FIFTY-THIRD DAY

St. Paul, Minnesota, Saturday, May 5, 1973.

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

CALL OF THE SENATE

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

Bang	Doty	Kirchner	Olhoft	Schaaf
Berg	Fitzsimons	Kleinbaum	Olson, A. G.	Solon
Bernhagen	Gearty	Larson	Olson, J. L.	Spear
Blatz	Hansen, Baldy	Laufenburger	Patton	Stokowski
Borden	Hansen, Mel	Lewis	Perpich, A. J.	Ueland
Brown	Hanson, R.	Milton	Perpich, G.	Willet
Coleman	Josefson	Moe	Purfeerst	
Davies	Keefe, S.	Novak	Renneke	

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

Prayer by the Chaplain.

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

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

Quorum present.

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

MEMBERS EXCUSED

Messrs. Humphrey, Lord, McCutcheon and Pillsbury were excused from the Session of today. Mr. Renneke was excused from the Session of today, beginning at 11:30 o'clock a.m. Messrs. Josefson;

Ueland; Fitzsimons; Berg; Hanson, R. and Olson, H. D. were excused from the Session of today, beginning at 4:00 o'clock p.m. Messrs. Olson, J. L. and Perpich, G. were excused from the Session of today, beginning at 4:30 o'clock p.m. Mr. Patton was excused from the Session of today, beginning at 4:45 o'clock p.m. Messrs. Bernhagen, Larson and Kleinbaum were excused from the Session of today, beginning at 6:00 o'clock p.m. Mr. Kirchner was excused from the Session of today, beginning at 7:30 o'clock p.m. Mr. Laufenburger was excused from this afternoon's and this evening's Session.

EXECUTIVE AND OFFICIAL COMMUNICATIONS

May 2, 1973.

The Honorable Alec Olson President of the Senate State of Minnesota

Dear Sir:

The following appointment is hereby respectfully submitted to the Senate for confirmation as required by law:

Branch C. Miller, 2801 43rd Avenue South, Minneapolis, Hennepin County, has been appointed by me to the State Board of Human Rights, effective January 2, 1973, for a term expiring the first Monday of January, 1976.

Wendell R. Anderson, Governor

Which appointment was referred to the Committee on Rules and Administration.

INTRODUCTION OF BILLS

Messrs. Tennessen, Josefson and Laufenburger introduced—

S. F. No. 2442: A bill for an act creating a commission to investigate and study all matters relating to highways; appropriating money.

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

Mr. Perpich, A. J. introduced—

S. F. No. 2443: A bill for an act relating to taxation of property devoted to temporary and seasonal residential occupancy; amending Minnesota Statutes 1971, Section 273.13, Subdivision 4.

Which was read the first time and referred to the Committee on Taxes and Tax Laws.

Mr. Perpich, A. J. introduced—

S. F. No. 2444: A bill for an act relating to taxation: providing for the correction of mill rates stated in Minnesota Statutes.

Which was read the first time and referred to the Committee on Taxes and Tax Laws.

Mr. Perpich, A. J. introduced—

S. F. No. 2445: A bill for an act relating to taxation; transferring administration of homestead property tax relief in taconite and iron ore areas to commissioner of taxation; amending Minnesota Statutes 1971, Sections 273.135, Subdivisions 3 and 4; and 273.136, Subdivisions 2 and 3.

Which was read the first time and referred to the Committee on Taxes and Tax Laws.

Mr. Chmielewski introduced-

S. F. No. 2446: A bill for an act relating to the powers of the county board of commissioners; amending Minnesota Statutes 1971, Section 375.19.

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

Mr. Chmielewski introduced—

S. F. No. 2447: A bill for an act relating to soil and water conservation; amending Minnesota Statutes 1971, Sections 40.03, Subdivision 1; 40.04, Subdivision 12; 40.05, Subdivisions 3, 3a, and 4; and 40.07, Subdivision 15.

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

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. 641, 1343, 1377, 1401, 1559, 1678, and 2189.

Edward A. Burdick, Chief Clerk, House of Representatives. Returned May 4, 1973

Mr. President:

I have the honor to announce that the House has acceded to the request of the Senate for the appointment of a Conference Committee, consisting of three members of the House, on the amendments adopted by the House to the following Senate File:

S. F. No. 118: A bill for an act relating to commerce; home solicitation sales; permitting buyers and lessees of personal property or services to cancel agreements under certain circumstances; and prescribing penalties.

There has been appointed as such committee on the part of the House:

Sieben, M.; Wenzel and Wohlwend.

Senate File No. 118 is herewith returned to the Senate.

Edward A. Burdick, Chief Clerk, House of Representatives. Returned May 4, 1973

Mr. President:

I have the honor to announce that the House has acceded to the request of the Senate for the appointment of a Conference Committee, consisting of three members of the House, on the amendments adopted by the House to the following Senate File:

S. F. No. 488: A bill for an act relating to wild animals; authorizing the confiscation of wild rice, other aquatic vegetation, and wild rice harvesting equipment, in the event of violation of certain laws; amending Minnesota Statutes 1971, Section 97.50, Subdivision 5.

There has been appointed as such committee on the part of the House:

LaVoy; Andersen, R. and Johnson, D.

Senate File No. 488 is herewith returned to the Senate.

Edward A. Burdick, Chief Clerk, House of Representatives. Returned May 4, 1973

Mr. President:

I have the honor to announce that the House has acceded to the request of the Senate for the appointment of a Conference Committee, consisting of three members of the House, on the amendments adopted by the House to the following Senate File:

S. F. No. 733: A bill for an act relating to drivers; licenses; application and fees therefor; suspension thereof; amending Minnesota Statutes 1971, Sections 171.06, Subdivisions 1, 2, and 4; 171.13, Subdivision 5; and 171.18, repealing Minnesota Statutes 1971, Section 171.16, Subdivision 4.

There has been appointed as such committee on the part of the House:

Schulz, Lemke and Niehaus.

Senate File No. 733 is herewith returned to the Senate.

Edward A. Burdick, Chief Clerk, House of Representatives. Returned May 4, 1973

Mr. President:

I have the honor to announce the passage by the House of the

following Senate File, AS AMENDED by the House, in which amendments the concurrence of the Senate is respectfully requested:

S. F. No. 1182: A bill for an act relating to county government, providing for county license bureaus.

Edward A. Burdick, Chief Clerk, House of Representatives. Returned May 3, 1973

Mr. Larson moved that S. F. No. 1182 be laid on the table. Which motion prevailed.

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. 225, and repassed said bill in accordance with the report of the Committee, so adopted.

H. F. No. 225: A bill for an act relating to municipalities; powers; providing for severance pay to employees; amending Minnesota Statutes 1971, Chapter 465, by adding a section.

House File No. 225 is herewith transmitted to the Senate.

Edward A. Burdick, Chief Clerk, House of Representatives. Transmitted May 4, 1973

Mr. Davies moved that H. F. No. 225 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. 225

A bill for an act relating to municipalities; powers; providing for severance pay to employees; amending Minnesota Statutes 1971, Chapter 465, by adding a section.

May 1, 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. 225, 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. 225 be amended as follows:

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

"Section 1. Minnesota Statutes 1971, Chapter 465, is amended by adding a section to read:

[465.72] [MUNICIPAL CORPORATION; SEVERANCE PAY.] Except as may otherwise be provided in Laws 1959, Chapter 690, as amended, all counties, cities, villages, boroughs, townships and school districts are hereby authorized and empowered to pay severance pay to all of its employees and to establish, prescribe and promulgate provisions, rules and regulations for the payment of such severance pay upon leaving employment prior to the normal retirement date. Such severance pay shall be excluded from retirement deductions and from any calculations in retirement benefits, and shall be paid over a period not to exceed five years from termination of employment. In the event that a terminated employee dies before all or a portion of the severance pay has been disbursed, that balance due shall be paid to a named beneficiary or, lacking same, to the deceased's estate. In no event shall severance pay provided for an employee leaving employment exceed an amount equivalent to 100 days pay.

- Sec. 2. [REPEALER.] Laws 1965, Chapters 621 and 690 are repealed.
- Sec. 3. [EFFECTIVE DATE.] This act shall become effective July 1. 1973.

Further, amend the title in line 5, after "section" by inserting "; repealing Laws 1965, Chapters 621 and 690"

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

House Conferees: (Signed) Douglas St. Onge, John E. Boland and Ray O. Pleasant

Senate Conferees: (Signed) Jerald C. Anderson, Jack Kleinbaum and J. Robert Stassen

MESSAGE FROM THE HOUSE—CONTINUED

Mr. President:

I have the honor to announce the passage by the House of the following House Files, herewith transmitted: H. F. Nos. 2353 and 995.

Edward A. Burdick, Chief Clerk, House of Representatives. Transmitted May 4, 1973

Mr. President:

I have the honor to announce the passage by the House of the following House Files, herewith transmitted: H. F. Nos. 543, 1355, and 2365.

Edward A. Burdick, Chief Clerk, House of Representatives. Transmitted May 3, 1973

Mr. President:

I have the honor to announce the passage by the House of the following House Files, herewith transmitted: H. F. Nos. 972 and 2437.

Edward A. Burdick, Chief Clerk, House of Representatives Transmitted May 4, 1973

FIRST READING OF HOUSE BILLS

- H. F. No. 543: A bill for an act relating to health; amending Minnesota Statutes 1971, Section 617.251.
- H. F. No. 1355; A bill for an act relating to the operation of the state government; prescribing compensation, retirement and related benefits for certain state officers and employees, and establishing certain compulsory retirement requirements; amending Minnesota Statutes 1971, Sections 43.01, Subdivision 9, and by adding subdivisions; 43.03, Subdivision 3; 43.051; 43.111; 43.12, Subdivisions 2, 2a, 2b and 3; 43.121, Subdivision 2; 43.122; 43.126, Subdivision 1; 43.24, Subdivision 1; 43.50, Subdivision 1; 299D.03, Subdivision 2; 352.04, Subdivisions 2 and 3; 352.115, Subdivisions 2 and 3, and by adding subdivisions; 352.116, Subdivision 1; 352.118; 352.22, Subdivision 1; 356.21, Subdivision 5; and Chapter 352, by adding sections; repealing Minnesota Statutes 1971, Section 16.02, Subdivision 20a.
- H. F. No. 2365: A bill for an act relating to claims against the state; appropriating moneys for the payment thereof.
- H. F. No. 995: A bill for an act relating to taxation; income tax exemption for volunteer fireman pensions; amending Minnesota Statutes 1971, Section 290.08, Subdivision 6.
- H. F. No. 972: A bill for an act relating to public welfare; selection of county board members; amending Minnesota Statutes 1971, Section 393.01, Subdivision 2.

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

H. F. No. 2437: A bill for an act relating to the organization and operations of state government; imposing regulations for junior college operations; appropriating moneys with certain conditions for education and related purposes, including the university of Minnesota and its hospitals, state colleges, aids to libraries, junior colleges, higher education coordinating commission, and moneys for medical education; providing aid to school districts including those affected by gross earnings taxation and authorizing the power of eminent domain with certain of the funds provided hereby;

transferring moneys between accounts and funds in the state treasury; controlling certain treasury receipts; and imposing conditions relative to the expenditure of public moneys.

Mr. Davies moved that H. F. No. 2437 be laid on the table. Which motion prevailed.

H. F. No. 2353: A bill for an act relating to Ramsey county; appropriations by the county for the preliminary plans of a detention center or centers.

Mr. Davies moved that H. F. No. 2353 be laid on the table. Which motion prevailed.

