
Bernhagen	Gearty	Larson	Olson, J. L.	Stokowski
Blatz	Hansen, Baldy	Laufenburger	O'Neill	Tennessen
Borden	Hanson, R.	Lord	Patton	Thorup
Brown	Hughes	McCutcheon	Perpich, A. J.	Ueland
Chenoweth	Humphrey	Milton	Perpich, G.	Wegener
Chmielewski	Jensen	Moe	Purfeerst	Willet
Coleman	Josefson	Nelson	Renneke	
Conzemius	Keefe, S.	North	Schaaf	
Davies	Kirchner	Nova k	Schrom	

Messrs. Ashbach; Hansen, Mel; Keefe, J. and Lewis voted in the negative.

S. F. No. 1791: A bill for an act relating to motor vehicles; prohibiting tampering with odometers and the altering of mileage measurements thereof; prescribing penalties.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 64 and navs 0, as follows:

Those who voted in the affirmative were:

Anderson	Doty	Keefe, S.	Nelson	Schaaf
Arnold	Dunn	Kirchner	North	Schrom
Bang	Fitzsimons	Kleinbaum	Ogdahl	Sillers
Berg	Frederick	Knutson	Olhoft	Solon
Bernhagen	Gearty	Kowalczyk	Olson, A. G.	Spear
Blatz	Hansen, Baldy	Krieger	Olson, H. D.	Stassen
Borden	Hansen, Mel	Larson	Olson, J. L.	Stokowski
Brown	Hanson, R.	Laufenburger	O'Neill	Tennessen
Chenoweth	Hughes	Lewis	Patton	Thorup
Chmielewski	Humphrey	Lord	Perpich, A. J.	Ueland
Coleman	Jensen	McCutcheon	Perpich, G.	Wegener
Conzemius	Josefson	Milton	Purfeerst	Willet
Davies	Keefe. J.	Moe	Renneke	

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1678: A bill for an act relating to education; authorizing school districts to become members of certain nonprofit corporations; amending Minnesota Statutes 1971, Section 123.33, by adding subdivisions.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 62 and nays 2, as follows:

Those who voted in the affirmative were:

Anderson	Davies	Kirchner	North	Schrom
Arnold	Dunn	Kleinbaum	Novak	Sillers
Ashbach	Fitzsimons	Knutson	Ogdahl	Solon
Bang	Frederick	Kowalczyk	Olhoft	Spear
Berg	Gearty	Krieger	Olson, H. D.	Stokowski
Bernhagen	Hansen, Baldy	Larson	Olson, J. L.	Tennessen
Blatz	Hansen, Mel	Laufenburger	O'Neill	Thorup
Borden	Hanson, R.	Lewis	Patton	Ueland
Brown	Hughes	Lord	Perpich, A. J.	Wegener
Chenoweth	Humphrey	McCutcheon	Perpich, G.	Willet
Chmielewski	Jensen	Milton	Purfeerst	
Coleman	Keefe, J.	Moe	Renneke	
Conzemius	Keefe, S.	Nelson	Schaaf	

Messrs. Doty and Stassen voted in the negative.

S. F. No. 152: A bill for an act relating to highway traffic regulations; providing for the adoption of motor vehicle safety standards; providing penalties.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 56 and nays 7, as follows:

Those who voted in the affirmative were:

Arnold	Dunn	Kirchner	Novak	Spear
Bang	Fitzsimons	Kleinbaum	Ogdahl	Stassen
Berg	Gearty	Kowalczyk	Olhoft	Stokowski
Bernhagen	Hansen, Baldy	Krieger	Olson, A. G.	Tennessen
Blatz	Hansen, Mel	Larson	Olson, H. D.	Thorup
Borden	Hanson, R.	Laufenburger	Olson, J. L.	Ueland
Brown	Hughes	Lewis	O'Neill	Wegener
Chenoweth	Humphrey	Lord	Perpich, A. J.	Willet
Chmielewski	Jensen	Milton	Perpich, G.	
Coleman	Josefson	Moe	Purfeerst	
Conzemius	Keefe, J.	Nelson	Sillers	
Doty	Keefe, S.	North	Solon	

Those who voted in the negative were:

Anderson Knutson Renneke Schaaf Schrom Davies McCutcheon

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1654: A bill for an act relating to motor vehicles; permissible length; amending Minnesota Statutes 1971, Section 169.81, Subdivisions 2 and 3.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 45 and nays 17, as follows:

Those who voted in the affirmative were:

Anderson	Doty	Keefe, J.	Moe	Renneke
Arnold	Dunn	Keefe, S.	Nelson	Schrom
Bang	Fitzsimons	Kleinbaum	Olhoft	Sillers
Berg	Frederick	Kowalczyk	Olson, A. G.	Solon
Bernhagen	Gearty	Krieger	Olson, H. D.	Stassen
Blatz	Hansen, Baldy	Larson	Olson, J. L.	Stokowski
Brown	Hanson, R.	Laufenburger	O'Neill	Thorup
Chmielewski	Humphrey	Lewis	Perpich, G.	Wegener
Conzemius	Josefson	McCutcheon	Purfeerst	Willet