REPORTS OF COMMITTEES

Mr. Coleman moved that the Committee Reports at the Desk, with the exception of those pertaining to appointments and the committee report on S. F. No. 1735 be now adopted. Which motion prevailed.

Mr. Coleman from the Committee on Rules and Administration, to which were re-referred under Joint Rule 20, together with the committee reports thereon,

S. F. Nos. 1753, 2344 and 1978.

Reports the same back with the recommendation that the bills receive the action of the previous referring committees. Report adopted.

Mr. Coleman from the Committee on Rules and Administration, to which were re-referred under Joint Rule 20, together with the committee reports thereon,

S. F. No. 1735

Mr. Spear, pursuant to Rule 35, requested that S. F. No. 1735 be re-referred to the Committee on Rules and Administration. So S. F. No. 1735 was re-referred to the Committee on Rules and Administration.

Mr. Coleman from the Committee on Rules and Administration, to which were re-referred under Joint Rule 20, together with the committee reports thereon,

S. F. Nos. 1359, 1543, 1632, 1829, 1844, 2047, 2058, 2178 and 2203.

Reports the same back with the recommendation that the bills receive the action of the previous referring committees. Report adopted.

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

S. F. No. 2113: A bill for an act relating to taxation; providing

for a reduction in assessed value of apartment housing of type I or II construction; amending Minnesota Statutes 1971, Section 273.-13, by adding a subdivision.

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

Page 1, line 27, strike "30" and insert "331/3"

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

- Mr. Perpich, A. J. from the Committee on Taxes and Tax Laws, to which was referred
- S. F. No. 2316: A bill for an act relating to taxation; providing certain rebates for brewers; amending Minnesota Statutes 1971, Section 340.47, Subdivision 2.

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

Page 1, line 27, strike "rebate" and insert "credit"

Page 1, line 29, strike "rebate" and insert "credit"

Page 2, line 1, strike "The"

Page 2, strike lines 2 through 9 and insert:

"Sec. 2. This act is in effect on July 1, 1973. On August 15, 1973, and on the 15th day of each month thereafter, Minnesota brewers may take the credit authorized by this act, but the total credit allowed shall not exceed the allowable credit on more than 40,000 barrels containing not more than 3.2 percent of alcohol by weight, and 40,000 barrels containing more than 3.2 percent of alcohol by weight, produced and sold in Minnesota in any fiscal year beginning July 1, 1973."

Amend the title on page I, line 3, strike "rebates" and insert "credits"

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

- Mr. Perpich, A. J. from the Committee on Taxes and Tax Laws, to which was referred
- S. F. No. 1269: A bill for an act relating to employees' benefits; providing an exemption for the sale of securities to an employee stock ownership trust and tax exemptions and deductions for contributions to an employee stock ownership trust; amending Minnesota Statutes 1971, Sections 80.06, by adding a subdivision; 290.01, by adding a subdivision; 290.21, Subdivision 3; 290.26, Subdivision 1 and by adding a subdivision; 291.05; and 292.04.

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

Strike everything after the enacting clause and insert:

- "Section 1. [LEGISLATIVE INTENT.] It is the intention of the legislature in defining and allowing for employee stock ownership trusts that the participation in the ownership of industrial, agribusiness, and other commercial businesses by the employees of the enterprises through the use of employee stock ownership trust would benefit all the people of Minnesota by:
- (1) Renewing and enlarging a sense of the worth of human effort; (2) Recognizing the interdependency of human effort and the ownership of the productive assets with which people work; (3) Providing direct economic advantage to employees from increased productivity; (4) Reducing differences in the real interests of labor and capital; and (5) Relieving a primary cause of social tension and alienation.
- Sec. 2. Minnesota Statutes 1971, Section 80.06, is amended by adding a subdivision to read:
- Subd. 17. Any sale by the issuer to an employee stock ownership trust as defined in section 290.01, subdivision 24.
- Sec. 3. Minnesota Statutes 1971, Section 290.01, is amended by adding a subdivision to read:
- Subd. 24. [EMPLOYEE STOCK OWNERSHIP TRUST.] The term "employee stock ownership trust" means a trust which (a) is a qualified stock bonus trust under section 401 of the Internal Revenue Code of 1954, as amended through December 31, 1972, except as any of the following requirements may be held to be prohibited transactions under section 503 of the Internal Revenue Code of 1954 amended through December 31, 1972; (b) provides that all employees of an employer with two or more years of fultime employment shall be eligible as beneficiaries of the trust; and (c) provides that shares in the unencumbered trust assets shall be allocated among the beneficiaries' accounts without reduction by social security benefits, in part in proportion to each beneficiary's aggregate compensation during his active employment as of each December 31 and in part upon other factors which will tend to avoid discrimination in favor of highly paid employees.
- Sec. 4. Minnesota Statutes 1971, Section 290.21, Subdivision 3, is amended to read:
- Subd. 3. An amount for contribution or gifts made within the taxable year:
- (a) to or for the use of the state of Minnesota, or any of its political subdivisions for exclusively public purposes,
- (b) to or for the use of any community chest, corporation, organization, trust, fund, association, or foundation located in and carrying on substantially all of its activities within this state, organized and operating exclusively for religious, charitable, public cemetery, scientific, literary, artistic, or educational purposes, or for the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private stockholder or individual,

- (c) to a fraternal society, order, or association, operating under the lodge system located in and carrying on substantially all of their activities within this state if such contributions or gifts are to be used exclusively for the purposes specified in subdivision 3(b), or for or to posts or organizations of war veterans or auxiliary units or societies of such posts or organizations, if they are within the state and no part of their net income inures to the benefit of any private shareholder or individual, or to an employee stock ownership trust as defined in section 290.01, subdivision 24. Where the beneficiaries of a stock ownership trust include the transferor, his spouse, children, grandchildren, parents, siblings or their children, the amount of the deduction shall be reduced by the product of multiplying said amount by their percentage interest in the trust, provided that no deduction shall be allowed under this section with respect to amounts claimed as deductions under section 290.26,
- (d) to or for the use of the United State of America for exclusively public purposes, and to or for the use of any community chest, corporation, trust, fund, association, or foundation, organized and operated exclusively for any of the purposes specified in subdivision 3(b) and (c) no part of the net earnings of which inures to the benefit of any private shareholder or individual, but not carrying on substantially all of their activities within this state, in an amount equal to the ratio of Minnesota taxable net income to total net income,
- (e) to a political party, as defined in section 200.02, subdivision 7, or a political candidate, as defined in section 211.01, or a political cause when sponsored by any party or association or committee, as defined in section 211.01, in a maximum amount not to exceed the following:
 - (1) contributions made by individual natural persons, \$100,
- (2) contributions made by a national committeeman, national committee woman, state chairman, or state chairwoman of a political party, as defined in section 200.02, subdivision 7, \$1,000,
- (3) contributions made by a congressional district committeeman or committeewoman of a political party, as defined in section 200.02, subdivision 7, \$350,
- (4) contributions made by a county chairman or a county chairwoman of a political party, as defined in section 200.02, subdivision 7, \$150;
- (f) in the case of an individual, the total credit against taxable net income allowable hereunder shall not exceed 30 percent of the taxpayer's Minnesota gross income as follows:
- (i) the aggregate of contributions made to organizations specified in (a), (b) and (d) shall not exceed ten percent of the taxpayer's Minnesota gross income,
- (ii) the total credits under this subparagraph for any taxable year shall not exceed 20 percent of the taxpayer's Minnesota gross income. For purposes of this subparagraph, the credits under this section shall

be computed without regard to any deduction allowed under subparagraph (i) but shall take into account any contributions described in subparagraph (i) which are in excess of the amount allowable as a credit under subparagraph (i);

- (g) in the case of a corporation, the total credit against net income hereunder shall not exceed 15 percent of the taxpayer's taxable net income less the credits allowable under this section other than those for contributions or gifts,
- (h) in the case of a corporation reporting its taxable income on the accrual basis, if—(A) the board of directors authorizes a charitable contribution during any taxable year, and (B) payment of such contribution is made after the close of such taxable year and on or before the fifteenth day of the third month following the close of such taxable year; then the taxpayer may elect to treat such contribution as paid during such taxable year. The election may be made only at the time of the filing of the return for such taxable year, and shall be signified in such manner as the commissioner shall by regulations prescribe.
- Sec. 5. Minnesota Statutes 1971, Section 290.26, is amended by adding a subdivision to read:
- Subd. 2a. [EMPLOYER STOCK OWNERSHIP TRUST CONTRI-BUTIONS.] All contributions of an employer to an employee stock ownership trust as defined by section 290.01, subdivision 24, shall be allowed as a deduction in accordance with the provisions of section 404 of the Internal Revenue Code of 1954, as amended through December 31, 1972, except that the limitation contained therein on the amount of contributions allowed as a deduction shall not be applicable and in lieu thereof a limitation of 30% shall apply.
 - Sec. 6. Minnesota Statutes 1971, Section 291.05, is amended to read:
- 291.05 [EXEMPTIONS.] The following exemptions from the tax are hereby allowed:
- (1) Any devise, bequest, gift, or transfer to or for the use of the United States of America or any state or any political subdivision thereof for public purposes exclusively, and any devise, bequest, gift, or transfer to or for the use of any corporation, fund, foundation, trust, or association operated within this state for religious, charitable, scientific, literary, education or public cemetery purposes exclusively, including the encouragement of art and the prevention of cruelty to children or animals, no part of which devise, bequest, gift, or transfer inures to the profit of any private stockholder or individual, and any bequest or transfer to a trustee or trustees exclusively for such purposes, shall be exempt. Any devise, bequest, gift, or transfer to an employee stock ownership trust as defined in section 290.01, subdivision 24, shall be exempt. Where the beneficiaries of a stock ownership trust include the transferor, his spouse, children, grandchildren, parents, siblings or their children, the amount of the exemption shall be reduced by the product of multiplying said amount by their percentage interest in the trust.

Any devise, bequest, gift, or transfer, not to exceed \$1,000 made to a clergyman, the proceeds of which are to be used for religious

purposes or rites designated by the testator, shall be exempt. Any devise, bequest, gift, or transfer to or for the use of any corporation, fund, foundation, trust, or association operated for religious, charitable, scientific, literary, education, or public cemetery purposes exclusively, including the encouragement of art, and the prevention of cruelty to children or animals, no part of which devise, bequest, gift, or transfer inures to the profit of any private stockholder or any individual, and any bequest or transfer to a trustee or trustees exclusively for such purposes, shall be exempt, if, at the date of the decedent's death, the laws of the state under the laws of which the transferee was organized or existing, either (1) did not impose a death tax of any character, in respect of property transferred to a similar corporation, fund, foundation, trust, or association, organized or existing under the laws of this state, or (2) contained a reciprocal provision under which transfers to a similar corporation, fund, foundation, trust, or association, organized or existing under the laws of another state were exempted from death taxes of every character if such other state allowed a similar exemption to a similar corporation, fund, foundation, trust, or association, organized under the laws of such state.

(2) The homestead of a decedent, and the proceeds thereof if sold during administration, transferred to the spouse or to any minor or dependent child of the decedent, or to any minor or dependent legally adopted child of the decedent, shall be exempt to the extent of \$30,000 of the appraised value thereof.

Proceeds of any insurance policy issued by the United States and generally known as war risk insurance, United States government life insurance or national service life insurance payable upon the death of any person dying on or after June 24, 1950, shall be exempt.

Proceeds of life insurance issued pursuant to Public Law 89-214 and generally known as servicemen's group life insurance payable upon the death of any person on or after September 1, 1965, shall be exempt. Claims for refunds of inheritance tax paid on such proceeds shall be accepted by the commissioner if filed with him by December 31, 1970, or within 18 months after such payment, whichever is later.

Proceeds of payments from the United States railroad retirement fund; or from the United States as social security benefit, shall be exempt.

- (3) (i) Property or any beneficial interest therein of the clear value of \$30,000 transferred to the widow, shall be exempt.
- (ii) Provided, where the amount of family maintenance allowed by the probate court is less than the maximum deductible under the provisions of section 291.10, or if no such maintenance is allowed, there shall be allowed to the widow an additional exemption equal in amount to the difference between the maximum deduction as provided by section 291.10 and the amount of such family maintenance allowed by the probate court. Further provided, where no probate proceedings are had there shall be allowed to the widow an additional exemption equal to the maximum deduction.

mum deduction allowed for family maintenance under the provisions of section 291.10.

- (4) (i) Property or any beneficial interest therein of the clear value of \$15,000 transferred to each minor or dependent child of the decedent, or any minor or dependent legally adopted child of the decedent, shall be exempt.
- (ii) Provided, where the decedent left no widow entitled to the exemption allowed by Clause (3) of this section the exemption allowed by subparagraph (ii) of Clause (3) shall be allowed to beneficiaries entitled to exemption under the provisions of this Clause (4). In no event shall the aggregate amount of exemption so allowed be in excess of the additional amount that would have been allowed under subparagraph (ii) of Clause (3) had such paragraph been applicable.
- (5) Property or any beneficial interest therein of the clear value of \$6,000 transferred to the husband, any adult child or other lineal descendant of the decedent, any adult legally adopted child, or any child to whom the decedent, for not less than ten years prior to his death, stood in the mutually acknowledged relation of a parent; provided, such relationship began at or before the child's fifteenth birthday, and was continuous for ten years thereafter, or any lineal issue of such adopted or mutually acknowledged child, or any lineal ancestor of the decedent, shall be exempt.
- (6) Property or any beneficial interest therein of the clear value of \$1,500 transferred to any brother or sister or a descendant of a brother or sister of the decedent, a wife or widow of a son, or the husband of a daughter of the decedent, shall be exempt.
- (7) Property or any beneficial interest therein of the clear value of \$500 transferred to any person in any other degree of collateral consanguinity than is hereinbefore stated, or shall be a stranger in blood to the decedent, or shall be a body politic or corporate not exempt under this chapter, shall be exempt.
- Sec. 7. Minnesota Statutes 1971, Section 292.04, is amended to read:
- 292.04 [EXEMPTIONS.] The following transfers by gift shall be exempt from and excluded in computing the tax imposed by this chapter:
- (1) Gifts to or for the use of the United States of America or any state or any political subdivision thereof for exclusively public purposes;
- (2) Gifts to or for the use of any fund, foundation, trust, association, organization or corporation operated within this state for religious, charitable, scientific, literary, or educational purposes exclusively, including the promotion of the arts, or the conduct of a public cemetery, if no part thereof inures to the profit of any private shareholder or individual. Gifts to or for the use of any corporation, fund, foundation, trust, or association operated

for religious, charitable, scientific, literary, or educational purposes, including the promotion of the arts, or the conduct of a public cemetery, no part of which inures to the profit of any private shareholders or individual, shall be exempt, if at the date of the gift, the laws of the state under the laws of which the donee is organized or existing either (1) do not impose a gift tax in respect to property transferred to a similar corporation, fund, foundation, trust, or association, organized or existing under the laws of this state, or (2) contain a reciprocal provision under which gifts to a similar corporation, fund, foundation, trust, or association organized or existing under the laws of another state are exempt from gift taxes if such other state allows a similar exemption to a similar corporation, fund, foundation, trust, or association, organized or existing under the laws of such state;

- (3) Gifts to a fraternal society, order, or association operating under the lodge system, but only if such gifts are to be used exclusively for the purposes designated in clause (2);
- (4) Gifts to or for the use of posts or organizations of war veterans, or auxiliary units or societies of any such posts or organizations, if such posts, organizations, units, or societies are organized within the state of Minnesota and if such gifts are to be used exclusively for the purposes designated in clause (2);
- (5) All property transferred, money, service, or other thing of value, paid, furnished, or delivered by any person, corporation, organization, or association to his or its employees, or to any organization of his or its employees, directly or indirectly, or to any person, firm, or corporation for them or it, including payments to cover insurance, sickness, and death benefits, pensions, relief activities, or to any other employees benefit fund of any kind, and medical service to such employees and their families;
- (6) The first \$3,000 in value of gifts (other than of future interests in property) made to any person by the donor during any calendar year. No part of a gift to a minor donee shall be considered a gift of future interest in property for purposes of this clause if it complies with the provisions of the Minnesota uniform gifts to minors act, Minnesota Statutes, Chapter 527, or if it is a transfer for the benefit of a minor, and if the property and income therefrom:
- (a) May be expended by or for the benefit of the donee before his attaining the age of 21 years; and
 - (b) Will to the extent not so expended
 - (1) pass to the donee on his attaining the age of 21 years and
- (2) in the event the donee dies before attaining the age of 21 years, be payable to the estate of the donee, or as he may appoint under a general power of appointment as defined in section 2514 (C) of the Internal Revenue Code of 1954;
- (7) Gifts to an employee stock ownership trust as defined in section 290.01, subdivision 24. Where the beneficiaries of a stock ownership trust include the transferor, his spouse, children, grandchildren, parents, siblings or their children, the amount of the exemption shall be

reduced by the product of multiplying said amount by their percentage interest in the trust."

Amend the title, page 1, line 11, after "290.26," strike "Subdivision 1 and"

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

- Mr. Novak from the Committee on Finance, to which was rereferred
- S. F. No. 2118: A bill for an act relating to human services; providing for the rendering of human services by a single board; permitting the joint exercise of powers by counties in the provision of human services; appropriating money.

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

Page 7, line 28, after "\$" insert "183,000"

Page 8, line 1, after "grants" insert ", evaluation and coordination,"

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

- Mr. Novak from the Committee on Finance, to which was rereferred
- S. F. No. 526: A bill for an act relating to wild animals; providing authority for the commissioner of natural resources to charge a fee for permits for the destruction of harmful or undesirable aquatic vegetation; amending Minnesota Statutes 1971, Section 98.48, Subdivision 9.

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

Page 2, line 3, strike "general fund" and insert in lieu thereof "game and fish fund"

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

- Mr. Novak from the Committee on Finance, to which was rereferred
- S. F. No. 1037: A bill for an act relating to water resources; revising certain provisions concerning dams, reservoirs, control structures, and waterway obstructions; providing for the orderly maintenance, repair or reconstruction of dams serving the public interest; prescribing powers and duties of the commissioner of natural resources; authorizing the commissioner to make grants to local governmental units; appropriating money; amending Minnesota Statutes 1971, Sections 105.37, by adding a subdivision; 105.38; 105.42; 105.52; and Chapter 105, by adding a section.

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

Page 8, strike lines 22 through 28

Page 9, strike lines 1 through 4

Renumber the sections accordingly

Further amend the title as follows:

Page 1, line 12, strike "appropriating money;"

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

Mr. Novak from the Committee on Finance, to which was rereferred

S. F. No. 929: A bill for an act relating to natural resources; prescribing a stream maintenance program; setting forth powers and duties of the commissioner of natural resources; appropriating money; amending Minnesota Statutes 1971, Chapter 105, by adding a section.

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

Page 3, strike lines 2 through 5

Further amend the title as follows:

Page 1, line 6, strike "appropriating money;"

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

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

S. F. No. 461: A bill for an act relating to taxation; expanding class 3cc property classification to include homesteads of certain disabled persons; amending Minnesota Statutes 1971, Section 273.13, Subdivision 7.

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

Page 2, line 17, after "thereof." insert "Permanently and totally disabled for the purpose of this subdivision means any one of the following conditions: the total and permanent loss of the sight of both eyes; the loss of both arms at the shoulder; the loss of both legs so close to the hips that no effective artificial members can be used; complete and permanent paralysis; total and permanent loss of mental faculties, or any other condition which is permanent in nature and totally incapacitates the person from working at an occupation which brings him an income."

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

Mr. Novak from the Committee on Finance, to which was re-referred

S. F. No. 1224: A bill for an act relating to public health; venereal disease; requiring instruction and training in venereal disease in junior and senior high schools and for teachers; providing for the establishment of venereal disease treatment centers; relating to the sale of articles for the prevention of conception or disease; removing a restriction on certain medical advertisements; providing a penalty; appropriating funds; amending Minnesota Statutes 1971, Sections 126.02, Subdivision 2, and by adding a subdivision; 151.01, by adding a subdivision; 151.37, by adding a subdivision; 617.28, Subdivision 1; and Chapter 144, by adding a section; repealing Minnesota Statutes 1971, Section 617.251.

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

Page 2, line 24, strike "a"

Page 2, line 25, strike "course" and insert in lieu thereof "instruction"

Page 4, line 25, strike "270,000 or so"

Page 4, line 26, strike "much thereof as may be required" and insert in lieu thereof "50,000"

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

Mr. Novak from the Committee on Finance, to which was rereferred

S. F. No. 1353: A bill for an act relating to community corrections; authorizing a state subsidy to local units of government for providing community based corrections services; prescribing the powers of the commissioner of corrections; appropriating funds therefor.

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

Page 1, line 26, after "462.396," insert "or Minnesota Statutes, Chapter 473B,"

Page 1, line 24, after "county," insert "having an aggregate population of 30,000 or more persons or comprising all the counties within a region designated pursuant to Minnesota Statutes, Sections 462.381 to 462.396 or Minnesota Statutes, Chapter 473B,"

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

Mr. Novak from the Committee on Finance, to which was rereferred S. F. No. 1160: A bill for an act relating to natural resources and the environment; establishing the Minnesota environmental quality council; stating the powers and duties of the council; appropriating money.

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

Page 1, line 12, after "agencies." insert "The legislature also finds that further debate concerning population, economic and technological growth should be encouraged so that the consequences and causes of alternative decisions can be better known and understood by the public and its government."

Page 2, line 3, strike "The state planning agency shall provide"

Page 2, strike lines 4 through 6

Page 2, line 7, strike "council." and insert in lieu thereof "The director of the state planning agency shall employ staff or consultants who will be assigned to work for the council on a continuous basis."

Page 3, strike line 6

Page 3, line 7, strike "environmental matters and"

Page 3, line 11, strike "shall" and insert in lieu thereof "may"

Page 3, line 12, after "environmental" insert "programs,"

Page 3, line 13, strike the period and insert in lieu thereof "provided that such resolution of conflicts is consistent with state environmental policy."

Page 5, line 1, after "committee" insert "with the advice and consent of the Senate,"

Page 5, line 4, strike "shall" and insert in lieu thereof "may"

Page 5, after line 11, insert the following:

"Subd. 2. The duties and functions of the committee shall be as follows:"

Page 7, line 14, after the period insert "None of such moneys in the state treasury shall cancel."

Page 7, line 17, strike the period and insert in lieu thereof "for the biennium ending June 30, 1975."

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

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

S. F. No. 2321: A bill for an act relating to taxation; sales and use tax; exemptions; amending Minnesota Statutes 1971, Section 297A.25, Subdivision 1, as amended by Laws 1973, Chapter 75, Section 1.