Those who voted in the negative were:

Ashbach Chenoweth Coleman Davies	Hansen, Mel Hughes Jensen Knutson	Lord Milton North	Novak Ogdahl Perpich, A. J.	Schaaf Spear Ueland
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S. F. No. 1964: A bill for an act relating to watershed districts; prescribing additional powers and duties of managers thereof; authorizing the managers to institute works by resolution; providing procedures for consolidation of districts; amending Minnesota Statutes 1971, Sections 112.35, Subdivision 19; 112.38; 112.42, Subdivision 3; 112.44; 112.47; 112.48, Subdivisions 1 and 3 and by adding a subdivision; 112.52; 112.53, Subdivision 1; 112.54; 112.55; 112.64, Subdivision 4; 112.69, Subdivision 1; and Chapter 112, by adding a section; repealing Minnesota Statutes 1971, Section 112.-75; and Laws 1965, Chapter 873, Section 2.

Mr. Borden moved to amend S. F. No. 1964, as follows:

Page 5, line 20, after "by" insert "unanimous"

Which motion prevailed. So the amendment was adopted.

S. F. No. 1964 was read the third time, as amended, and placed on its final passage.

The question being taken on the passage of the bill, as amended.

And the roll being called, there were yeas 41 and nays 23, as follows:

Those who voted in the affirmative were:

Arnold	Gearty	Larson	Ogdahi	Spear
Bang	Hansen, Baldy	Laufenburger	Olhoft	Stokowski
Borden	Hansen, Mel	Lewis	Olson, A. G.	Tennessen
Chenoweth	Hanson, R.	Lord	Olson, J. L.	Thorup
Coleman	Hughes	McCutcheon	Perpich, A. J.	Willet
Conzemius	Humphrey	Milton	Perpich, G.	
Davies	Josefson	Moe	Schaaf	
Doty	Keefe, S.	North	Schrom	
Fitzsimons	Kleinbaum	Novak	Solon	

Those who voted in the negative were:

Anderson Ashbach Berg Bernhagen Blatz	Brown Chmielewski Dunn Frederick Jensen	Keefe, J. Kirchner Knutson Kowalczyk Krieger	Nelson Olson, H. D. O'Neill Patton Purfeerst	Renneke Sillers Wegener
Blatz	Jensen	Krieger	Purfeerst	

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

SPECIAL ORDER

S. F. No. 2157: A bill for an act relating to the county state-aid highway system; payment of contract price; amending Minnesota Statutes 1971, Section 162.04.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 61 and nays 0, as follows:

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Those who voted in the affirmative were:

Anderson	Fitzsimons	Kleinbaum	Ogdahl	Sillers
Arnold	Frederick	Knutson	Olhoft	Solon
Bang	Gearty	Kowalczyk	Olson, A. G.	Spear
Berg	Hansen, Baldy	Krieger	Olson, H. D.	Stassen
Bernhagen	Hansen, Mel	Larson	Olson, J. L.	Tennessen
Blatz	Hanson, R.	Laufenburger	O'Neill	Thorup
Borden	Hughes	Lewis	Patton	Ueland
Brown	Humphrey	Lord	Perpich, A. J.	Wegener
Chmielewski	Jensen	McCutcheon	Perpich, G.	Willet
Conzemius	Josefson	Moe	Purfeerst	
Davies	Keefe, J.	Nelson	Renneke	
Doty	Keefe, S.	North	Schaaf	
Dunn	Kirchner	Novak	Schrom	

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1877: A bill for an act relating to municipalities; authorizing the establishment of storm sewer improvement districts.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 58 and nays 0, as follows:

Those who voted in the affirmative were:

Arnold	Frederick	Knutson	Olhoft	Sillers
Ashbach	Gearty	Kowalczyk	Olson, A. G.	Solon
Bang	Hansen, Baldy	Krieger	Olson, H. D.	Spear
Berg	Hansen, Mel	Larson	Olson, J. L.	Stassen
Bernhagen	Hanson, R.	Laufenburger	O'Neill	Stokowski
Blatz	Humphrey	Lewis	Patton	Tennessen
Brown	Jensen	Lord	Perpich, A. J.	Thorup
Chenoweth	Josefson	McCutcheon	Perpich, G.	Ueland
Chmielewski	Keefe, J.	Nelson	Purfeerst	Wegener
Doty	Keefe, S.	North	Renneke	Willet
Dunn	Kirchner	Novak	Schaaf	
Fitzsimons	Kleinbaum	Ogdahl	Schrom	