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

Page 4, line 1, strike "producing snow for skiing,"

Page 7, line 13, strike "." and insert ";"

Page 7, after line 13, add a clause to read:

"(v) The gross receipts from the sale of and storage, use or consumption of all materials including chemicals, fuels, electricity, gas and steam, used or consumed in the production of snow for skiing at places which charge an admission subject to the sales tax."

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

Mr. Conzemius from the Committee on Health, Welfare and Corrections, to which were re-referred the following appointments:

VETERANS HOME BOARD

Harry Kerr, 1121 9½ Southeast, Rochester, Olmstead County, appointed effective January 1, 1973, for a term expiring January 1, 1979.

Dr. Mary Ann Mattoon, 940 Franklin Terrace, Minneapolis, Hennepin County, appointed effective January 1, 1973, for a term expiring January 1, 1979.

Reports the same back with the recommendation that the appointments be confirmed.

Mr. Conzemius moved that the foregoing Committee Report be laid on the table. Which motion prevailed.

Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred

H. F. No. 1638: A bill for an act relating to labor relations; charitable hospitals; amending Minnesota Statutes 1971, Section 179.35, Subdivision 2.

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

Line 2, strike "university,"

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

Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred

H. F. No. 309: A bill for an act relating to manpower services; unemployment compensation; benefits; amending Minnesota Statutes 1971, Sections 268.04, Subdivision 12; 268.06, Subdivisions 8, 22 and 27; 268.07, Subdivision 2; 268.08, Subdivisions 1, 3 and 5; and 268.09, Subdivision 1, as amended.

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

Page 6, line 8, after "performed" insert "after January 1, 1974,"

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

Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred

H. F. No. 532: A bill for an act relating to insurance; accident and health insurance policies, and health service plans; requiring health insurance coverage for newborn infants immediately from the moment of birth; amending Minnesota Statutes 1971, Chapter 62A, by adding a section; Sections 62A.10, Subdivision 2; and 62C.14, by adding a subdivision.

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

Page 1, line 7, after "fants" insert "of the insured"

Page 1, strike line 10

Page 1, line 11, strike "the covered group" and "to cover members of a group located in this state"

Page 1, line 12, after "state" insert "which provides for coverage of family members or other dependents of an employee"

Page 1, line 13, after "infants" insert "of the insured"

Page 2, line 27, strike "which provides for coverage"

Page 2, strike line 28

Page 2, line 29, strike "of a group subscriber, shall be renewed,"

Page 2, line 29, after "state" insert "which provides for coverage of family members or other dependents of a subscriber"

Page 2, line 30, after "infants" insert "of the subscriber or employee"

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

Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred

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.

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

Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred

H. F. No. 1789: A bill for an act relating to workmen's compensation; liability of self-insured employers for benefits to employees

and dependents; amending Minnesota Statutes 1971, Section 176.-183. Subdivision 2, and by adding a subdivision.

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

- Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred
- H. F. No. 1123: A bill for an act relating to insurance; nonresident insurance agents; requiring a license to do business; amending Minnesota Statutes 1971, Section 60A.17, Subdivision

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

- Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred
- H. F. No. 1044: A bill for an act relating to insurance; making the unfair processing of the claim or complaint of a natural person an unfair trade practice; providing a penalty for violation; amending Minnesota Statutes 1971, Sections 72A.20, Subdivision 1; and 72A.28.

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

- Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred
- H. F. No. 1483: A bill for an act relating to the city of St. Cloud: authorizing additional on-sale intoxicating liquor licenses.

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

- Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred
- H. F. No. 365: A bill for an act relating to workmen's compensation; authorizing coverage for owners of businesses; amending Minnesota Statutes 1971, Chapter 176, by adding a section.

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

- Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred
- H. F. No. 1308: A bill for an act relating to telegraph and telephone companies; regulating corporate bonds issued by telegraph and telephone companies; amending Minnesota Statutes 1971.

Chapter 222, by adding a section; repealing Minnesota Statutes 1971. Section 222.14.

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

- Mr. Hansen, Baldy from the Committee on Labor and Commerce, to which was referred
- H. F. No. 735: A bill for an act relating to commerce; administration of the unfair cigarette sales act; providing penalties; amending Minnesota Statutes 1971, Sections 325.66, Subdivision 4; 325.67; 325.74, Subdivision 1; and 325.75, Subdivisions 1, 2, and 3.

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

- Mr. Conzemius from the Committee on Health, Welfare and Corrections, to which was re-referred
- H. F. No. 246: A resolution memorializing the President and Congress of the United States to continue the programs for subsidized housing, model cities and rehabilitation, as presently authorized by federal law.

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

- Mr. Gearty from the Committee on Governmental Operations, to which was referred
- S. F. No. 2122: A bill for an act relating to state government; advisory councils; and information services facilities; amending Minnesota Statutes 1971, Sections 16.91; 16.911; and 16.93; repealing Minnesota Statutes 1971, Section 16.92.

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. Chenoweth from the Committee on Metropolitan and Urban Affairs, to which was referred
- S. F. No. 1355: A bill for an act relating to county parks and park districts; amending Minnesota Statutes 1971, Sections 398.01; and 398.31; repealing Laws 1971, Chapter 950, Section 7.

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

Page 1, strike line 30

Page 2, strike lines 1 through 11

Renumber sections accordingly

Amend the title in line 4, by striking "Sections" and inserting in lieu thereof "Section" and in the same line strike "and 398.31;"

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. 2231: A bill for an act relating to the state building code act; clarifying application of the act; providing for municipal vacancies regarding certified building officials; allowing the commissioner of administration to establish the surcharge amount and for municipal retention of a portion thereof; clarifying parties responsible for permit fees and surcharges; amending Minnesota Statutes 1971, Sections 16.851; 16.861, by adding a subdivision; and 16.866; and Chapter 16, by adding a section.

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

Page 1, line 28, after "by" strike "statute" and insert in lieu there-of "Minnesota Statutes 1971, Section 104.05"

Page 1, line 35, strike "is"

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. Chenoweth from the Committee on Metropolitan and Urban Affairs, to which was referred

S. F. No. 1314: A bill for an act relating to the city of Bloomington; housing and redevelopment authority; amending Laws 1971, Chapter 616, Section 1.

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

Page 1, lines 15 and 16, reinstate the stricken language

Line 17, reinstate the stricken language up to the word "shall"

Line 17, insert in lieu of the stricken word "shall" the word "may"

Line 17, reinstate the stricken language up to the word "shall"

Line 18, reinstate the stricken language

Lines 18 to 21, strike the new language

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. Chenoweth from the Committee on Metropolitan and Urban Affairs, to which was referred

S. F. No. 1357: A bill for an act relating to the city of St. Louis Park; permitting city council to direct or serve on housing and redevelopment authority or to contract with other governmental units for services provided by such authority.

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

Page 1, line 9, after "ST. LOUIS PARK" insert ", WINONA"

Line 13, after "Louis Park" insert "or the city council of Winona"

Line 13, after "the" insert "respective" and in the same line strike "council" and insert "councils"

Line 15, strike "St. Louis Park" and insert "the respective cities"

Line 15, after "of the" insert "respective"

Line 15, strike "council" and insert "councils"

Line 18, strike "St. Louis Park" and insert "each of the cities"

Line 21, strike "council" and insert "councils"

Line 22, strike "St. Louis Park" and insert "each city"

Line 28, after "effective" insert "with regard to each city"

Line 29, strike "the city of St. Louis PARK" and insert "each city"

Amend the title, page 1, line 2, by striking "city" and inserting "cities"

Line 2, before the semicolon insert "and Winona"

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. Conzemius from the Committee on Health, Welfare and Corrections, to which was re-referred

H. F. No. 1486: A bill for an act relating to corrections; industrial enterprises conducted at the state prison and the state reformatory; appropriating money; amending Minnesota Statutes 1971, Sections 243.66 and 243.67; and repealing Minnesota Statutes 1971, Sections 243.65; 243.69; 243.81; 243.82; and 243.86.

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

- Mr. Coleman from the Committee on Rules and Administration, to which were referred H. F. Nos. 995, 972, 543 and 1355 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. 1355 to the Committee on Finance.
- H. F. Nos. 543 and 972 to the Committee on Health, Welfare and Corrections.
 - H. F. No. 995 to the Committee on Taxes and Tax Laws.

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. 1753, 2344, 1978, 2203, 2178, 2058, 1632, 1829, 1543, 2113, 2316, 1269, 2118, 526, 1037, 929, 461, 1224, 1353, 1160 and 2321 were read the second time.

SECOND READING OF HOUSE BILLS

H. F. Nos. 1638, 309, 532, 2246, 1789, 1123, 1044, 1483, 365, 1308, 735 and 246 were read the second time.

MOTIONS AND RESOLUTIONS

Mr. Ueland moved that H. F. No. 917 together with the Conference Committee Report thereon be taken from the table. Which motion prevailed.

ADOPTION OF CONFERENCE COMMITTEE REPORT

Mr. Ueland moved that the foregoing recommendations and Conference Committee Report on H. F. No. 917 be now adopted. Which motion prevailed.

So the recommendations and Conference Committee Report were 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.

Was read the third time, as amended by the Conference Committee and placed on its repassage.

The question being taken on the repassage of the bill, as amended by the Conference Committee,

And the roll being called, there were yeas 57 and nays 0, as follows:

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

So the bill, as amended by the Conference Committee, was repassed and its title was agreed to.

MOTIONS AND RESOLUTIONS—CONTINUED

Mr. Larson moved that S. F. No. 1182 be taken from the table. Which motion prevailed.

Mr. Larson moved that the Senate do not concur in the amendments by the House to S. F. No. 1182 and that a Conference Committee of 3 members be appointed by the Committee on Committees on the part of the Senate to act with a like Conference Committee to be appointed on the part of the House. Which motion prevailed.

Mr. Chenoweth moved that H. F. Nos. 1854, 1949, 1965 and 2238 be withdrawn from the Committee on Metropolitan and Urban Affairs and re-referred to the Committee on Rules and Administration. Which motion prevailed.

Mr. Gearty moved that H. F. Nos. 1578 and 1844 be withdrawn from the Committee on Governmental Operations and re-referred to the Committee on Rules and Administration for comparison with their companion Senate Files. Which motion prevailed.

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 HOUSE BILLS

H. F. No. 813: A bill for an act relating to state parks and recreation areas; requiring free admission and reduced user fees for senior citizens; amending Minnesota Statutes 1971, Section 85.05.

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 0, as follows:

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

So the bill passed and its title was agreed to.

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.

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

Messrs. Olson, H. D.; Perpich, A. J.; Perpich, G. and Willet voted in the negative.

So the bill passed and its title was agreed to.

H. F. No. 356: A bill for an act relating to teachers retirement; amending Minnesota Statutes 1971, Sections 136.82, Subdivision 2; 354.05, Subdivision 26; 354.07, Subdivision 5; 354.09, Subdivision 3; 354.145, Subdivisions 1 and 2; 354.34, Subdivision 2, 354.33; 354.42, Subdivision 2; 354.44, Subdivision 4; 354.49, Subdivision 5; 354.53; 354.55, by adding a subdivision; and 354.62, Subdivisions 3, 4 and 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 59 and nays 0, as follows:

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

So the bill passed and its title was agreed to.

H. F. No. 1198: A bill for an act relating to St. Louis county; transfer of state owned lands; state trust lands. Referred to the Committee on Natural Resources and Agriculture.

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:

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

So the bill passed and its title was agreed to.

H. F. No. 190: A bill for an act relating to the village of Hugo; authorizing issuance of one additional on-sale license for the sale of intoxicating liquor.

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 47 and nays 12, as follows:

Those who voted in the affirmative were:

Anderson Arnold Ashbach Berg Blatz Borden Chenoweth	Davies Doty Gearty Hansen, Baldy Hanson, R. Hughes Jensen	Milton Moe Nelson	O'Neill Patton Perpich, A. J. Perpich, G. Purfeerst Schaaf Schrom	Stassen Stokowski Tennessen Thorup Ueland Wegener Willet
Chenoweth Chmielewski		Nelson North	Schrom Sillers	
Coleman Conzemius	Kleinbaum Kowalczyk	Olson, A. G. Olson, H. D.	Solon Spear	

Those who voted in the negative were:

Bernhagen Frederick Keefe, J. Novak Olson, J. L. Brown Hansen, Mel Kirchner Olhoft Renneke Dunn Josefson

So the bill passed and its title was agreed to.

H. F. No. 240: A bill for an act relating to highway traffic regulations; littering; providing a penalty; amending Minnesota Statutes 1971, Section 169.42.

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 1, as follows:

Those who voted in the affirmative were:

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

Mr. Borden voted in the negative.

So the bill passed and its title was agreed to.

H. F. No. 1642: A bill for an act relating to Otter Tail county; authorizing a levy for county extension work.

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

So the bill passed and its title was agreed to.

H. F. No. 1932: A bill for an act relating to electricity; regulat-

ing certain terms for the purchase of electricity by certain cities; amending Minnesota Statutes 1971, Section 455.13.

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 55 and nays 6, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Coleman North Perpich, G. Spear Willet Keele, S.

So the bill passed and its title was agreed to.

H. F. No. 1537: A bill for an act relating to tax-forfeited lands; regulating certain sale and lease provisions; amending Minnesota Statutes 1971, Section 282.04, Subdivision 1.

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

So the bill passed and its title was agreed to.

H. F. No. 600: A bill for an act relating to real estate; brokers and salesmen; licenses; providing penalties; amending Minnesota Statutes 1971, Chapter 82, by adding sections; repealing Minnesota Statutes 1971, Sections 82.01 to 82.16.

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

Messrs. Hansen, Baldy; Olson, A. G.; Perpich, G. and Purfeerst voted in the negative.

So the bill passed and its title was agreed to.

H. F. No. 1522: A bill for an act relating to the town of Taconite Harbor; authorizing the taking of a special federal census and its use.

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

So the bill passed and its title was agreed to.

H. F. No: 2180: A bill for an act relating to corporations; takeovers; regulating corporate take-overs; 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 59 and nays 0, as follows:

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

So the bill passed and its title was agreed to.

H. F. No. 1969: A bill for an act relating to the city of Duluth; authorizing organization of a Spirit Mountain recreation area authority; conferring upon said authority the power and duty to administer, promote, control, direct and manage the organization and ongoing operation of said recreation area; and providing for a tax levy and issuance of bonds.

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 38 and nays 22, as follows:

Those who voted in the affirmative were:

Anderson	Hanson, R.	Laufenburger	Olson, A. G.	Schaaf
Borden	Hughes	Lewis	Olson, H. D.	Solon
Chenoweth	Jensen	Milton	Olson, J. L.	Spear
Chmielewski	Keefe, J.	Moe	O'Neill	Stokowski
Coleman	Keefel S.	North	Patton	Thorup
Doty	Kirchner	Novak	Perpich, A. J.	Wegener
Fitzsimons	Kleinbaum	Ogdahl	Perpich, G.	ū
Gearty	Larson	Olhoft	Purfeerst	

Those who voted in the negative were:

Arnold Ashbach	Blatz Brown	Hansen, Baldy Hansen, Mel	Krieger Nelson	Tennessen Willet
Bang	Conzemius	Josefson	Renneke	
Berg	Dunn	Knutson	Schrom	
Bernhagen	Frederick	Kowalczyk	Sillers	

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 that the following bills be designated as Special Orders to be heard immediately, remaining on the Order of Business of Motions and Resolutions. Which motion prevailed.

H. F. Nos. 1121, 1673 and 1200. S. F. Nos. 2250, 583, 1316, 1087, 1388, 464, 740, 1242, 1317, 984, 1437, 1716, 1702, 1029, 672, 1445, 1155, 1803, 514, 900, 1188, 1223, 1993, 1858 and 1836.

SPECIAL ORDER

H. F. No. 1121: A bill for an act relating to the uniform management of institutional funds; providing for the management, investment and appropriation of such funds.

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:

Davies	Keefe, S.	North	Sillers
Doty	Kirchner	Novak	Solon
Dunn	Kleinbaum	Ogdahl	Spear
Fitzsimons	Knutson	Olhoft	Stassen
Gearty	Kowalczyk	Olson, A. G.	Stokowski
Hansen, Baldy	Krieger	Olson, J. L.	Tennessen
Hansen, Mel	Larson	O'Neill	Thorup
Hanson, R.	Laufenburger	Patton	Ueland
Hughes	Lewis	Perpich, A. J.	Wegener
Jensen	Milton	Purfeerst	Willet
Josefson	Moe	Renneke	
Keefe, J.	Nelson	Schaaf	
	Doty Dunn Fitzsimons Gearty Hansen, Baldy Hansen, Mel Hanson, R. Hughes Jensen Josefson	Doty Dunn Fitzsimons Gearty Hansen, Baldy Hansen, Mel Hanson, R. Hughes Jensen Josefson Kirchner Kleinbaum Knutson Kowalczyk Hautson Laufenburger Lewis Milton Moe	Doty Kirchner Novak Dunn Kleinbaum Ogdahl Fitzsimons Knutson Olhoft Gearty Kowalczyk Olson, A. G. Hansen, Baldy Krieger Olson, J. L. Hansen, Mel Larson O'Neill Hanson, R. Lewis Perpich, A. J. Jensen Milton Purfeerst Josefson Moe Renneke

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 2250: A bill for an act relating to public welfare; placing a limit on assets for old age assistance applicants in order to restore conformity with federal regulations; amending Minnesota Statutes 1971, Section 256.18.

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 mays 0, as follows:

Those who voted in the affirmative were:

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

So the bill passed and its title was agreed to.

SPECIAL ORDER

H. F. No. 1673: A bill for an act relating to the public employees retirement association; appointment of assistant attorney general to serve three funds; clarification of language, elimination of unnecessary language; increased contributions; actuarial interest assumption, and benefits on high five years final average salary; providing penalties; amending Minnesota Statutes 1971, Chapter 8, by adding a section; Sections 353.01, Subdivisions 2, 4, 6, 7, 10, 11, 12, 15, 16, 20, 23, 25, 27, 29, and 31, and by adding subdivisions; 353.03, Subdivision 1, and by adding a subdivision; 353.06; 353.08; 353.14; 353.15; 358.18; 353.19; 353.27, Subdivisions 1, 2, 3, 4, and 7, and by adding subdivisions; 353.271, Subdivisions 1 and 2; 353.28, Subdivisions 1, 6, and 8; 353.29, Subdivisions 1, 2, and 3, and by adding subdivisions; 353.30, Subdivisions 3 and 4, and by adding a subdivision; 353.31, Subdivisions 1 and 8; 353.32, Subdivisions 1, 2, 4, and 5, and by adding a subdivision; 353.33, Subdivisions 1, 2, 3, and 11; 353.34, Subdivisions 2, 3, and 6; 353.35; 353.36, Subdivision 2, and by adding subdivisions; 353.37, Subdivision 1; 353.40; 353.46, Subdivisions 1, 2, 3, and 4; 353.65, Subdivisions 2 and 3; 353.656, Subdivisions 1, 3, and 6; 353.657, Subdivisions 1, 2, and 3; 353.68, Subdivision 4; 353.69; 353.71, Subdivisions 1, 2, 3, and 4; 490.12, Subdivision 5; and Chapter 353, by adding sections; repealing Minnesota Statutes 1971, Sections 353.01, Subdivisions 24 and 30; 353.015; 353.07; 353.13; 353.26; 353.27, Subdivision 5; 353.28, Subdivisions 2, 3, 4, 7, 9, and 10; 353.31, Subdivisions 2, 3, 4, 5, 6, 7, 10, and 11; 353.32, Subdivision 3; 353.33, Subdivision 10; 353.36, Subdivisions 5, 6, 7, 8, 9, and 10; 353.37, Subdivisions 2 and 3; 353.39; 353.44; 353.45; 353.46, Subdivision 5; 353.51; 353.52; 353.53; 353.54; 353.55; 353.56; 353.57; 353.58; 353.59; 353.591; 353.60; 353.61; 353.65, Subdivision 5; 353.654; 353.655; 353.66; 353.68, Subdivisions 2, 3, 5, 6, 7, 8, and 9; and 355.301.

Mr. Chenoweth moved to amend H. F. No. 1673, the typewritten bill as amended under Rule 49 and adopted by the Senate May 3, 1973, as follows:

Page 5, delete line 20; renumber the clauses in sequence

Page 36, strike line 28

Page 37, strike lines 1 through 17

Page 39, strike lines 30 through 35

Page 41, after line 26, add:

"Subd. 1b. [EARLY RETIREMENT: REDUCTION IN AN-NUITY IN CERTAIN CASES.] Any person with 30 years or more of allowable service credit who elects early retirement under subdivision 1, shall receive an annuity reduced by one-half of one percent for each month that such person is under age 62 at the time of retirement."

Page 65, line 14, strike "74" and insert in lieu thereof "73"

Page 68, line 15, strike "74" and insert in lieu thereof "73"

Page 73, strike lines 7 through 28

Page 74, strike lines 1 and 2

Renumber sections accordingly

Amend the title on page 1, line 21, after "1," strike the comma and insert "and" and after "6" strike ", and 8"

Line 24, strike "a subdivision" and insert in lieu thereof "subdivisions"

Lines 37 and 38, strike "490.12, Subdivision 5;"

Which motion prevailed. So the amendment was adopted.

H. F. No. 1673 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 56 and nays 4, as follows:

Those who voted in the affirmative were:

Α	Inderson	Davies	Kleinbaum	Ogdahl	Spear
Α	rnold	Doty	Knutson	Olhoft	Stassen
Α	shbach	Dunn	Kowalczyk	Olson, A. G.	Stokowski
E	ang	Fitzsimons	Krieger	Olson, J. L.	Tennessen
E	erg	Gearty	Larson	O'Neill	Thorup
E	ernhagen 💮	Hansen, Baldy	Laufenburger	Perpich, A. J.	Ueland
E	latz	Hanson, R.	Lewis	Perpich, G.	Wegener
E	orden	Hughes	Milton	Purteerst	Willet
E	rown	Jensen	Moe	Schaaf	
C	henoweth	Keefe, J.	Nelson	Schrom	
C	oleman	Keefe, S.	North	Sillers	
C	onzemius	Kirchner	Novak	Solon	

Messrs. Frederick; Hansen, Mel; Josefson and Patton voted in the negative.

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

RECESS

Mr. Coleman moved that the Senate do now recess until 2:00 o'clock p.m. Which motion prevailed.

The hour of 2:00 o'clock p.m. having arrived, the President called the Senate to order.

MEMBERS EXCUSED

Mr. Olson, A. G. was excused from the balance of today's Session. Mr. Sillers was excused from the Session of today, beginning at 5:00 o'clock p.m.