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 590: A bill for an act relating to senior citizens; establishing a senior citizens information bureau under the control and supervision of the governor's council on aging.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 57 and nays 2, as follows:

Anderson Arnold	Berg Bernhagen	Chenoweth Chmielewski	Dunn Fitzsimons	Hansen, Baldy Hansen, Mel
Ashbach	Blatz	Conzemius	Frederick	Hanson, R.
Bang	Brown	Doty	Gearty	Hughes

Humphrey Jensen Josefson Keefe, J. Kirchner Kleinbaum Kowalczyk	Larson Laufenburger Lewis Lord McCutcheon Milton Moe	North Novak Ogdahl Olhoft Olson, A. G. Olson, H. D. Olson, J. L. O'N-SI	Patton Perpich, A. J. Perpich, G. Purfeerst Renneke Schaaf Schrom	Solon Spear Stassen Thorup Ueland
Krieger	Nelson	O'Neill	Sillers	

Messrs. Keefe, S. and Wegener voted in the negative.

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 181: A bill for an act relating to insurance; group hospital and medical coverage; requiring inclusion of chiropractic services under group accident and health policies and subscriber contracts.

Mr. Willet moved to amend S. F. No. 181, as follows:

Page 1, line 22, before the period insert "as an optional rider or endorsement"

The question being taken on adoption of the amendment,

And the roll being called, there were yeas 17 and nays 40, as follows:

Those who voted in the affirmative were:

Anderson Arnold	Hanson, R. Josefson	Olhoft Olson, J. L.	Perpich, G. Schrom	Ueland Wegener
Dunn	Kleinbaum	Patton	Sillers	Willet
Hansen, Bald;	v Nelson			

Those who voted in the negative were:

Bang	Coleman	Humphrey	Milton	Purfeerst
Berg	Conzemius	Keefe, S.	North	Renneke
Bernhagen	Davies	Knutson	Novak	Schaaf
Blatz	Doty	Kowalczyk	Ogdahl	Solon
Borden	Fitzsimons	Krieger	Olson, A. G.	Spear
Brown	Gearty	Larson	Olson, H. D.	Stokowski
Chenoweth	Hansen, Mel	Laufenburger	O'Neill	Tennessen
Chmielewski	Hughes	Lord	Perpich, A. J.	Thorup

Which motion did not prevail. So the amendment was not adopted.

S. F. No. 181 was read the third time, and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 48 and nays 12, as follows:

Anderson	Chenoweth	Gearty	Kleinbaum	Moe
Arnold	Chmielewski	Hansen, Baldy	Kowalczyk	North
Berg	Coleman	Hansen, Mel	Krieger	Novak
Bernhagen	Conzemius	Hanson, R.	Larson	Ogdahl
Blatz	Davies	Hughes	Lord	Olson, A.G.
Borden	Doty	Humphrey	McCutcheon	Olson, H. D.
Brown	Fitzsimons	Josefson	Milton	O'Neill

Perpich, A. J.	Schaaf	Spear	Tennessen	Willet
Purfeerst	Sillers	Stassen	Thorup	
Renneke	Solon	Stokowski	Wegener	

Those who voted in the negative were:

Bang	Keefe, S.	Nelson	Olson, J. L.	Perpich, G.
Dunn	Knutson	Olhoft	Patton	Ueland
Jensen	Lewis			

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 462: A bill for an act relating to commerce; limiting the disclaimer of implied warranties; providing for the honoring of express warranties; providing remedies; amending Minnesota Statutes 1971, Chapter 325, by adding sections.

Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 54 and nays 5, as follows:

Those who voted in the affirmative were:

Anderson	Dunn	Kleinbaum	Novak	Schrom
Bang	Fitzsimons	Kowalczyk	Olhoft	Solon
Berg	Gearty	Larson	Olson, A. G.	Spear
Borden	Hansen, Baldy	Laufenburger	Olson, H. D.	Stassen
Brown	Hansen, Mel	Lewis	Olson, J. L.	Stokowski
Chenoweth	Hughes	Lord	Patton	Tennessen
Chmielewski	Humphrey	McCutcheon	Perpich, A. J.	Thorup
Coleman	Josefson	Milton	Perpich, G.	Ueland
Conzemius	Keefe, J.	Moe	Purfeerst	Wegener
Davies	Keefe, S.	Nelson	Renneke	Willet
Dotv	Kirchner	North	Schaaf	

Messrs. Arnold; Bernhagen; Hanson, R.; O'Neill and Sillers voted in the negative.

So the bill passed and its title was agreed to.

SUSPENSION OF RULES

Mr. Coleman moved that the rules of the Senate be so far suspended as to revert to Messages From the House, remaining on the Order of Business of Motions and Resolutions. Which motion prevailed.