CALL OF THE SENATE

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

Anderson	Davies	Hughe3	Lewis	Purfeerst
Bernhagen	Doty	Jensen	Moe	Solon
Borden	Dunn	Keefe, S.	Novak	Spear
Brown	Gearty	Kirchner	Olhoft	Stokowski
Chmielewski	Hansen, Baldy	Kleinbaum	O'Neill	Tennessen
Coleman	Hansen, Mel	Krieger	Perpich, A. J.	Ueland
Conzemius	Hanson, R.	Larson	Perpich, G.	Willet

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 Special Orders Calendar at this time, remaining on the Order of Business of Motions and Resolutions. Which motion prevailed.

SPECIAL ORDER

S. F. No. 583: A bill for an act relating to game and fish; trout stamps and season for taking; amending Minnesota Statutes 1971, Section 98.46, by adding a subdivision.

Mr. Larson moved to amend S. F. No. 583 as follows:

Page 1, line 15, strike "are appropriated annually to the commissioner for use"

Page 1, strike lines 16 and 17 and insert in lieu thereof "shall be deposited in the game and fish fund."

Which motion prevailed. So the amendment was adopted.

S. F. No. 583 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 42 and nays 2, as follows:

Those who voted in the affirmative were:

Anderson Arnold Ashbach Bernhagen Borden Brown	Davies Gearty Hansen, Baldy Hansen, Mel Hanson, R. Hughes	Larson Lewis Moe	Olhoft Olson, H. D. Olson, J. L. O'Neill Patton Perpich, A. J.	Sillers Solon Spear Stokowski Tennessen Willet
Brown	Hughes	Moe	Perpich, A. J.	Willet
Chmielewski	Jensen	Nelson	Perpich, G.	
Coleman	Josefson	North	Purfeerst	
Conzemius	Keefe, S.	Novak	Schrom	

Messrs. Dunn and Wegener voted in the negative.

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

SPECIAL ORDER

S. F. No. 1316: A bill for an act relating to insurance; providing continuing group accident and health coverage for survivors of a deceased employee.

Mr. Hansen, Baldy moved to amend S. F. No. 1316, as follows:

Page 1, line 18, after "payments" insert "for reimbursement of expenses"

Page 2, line 12, after "extended" insert "for such one year period,"

Which motion prevailed. So the amendment was adopted.

S. F. No. 1316 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 52 and navs 0, as follows:

Those who voted in the affirmative were:

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

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

SPECIAL ORDER

S. F. No. 1087: A bill for an act relating to health care coverage provided by nonprofit health service plan corporations and accident and health insurance companies; providing that references in a policy to "physicians" shall include dentists performing consultation or surgical procedure.

Mr. Anderson moved to amend S. F. No. 1087, as follows:

Page 1, strike lines 19 through 26 and insert:

"Subd. 2. [DENTISTS; SURGICAL PROCEDURES.] Any policy or contract referred to in subdivision 1 which provides coverage for services which can be lawfully performed within the scope of the license of a duly licensed dentist, shall provide benefits for such services whether performed by a duly licensed physician or duly licensed dentist."

Which motion prevailed. So the amendment was adopted.

S. F. No. 1087 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 50 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson	Davies	Jensen	Moe	Perpich, G.
Arnold	Doty	Josefson	Nelson	Purfeerst
Bang	Dunn	Keefe, J.	North	Schrom
Bernhagen	Fitzsimons	Keefe, S.	Novak	Sillers
Borden	Frederick	Kirchner	Ogdahl	Solon
Brown	Gearty	Kleinbaum	Olhoft	Spear
Chenoweth	Hansen, Baldy	Knutson	Olson, J. L.	Stokowski
Chmielewski	Hansen, Mel	Kowalczyk	O'Neill	Tennessen
Coleman	Hanson, R.	Larson	Patton	Wegener
Conzemius	Hughes	Lewis	Perpich, A. J.	Willet

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

SPECIAL ORDER

S. F. No. 1388: A bill for an act relating to taxation; assessment of low income real property; amending Minnesota Statutes 1971, Section 273.13, Subdivision 17; repealing Minnesota Statutes 1971, Section 273.13, Subdivision 17b.

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 55 and nays 0, as follows:

Those who voted in the affirmative were:

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

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 464: A bill for an act relating to controlled substances; defining terms; scheduling substances and establishing rescheduling procedures; rights to prescribe and possess; penalties and forfeitures for illegal possession, sale, manufacture or distribution of prohibited drugs; amending Minnesota Statutes 1971, Sections 152.01, by adding a subdivision; 152.02, Subdivisions 11, 12, and 13; 152.09, Subdivision 2; 152.101, Subdivision 2; 152.11; 152.12, Subdivisions 1 and 4; 152.15, Subdivisions 1, 2, 4, and 5; 152.18, Subdivision 1; 152.19, Subdivisions 1, 3, 5, and 7; and 153.01, Subdivision 2.

Mr. Schaaf moved to amend S. F. No. 464, as follows:

Page 9, line 24, before "misdemeanor" insert "petty"

The question being taken on adoption of the amendment,

And the roll being called, there were yeas 10 and nays 41, as follows:

Those who voted in the affirmative were:

Coleman Keefe, S. Milton Schaaf Stokowski Conzemius Lewis Perpich, G. Spear Tennessen

Those who voted in the negative were:

Davies Novak Stassen Anderson Humphrey Ogdahl Thorup Arnold Doty Jensen Josefson Bang Dunn Olhoft Ueland Wegener Willet Olson, H. D. Berg Fitzsimons Keefe, J. Olson, J. L. O'Neill Bernhagen Gearty Kirchner Hansen, Baldy Knutson Blatz Borden Hansen, Mel Kowalczyk Purfeerst Nelson Schrom Brown Hanson, R. Sillers Chmielewski Hughes North

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

Mr. Borden moved to amend S. F. No. 464, as follows:

Page 9, line 15, strike "or a small"

Page 9, line 16, strike "amount of marijuana"

Which motion prevailed. So the amendment was adopted.

Mr. Chmielewski moved to amend S. F. No. 464, as follows:

Page 8, strike line 28

Page 9, strike lines 1 through 28

Page 10, strike lines 1 through 10

Renumber the remaining sections

The question being taken on the adoption of the amendment,

And the roll being called, there were yeas 7 and nays 42, as follows:

Those who voted in the affirmative were:

Bernhagen Chmielewski Kowalczyk Purfeerst Willet Brown Frederick

Those who voted in the negative were:

Olson, J. L. Arnold Gearty Kleinbaum Stassen Hansen, Mel Blatz Lewis O'Neill Stokowski Patton Tennessen Borden Hanson, R. Milton Chenoweth Hughes Moe Perpich, A. J. Thorup Coleman Humphrey Nelson Perpich, G. Ueland Conzemius Jensen North Schaaf Wegener Sillers Davies Josefson Novak Doty Olhoft Solon Keefe, S. Dunn Kirchner Olson, H. D. Spear

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

Mr. Chmielewski moved to amend S. F. No. 464, as follows:

Page 9, line 25, after "is a" insert "gross"

The question being taken on adoption of the amendment,

And the roll being called, there were yeas 15 and nays 39, as follows:

Those who voted in the affirmative were:

Ashbach	Brown	Hansen, Baldy	Olson, H. D.	Schrom
Berg	Chmielewski	Kowalczyk	O'Neill	Wegener
Bernhagen	Frederick	Olhoft	Purfeerst	Willet

Those who voted in the negative were:

Anderson	Doty	Jensen	Moe	Solon
Arnold	Dunn	Josefson	Nelson	Spear
Blatz	Fitzsimons	Keefe, S.	North	Stassen
Borden	Gearty	Kirchner	Novak	Stokowski
Chenoweth	Hansen, Mel	Kleinbaum	Olson, J. L.	Tennessen
Coleman	Hanson, R.	Larson	Perpich, A. J.	Thorup
Conzemius	Hughes	Lewis	Perpich, G.	Ueland
Davies	Humphrey	Milton	Schaaf	

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

Mr. Stassen moved to amend S. F. No. 464, as follows:

Page 9, line 26, before the period insert ", a drug education program and, at the discretion of the judge, psychological counseling"

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

S. F. No. 464 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 45 and nays 10, as follows:

Those who voted in the affirmative were:

Anderson	Doty	Jensen	North	Schrom
Arnold	Dunn	Josefson	Novak	Solon
Ashbach	Fitzsimons	Keefe, S.	Olhoft	Spear
Blatz	Frederick	Kirchner	Olson, H. D.	Stassen
Borden	Gearty	Kleinbaum	O'Neill	Stokowski
Chenoweth	Hansen, Mel	Lewis	Patton	Tennessen
Coleman	Hanson, R.	Milton	Perpich, A. J.	Thorup
Conzemius	Hughes	Moe	Perpich, G.	Ueland
Davies	Humphrey	Nelson	Schaaf	Wegener

Those who voted in the negative were:

Berg	Brown	Hansen, Baldy	Larson	Purfeerst
Bernhagen	Chmielewski	Kowalczyk	Olson, J. L.	Willet

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

MOTIONS AND RESOLUTIONS—CONTINUED

Mr. Novak moved that H. F. No. 2437 be taken from the table. Which motion prevailed.

SUSPENSION OF RULES

Mr. Novak moved that an urgency be declared within the meaning of Article IV, Section 20, of the Constitution of Minnesota, with respect to H. F. No. 2437 and that the rules of the Senate be so far suspended as to give H. F. No. 2437 its second and third reading and placed on its final passage. Which motion prevailed.

H. F. No. 2437 was read the second time.

H. F. No. 2437: A bill for an act relating to the organization and operation of state government; imposing regulations for junior college operations; appropriating moneys with certain conditions for education and related purposes, including the university of Minnesota and its hospitals, state colleges, aids to libraries, junior colleges, higher education coordinating commission, and moneys for medical education; providing aid to school districts including those affected by gross earnings taxation and authorizing the power of eminent domain with certain of the funds provided hereby; transferring moneys between accounts and funds in the state treasury; controlling certain treasury receipts; and imposing conditions relative to the expenditure of public moneys.

Mr. Davies moved to amend H. F. No. 2437, the printed bill, as follows:

Strike everything after the enacting clause and insert:

"Section 1. [EDUCATIONAL PURPOSES, APPROPRIA-TIONS. Except as herein otherwise provided, the sums hereinafter set forth in the columns designated "APPROPRIATIONS" or so much thereof as may be necessary, are hereby appropriated out of the general fund in the state treasury or any other fund herein designated for the purposes specified in the following sections of this act, to be available for the fiscal year indicated for each purpose. The figures "1973", "1974", and "1975" wherever used in this act, shall mean that the appropriation or appropriations listed thereunder shall be available for the year ending June 30, 1973, 1974, and 1975 respectively.

Sec. 2. [DEPARTMENT OF EDUCATION.1

Subdivision 1. General Academic and Related Services...

(1) Salaries, Supplies and Expense

\$ 1,173,676 \$ 1,175,220

APPROPRIATIONS Available for the Year Ending June 30, 1974 1975 1,727,640 1,727,640

(2) Claims, Grants and Shared Revenues

> \$ 553,9**64** \$ 552,420

Any unexpended balance remaining in (2) in the first year shall not cancel but shall be available for the second year of the biennium.

The appropriation in (1) includes \$100,000 each year for the right to read program. Of the amount provided by this subdivision, \$14,100 each year is appropriated from the trunk highway fund.

Provided that notwithstanding the provisions of Minnesota Statutes 1971, Section 121.26 and 125.08 to the contrary, the fee for registering with the teachers employment bureau shall not be less than \$10, and the fee for a certificate to teach or for a renewal or extension of certificate to teach shall not be less than \$10.