MESSAGE FROM THE HOUSE

Mr. President:

I have the honor to announce that the House has adopted the recommendation and report of the Conference Committee on House File No. 672, and repassed said bill in accordance with the report of the Committee, so adopted.

- H. F. No. 672: A bill for an act relating to natural resources; preservation and management of wild and scenic rivers; establishing a system of classification of such rivers as wild, scenic, or recreational; providing policies and standards for administration thereof.
 - H. F. No. 672 is herewith transmitted to the Senate.

Edward A. Burdick, Chief Clerk, House of Representatives Transmitted April 30, 1973.

Mr. Borden moved that H. F. No. 672 be laid on the table and the Conference Committee report be printed in the Journal. Which motion prevailed.

CONFERENCE COMMITTEE REPORT ON H. F. NO. 672

A bill for an act relating to natural resources; preservation and management of wild and scenic rivers; establishing a system of classifications of such rivers as wild, scenic, or recreational; providing policies and standards for administration thereof.

April 27, 1973

Honorable Martin O. Sabo, Speaker of the House of Representatives

Honorable Alec G. Olson, President of the Senate

We, the undersigned conferees on the part of the House and the Senate, upon the disagreeing votes as to H. F. No. 672, report that we have agreed upon the items in dispute and recommend as follows:

That the Senate recede from its amendments and that H. F. No. 672, the printed bill, be amended as follows:

Page 2, line 21, after "105.485" and before ";" insert ", except that the distance limitations contained in section 105.485 do not apply to standards and criteria for wild, scenic, and recreational rivers"

Page 2, line 29, after "recreational," and before "historical" insert "natural,"

Page 2, line 32, strike "land" and insert "plan"

Page 2, line 33, after "any" and before "statewide" insert "such"

Page 2, line 36, after "criteria" and before "to" insert "adopted pursuant to section 4 of this act"

Page 3, line 8, after "river" and before "and" strike ","

Page 3, line 28, after "means" strike ", and he may acquire also by eminent domain the scenic easements inter-"

Page 3, strike line 29

Page 3, line 30, strike the first "scenic"

Page 4, line 16, after "system." strike "The commissioner is hereby empowered to"

Page 4, strike lines 17, 18, and 19

We request adoption of this report and repassage of the bill in accordance therewith.

House Conferees: (signed) Harry A. Sieben, Jr.; Henry J. Savel-koul and Joseph P. Graba

Senate Conferees: (signed) Winston W. Borden, Robert G. Dunn and Roger D. Moe

MESSAGE FROM THE HOUSE—CONTINUED

Mr. President:

I have the honor to announce that the House has adopted the recommendation and report of the Conference Committee on House File No. 917, and repassed said bill in accordance with the report of the Committee, so adopted.

H. F. No. 917: A bill for an act relating to the city of North Mankato; authorizing the common council of the city of North Mankato to annually levy money as a contingent fund for use by the common council for incidental and promotional expenses.

H. F. No. 917 is herewith transmitted to the Senate.

Edward A. Burdick, Chief Clerk, House of Representatives. Transmitted April 30, 1973

Mr. Ueland moved that H. F. No. 917 be laid on the table and the Conference Committee report be printed in the Journal. Which motion prevailed.

CONFERENCE COMMITTEE REPORT ON H. F. NO. 917

A bill for an act relating to the city of North Mankato; authorizing the common council of the city of North Mankato to annually levy money as a contingent fund for use by the common council for incidental and promotional expenses.

April 27, 1973

Honorable Martin O. Sabo, Speaker of the House of Representatives

Honorable Alec G. Olson, President of the Senate

We, the undersigned conferees on the part of the House and the Senate, upon the disagreeing votes as to H. F. No. 917, report that we have agreed upon the items in dispute and recommend as follows:

That the House accede to the Senate amendments to H. F. No. 917, the printed bill, and that the bill be further amended as follows:

Page 1, line 4, in the title of the typewritten bill, strike "annually levy"

Page 1, line 5, in the title of the typewritten bill, strike "money as" and insert in lieu thereof "establish"

We request adoption of this report and repassage of the bill in accordance therewith.

House Conferees: (signed) David R. Cummiskey and Carl M. Johnson

Senate Conferees: (signed) Arnulf Ueland, Jr., James F. Lord and Wayne Olhoft

MOTIONS AND RESOLUTIONS—CONTINUED

Mr. Arnold moved that the name of Mr. Hanson, R. be shown as chief author and the name of Mr. Arnold be shown as second-author to S. F. No. 392. Which motion prevailed.

Mr. Coleman moved that the bills not considered today under the Special Orders Calendar be returned to the General Orders Calendar. Which motion prevailed.

Mr. Coleman moved that the Senate do now adjourn until 8:00 o'clock a.m., Wednesday, May 2, 1973. Which motion prevailed.

Patrick E. Flahaven, Secretary of the Senate.