Subd											
Instr											
vices											

Subd. 3. Special and Compensatory Instruction and Related Services

(1) Salaries, Supplies and Expense 259.624

(2) Claims, Grants and Shared Revenues

250,000 \$ 250,000

\$

262,434

Any unexpended balance remaining in (2) in the first year shall not cancel but shall be available for the second year of the biennium.

Subd. 4. Education Planning Innovative Developmental Evaluative Services

(1) Salaries, Supplies and Expense

71,800 \$ 71,800 455,342 455,853

509,624 512,434

646,800

646,800

(2) Claims, Grants and Shared Revenues

\$ 575,000 \$ 575,000

Subd. 5. Auxiliary Services and General Support

3,204,973 4,232,649

(1) Salaries, Supplies and Expense

\$ 1,618,579 \$ 3,113,255

Of the amounts in (1), \$1,951,-000 shall not be available in fiscal year 1974-75 until the senate committee on finance and the house committee on appropriations has reviewed the progress of the Minnesota education computer consortium. Recommendations will be made to the legislative advisory committee before March 1, 1974, for the release of the appropriation for the first six months of fiscal year 1974-75 and before September 1, 1974, for the release of the balance of the appropriation for fiscal year 1974-**75.**

The department shall establish reasonable charges to MECC users for on-line computer time actually used. Such receipts shall be deposited in a non-dedicated receipt account of the general fund.

(2) Claims, Grants and Shared Revenues

School lunch

\$1,586,394 \$1,119,394

Item (2) includes a contingent fund of \$570,000 for state matching of federal funds to be expended in the first year only if matching is not available from local funds, but may be expended in the second year without this restriction.

Of the amount provided in (2) of this subdivision, so much thereof as is necessary shall be used for the type "C" milk program to be distributed under

standards established by the state board of education.

Any unexpended balance remaining in (2) in the first year shall not cancel but shall be available for the second year of the biennium.

1,681,026 1,713,026

- (1) Salaries, Supplies and Expense
 - \$ 234,436 \$ 266,436
- (2) Claims, Grants and Shared Revenues

\$1,446,590 \$1,446,590 Any unexpended balance remaining in (2) in the first year shall not cancel but shall be available for the second year of the biennium.

- (3) Provided that not more than \$20,000 of the appropriation each year may be expended for administration and for providing direct library service. The balance shall be used as financial assistance to public libraries as defined herein.
- (4) A public library is a public library serving 20,000 or more persons or serving less than 20,000 persons with the approval of the commissioner of education and receiving annually from public funds financial support of at least one mill on the assessed valuation of the taxable property in the area served by the library.

Applications for financial assistance shall contain such information as the department requires including descriptions of areas served by the applicant and the number and distribution of persons residing therein; the local plan of the applicant for promoting library service in the areas it serves and an estimate of the financial assistance to put such

plan in effect, and a statement of the ability of local government within the area served by the applicant to finance operations out of public funds raised by local taxes. Financial assistance shall be granted to an eligible applicant proposing an economical and practical plan for the promotion of library service in the area in such amount and subject to such conditions as the department determines after considering the information contained in the application for assistance and the total amount of state and federal funds available for the promotion of library service in the state.

Provided that no state funds shall be used for construction of library facilities.

Subd. 7. Vocational Rehabilitation

1,855,000 1,995,000

- (1) Salaries, Supplies and Expense Counseling and Care of Persons
 - \$1,507,549 \$1,607,762
- (2) Claims, Grants and Shared Revenues

\$ 131,640 \$ 86,250

(3) Rehabilitation Facilities \$ 215,811 \$ 300,988

Any unexpended balance remaining in (3) in the first year shall not cancel but shall be available for the second year of the biennium.

None of the amounts appropriated in subdivision 1 through subdivision 7 listed as claim, grants and shared revenues on the official worksheets of the conferees of the senate and house of representatives, a true copy of which is on file in the office of the commissioner of administration, shall be transferred to any expenditure category other than

that for which it was appropriated. The number of state funded positions shall not exceed the number shown on the official worksheets.

Sec. 3. [STATE COLLEGE BOARD.]

Subdivision 1. Maintenance and Equipment

The amounts appropriated in subdivisions 1 and 2 include a sum in each year for the recruitment of unclassified staff.

Candidates for positions in the central office of the state college board or in a state college who have been invited by the state college board for interview may be reimbursed for travel and subsistence expenses in the same manner and amounts as state employees. This reimbursement may be made from college imprest cash funds.

Subd. 2. Metropolitan State College

The above amount shall be used by the state college board for operating an educational program for a state college center as organized in the metropolitan seven county area. The center may operate in facilities acquired through the commissioner of administration by gift or lease. The faculty and staff of the state college system shall provide assistance in developing curricular and educational grams for the college. state college board shall also request the assistance of the university of Minnesota, the junior colleges, the area vocational technical schools, and the private colleges in planning such programs. The college shall serve the needs of the graduates of the state junior colleges and the area 41,880,353 43,765,422

725,000 775,000

vocational technical schools and include curricula for retraining adults to meet the technological demands of the changing economy.

Subd. 3. State College Board Contingent

800,000

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

In the event that the number of full-time equivalent students enrolled exceeds the budget estimates submitted to the 1973 legislature, it is the intent of the legislature to provide additional teaching positions at a ratio of one position for each 19 full-time equivalent undergraduate students and one position for each 13 graduate students in excess of the biennial budget estimates for each year of the biennium.

In the event that enrollment at Minnesota metropolitan state college exceeds the estimates indicated in the workpapers of the senate finance and house appropriations committees, it is the intent of the legislature to provide additional fiscal support at the rate of \$600 for each student in excess of the above estimates. In no case, however, shall the total amount of this appropriation utilized by Minnesota metropolitan state college exceed \$300,000 for the biennium.

In order to provide for an orderly realignment of faculty staffing resulting from reduced or shifting enrollments, not more than \$600,000 of this appropriation may be expended to pay the salaries of faculty members employed on terminal year contracts where such terminal appointments are requir-

ed by current state college board rules. Before any of the above appropriation is expended, the state college board shall demonstrate to the legislative advisory committee that all reasonable measures were taken to adjust staffing patterns in such a manner as to minimize the need for such contracts.

The above appropriation is to be expended with the approval of the governor after consultation with the legislative advisory committee as provided by Minnesota Statutes 1971, Section 3.30.

The above funds shall be used as state matching share for any federal student aid or loan program.

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium. No portion of the appropriation shall be used to defray obligations incurred prior to July 1, 1973.

Subd. 5. General Research....

None of this appropriation shall be allotted or encumbered until a research project has been approved by the state college board. Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

All receipts of every kind, including but not limited to student's tuition and fees, federal receipts, aids, contributions, and reimbursements in all state colleges are reappropriated to the state college board, but subject to budgetary control by the commissioner of administration, except the following receipts not subject to bud-

274,472 274,472

25,000 25,000

getary control by the commissioner of administration:

- (a) those attributed to dormitory functions handled under Minnesota Statutes 1971, Sections 136.31 to 136.38, and
- (b) those attributable to college activity funds (including, for example, receipts from vending machines in buildings other than dormitories and student unions), and
- (c) those attributable to grants for special projects, institutes, and similar activities subject to Minnesota Statutes 1971, Sections 136.143 and 136.144.

A report shall be submitted to the 69th session of the legislature as to the use of all such excepted funds.

The state college board is hereby authorized to transfer funds within the various college operting accounts of the maintenance and equipment appropriation account after the close of a fiscal year; provided such transfers are in accordance with the Laws of 1949, Chapter 230, Section 1, Subdivision 8.

Grants awarded to the state college system by any state agency shall be transferred to the account (s) of the state college board. Such transfers shall be by journal voucher or a request for transfer of funds as deemed most appropriate by the state auditor.

During the 1973-75 biennium, the state college board shall identify non-academic unclassified positions in the state college system for transfer to the classified state service. Persons in employee status in such positions at the time of transfer may be transferred into the

classified service of the state without competitive examination, and shall be placed in the proper classifications by the director of civil service, provided, however, that the salary of any present incumbent shall not be reduced because the range maximum is lower than his or her present salary. Personnel occupying positions transferred may continue in the retirement programs in which they currently participate. Employees who have been employed by the colleges more than one year shall be granted permanent status; those employees with less than one year of service will be placed on probationary status. The above provisions shall be effective notwithstanding any other provisions of law to the contrary.

Notwithstanding any other law to the contrary, reimbursements are appropriated for use during the fiscal year in which they are received.

Notwithstanding the provisions of any law to the contrary, Minnesota metropolitan state college is authorized to deposit tuition receipts received during the final quarter of each fiscal year in a suspense account. The balance in such an account shall not cancel on June 30 but shall be available in the next fiscal year.

The state college board may allocate, not to exceed \$3,000 annually, to each college president and the office of the chancellor for miscellaneous expenses in connection with the state college system. The provisions of Minnesota Statutes 1971, Chapter 16, shall not apply to such expenditures but the state college board shall prescribe the manner, amount, and purpose of such expendi-

tures and report thereon to the 1975 legislature.

Notwithstanding the provisions of Minnesota Statutes 1971, Section 136.06, or any other law to the contrary, expenses incurcured in travel outside of the state of Minnesota shall be paid upon prior authorization of the chief executive officer or president of the state college board. No other approval shall be required.

The state college board is authorized to utilize up to \$200,000 of the maintenance and equipment appropriation each year for regional and community service projects provided that the agency or local unit of government receiving such services shall reimburse the college system for not less than one-third their cost. Receipts so derived shall be treated as tuition for enrollment and budgetary purposes.

Notwithstanding any other provision of law to the contrary, the state college board may make refunds to students for tuition, activity fees, union fees and other fees from imprest cash funds. The imprest cash fund shall be reimbursed periodically by checks or warrants drawn on the funds and accounts to which the refund should ultimately be charged.

The state college board shall obtain the approval of the public examiner for the procedures used in carrying out the provisions of this paragraph.

The state college board may waive tuition on institutes, courses or projects when the sponsor pays all costs.

Notwithstanding the provisions of any law to the contrary, the state college board is authorized

to provide for the orderly replacement of aircraft. An equipment suspense account shall be established by the state auditor within the general fund. All receipts which are attributable to the operation or use of such aircraft are hereby reappropriated to the state college board. These receipts, or such portion thereof as may be designated by the board, shall be credited to the equipment suspense account. Any balance in this account shall not cancel at the end of a fiscal year but shall remain available for transfer at the request of the board to its maintenance and equipment account. The state colleges are authorized to charge a placement service registration fee of \$10 to each student or graduate upon registration with the college placement service.

The state college board is authorized to contract for hospital benefits coverage and medical benefits coverage for students in the same manner as authorized by Minnesota Statutes 1971, Section 43.45.

The provisions of Minnesota Statutes 1971, Section 136.13, notwithstanding, the state college board may hold its annual meeting on any day in the month of May.

Sec. 4. [STATE UNIVER-SITY, UNIVERSITY FARM SCHOOL, EXPERIMENT SCHOOL AND STATIONS, AND BRANCHES.]

The board of regents of the university may use any money not specifically appropriated for other purposes for acquiring land by purchase or condemnation. In case it is desired to use the fund for the acquisition of land, the power of eminent do-

88,274,429 92,139,826

main may be exercised in accordance with Minnesota Statutes 1971, Chapter 117.

Provided that these appropriations for maintenance and operations are made from revenues accruing to the university from:

- (1) the investments of the permanent university fund; and
- (2) the occupation tax on iron ore.

If such revenues are insufficient, the remainder of such appropriations are advanced and appropriated from any moneys in the state treasury credited to the general fund. The income derived from the investment of the permanent university fund is hereby appropriated to the board of regents pursuant to Minnesota Statutes 1971, 137.022.

For the purposes of these appropriations it is estimated that the income to be derived from the investment of the permanent university fund will not exceed \$2,160,000 for the first year and \$2,160,000 for the second year. If at the end of any fiscal year there are unexpended revenues accruing to the university from the occupation tax on iron ore, the general fund shall be reimbursed therefrom to the extent that payments have been made from the general fund during such fiscal year pursuant to these appropriations. The board of regents shall certify to the state auditor at the end of each quarter the amounts of earnings derived from the investment of the permanent university fund and if the income derived from the investment of the permanent university fund during any fiscal year exceeds the amounts herein stated, the amounts payable from the general fund shall be reduced accordingly.

For budgetary purposes it is estimated that the foregoing appropriation from the general fund will not exceed the sum of \$84,739,429 the first year and \$88,604,826 the second year.

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νu	vu.	4.	Libraries

360,000 360,000

Subd. 3. Summer School Tuition and Extension Education Supplement

800,000 800,000

Provided that the board of regents expend the funds to equalize tuition rates among the regular session, summer session and extension in order to facilitate to the maximum the use of campus units, buildings and staff. To initially accomplish these objectives, their efforts are to be directed on undergraduate instruction.

The board of regents should be commended for their recent policy decision to provide funds for merit increases, promotions, retirement and equalization adjustments among collegiate and campus units, and eliminate inequities and achieve comparability within the merit system and are urged to accomplish said policy as quickly as possible.

The appropriations made in subdivisions 2 and 3 are supplemental to the appropriation made in subdivision 1 but shall not become a part of the expenditure base.

On October 1, 1974 and 1975, the president of the university of Minnesota shall furnish the house appropriations and senate finance committees and the commissioner of administration the following information:

(1)	the total amount of re-
	ceipts during the fiscal
	year 1974 from all sources
	in excess of \$45,500,000
	and during the fiscal year
	1975 from all sources in
	excess of \$47,200,000.

- (2) the sources of said receipts; and
- (3) the purposes for which any excess receipts were expended and accounts to which transferred.

Subd. 4. For the Support of the University of Minnesota Technical College—Crookston

The school shall continue their program within the confines of their present buildings,

Subd. 5. Waseca Technical College

The appropriation provides for the phasing out of the school in six quarters starting July 1, 1973.

Subd. 6. National Defense Student Loan Program

Subd. 7. Education Offset

Sec. 5. [FOR CARE OF INDI-GENT COUNTY PATIENTS TO BE RENDERED BY THE UNIVERSITY OF MINNESO-TA HOSPITALS, INCLUDING THE HEART HOSPITAL.]

Subdivision 1. For State's Share of Expenses of County Indigent Patients

In lieu of the formula for reimbursing a county as provided in Minnesota Statutes 1971, Section 158.04, a county under this appropriation will be reimbursed for 70 percent of the expenses charged against a patient in the hospital up to \$5,000. A charge against a patient in excess of \$5,000 will be paid

1,083,205 1,150,402

701.800 237.200

395,000

250,000 250,000

1,680,000 1,680,000

by the state. Except as otherwise herein set forth, the other provisions of the cited statute shall continue in force and effect.

Subdivision 1 shall include and cover the amounts which may become due to the university of Minnesota from the state during the fiscal years covered by said subdivisions.

There is further appropriated to the university of Minnesota the following sums, or so much thereof as may be necessary, for the purpose of reimbursing the said university for the sum due from counties during said fiscal years under the provisions of said acts payments to be made quarterly out of said appropriation, as shown by certificates filed with the state auditor pursuant to the provisions of Minnesota Statutes 1971, Chapter 158.

The state auditor is authorized and directed to pay the university out of sums collected from counties under the provisions of said chapter 158 during the fiscal years ending June 30, 1974, and June 30, 1975, respectively, an amount sufficient to reimburse said university in full for the amount due it from counties during said fiscal years, as shown by certificates filed with the state auditor, and a sum sufficient to make such payments is hereby appropriated.

Sec. 6. [PSYCHOPATHIC DEPARTMENT - UNIVERSITY OF MINNESOTA HOSPITALS.]

Sec. 8. [REHABILITATION CENTER - UNIVERSITY OF

720,000 720,000

1,524,013 1,547,171

567,971 578,820

MINNESOTA HOSPITALS.].

1,501,727 1,525,609

Fees for service furnished to counties and individuals under this item shall be sought to augment the sum hereby appropriated, which said fees are hereby reappropriated to said university hospital.

Sec. 9. [DEPARTMENT OF COMMUNITY SERVICE -UNIVERSITY OF MINNESO-TA HOSPITALS.]

69.184 73,043

Sec. 10. [FOR VARIOUS EXPERIMENTS AND INVESTIGATIONS TO BE CARRIED ON UNDER THE DIRECT SUPERVISION OF THE UNIVERSITY OF MINNESOTA.]

Subdivision 1. Agricultural Extension Service

3,629,961 3,721,084

This subdivision includes the items of agricultural extension work, county agricultural agents, home demonstration and 4-H club work, and soil conservation. Any salary increases granted to personnel provided for by this subdivision by the university shall not result in a reduction of the county portion of the salary payments.

Of the amount appropriated for fiscal 1974, the sum of \$25,000 shall be used for special merit increases for county home agents and county agricultural agents. These special merit increases shall be in addition to other salary increases.

This appropriation includes funds for each year for the potato and sugar beet extension program in the Red River Valley, contingent on an equal amount being provided by the state of North Dakota.

The appropriation includes funds for irrigation and marketing development project.

Subd. 2. Agriculture		
(a) General Agricultural Research (Includes agricultural research - Rosemount)	2,846,325	2,959,247
(b) Soybean Research	169,519	176,761
(c) Potato Processing Research Laboratory	34,772	·
(d) Forest Research Center - Cloquet	68,335	70,540
(e) Veterinary Diagnostic Laboratory	262,016	268,664
Subd. 3. General Research	1,751,918	1,859,338
This appropriation is, as the board of regents may direct, for general research, business and economic research including Duluth, industrial relations education program, institute of child development, special education training and research, training for careers in fire prevention and protection, center for urban and regional affairs, criminal justice studies, museum of natural history, project Newgate, and juvenile justice seminar.		
Subd. 4. Medical and Other		
(a) Medical and Cancer Research	201,428	,
(b) Psychiatric Research	343,219	357,354
(c) Control of Hypercholester- olemia	43,062	43,534
(d) Multiple Sclerosis and Other Neurological Problems	254,778	264,131
(e) Basic Sciences Program for Medical Training — Duluth Branch	832,481	1,017,375
(f) Dental Hygiene Program— Duluth Branch	127,743	138,364
(g) Duluth Graduate School of Social Work	328,327	379,470
(h) Facilities Study—Duluth.	150,000	

For a study of the existing

buildings on the UMD campus for the purpose of facilitating the fullest practical utilization of space for present programs, and inclusion of additional space for the basic sciences medical program by means of construction of additions to existing structures to accom- plish this purpose.		
(i) Lake Superior Basin Study	84,982	48,934
(j) Undergraduate Instruction of Medical Students	1,296,000	1,392,000
(1) Hennepin County Gen- eral Hospital		
(2) St. Paul-Ramsey Hos- pital		
(3) Private hospitals		
(k) Graduate Residency Program		
(1) University of Minnesota	1,360,000	1,600,000
(2) Hennepin County General Hospital	560,000	560,000
(3) St. Paul-Ramsey Hospital	440,000	480,000
Expenditures from this appropriation may be made only for activities directly related to the training of doctors in family practice at the above-named hospitals.		
(1) Medical Services and Instruction	1,392,187	1,425,660
The above amount includes funds for the rural health physicians' associate program, family practice and community health, drug abuse information and education, allied health, nursing and patient transportation.		
(m) Municipal Reference Bureau	54,927	
(n) Legal Services	18,274	68,015
(o) Law School Supplement	170,000	350,000

The above appropriation is for additional law students over planned first year enrollments for the 1973-74 school year, and additional law students over planned first year enrollments for the 1974-75 school year

(p) Hormel Institute - Austin

To support the operation of the institute and to promote research by such institute.

From the appropriation made to the university of Minnesota by this act and from other sources all non-academic employees shall be paid a salary comparable to the salaries paid to state employees in the classified state civil service.

The appropriations made to the university of Minnesota by this act include funds for the employers share of social security, state retirement, and health insurance and such funds shall be expended only for these purposes. Any funds provided for these purposes by this act that are in excess of the employers share shall be returned to the state treasury.

This shall not apply to the employer additional contributions payable to the Minnesota state retirement system to apply on the accrued unfunded liability of that system.

None of the appropriations made in this act, with the exceptions of the appropriations for the university of Minnesota hospitals or made in this or other acts toward buildings, shall be made to the university by the auditor until the university first certifies to the auditor that its aggregate balances in the temporary investment pool, cash, or separate investments, resulting from all

100,000 100,000

state maintenance and special appropriations do not exceed \$7 million plus one-third of all tuition and fee payments from the previous fiscal year. Upon such certification, one-twelfth of the annual appropriation to the university shall be paid at the beginning of each month. Additional payments shall be made by the state auditor whenever the state appropriations and tuition aggregate balances in the temporary investment pool, cash, or separate investments, are reduced below the indicated levels.

No payment of appropriations toward buildings shall be made by the auditor until all balances separately invested, including cash, and those in the temporary investment pool attributable to all state building funds shall be reduced below \$5 million. Payment shall then be made upon certification the amounts needed construction payments, but so as not to increase the building balances in cash, separately invested, or in the temporary investment pool, to a total above \$5 million.

Appropriations not paid to the university in any fiscal year shall carry over to the following fiscal year.

Moneys not paid to the university by reason of the foregoing requirements shall be invested by the state in those securities authorized by Minnesota Statutes 1971, Section 11.10 until paid to the university. Income from investments shall be credited to the general fund in the state treasury.

Sec. 11. [MAYO MEDICAL
SCHOOL.]
Sec. 12. [MINNESOTA
BOARD OF NURSING.1

608,000 928,000

125,000 125,000

2012	oodiniid oi	XXXII DDIVILLE		[coreb DA 1
Subdivision 1. Scholarships Sec. 13. [MI HIGHER EDUCORDINATING SION.]	NNESOTA CATION CO- COMMIS- alaries and Ex-		475,085	481,871
This appropriation funds for the of the state scheme grant-in-aid, studinterinstitutiona television program review and contracts.	administration nolarship, state ident loan, and il educational rams and pro-			
Subd. 2. Stat Program			,175,000	3,875,000
Subd. 3. State	e Grand-in-aid		195 000	2 075 000

The commission, in cooperation with the state junior college system, the state college system, the university of Minnesota, and the Minnesota private colleges, shall be responsible for coordination and management of the interinstitutional television program.

The staff of the higher education coordinating commission is directed to study the need for and the use of instructional television in Minnesota institutions of post-secondary education in cooperation with the senate finance committee and the house appropriations committee. The study shall include reconsideration of the assessments and recommendations of the interinstitutional feasibility study as presented to the 1965 legislature, evalution of progress in meeting objectives presented in the feasibility study report, determination of the usefulness of the interinstitutional television program,

and formulation of state policies on instructional television for the future. A staff report on the study shall be presented to the finance and appropriations committees by October 1, 1974. Recommendations of the commission on instructional television shall be included in the commission's biennial report to the 1975 legislature.

Of the amount appropriated in this subdivision, \$45,000 is for the study.

Subd. 5. Minitex Library Program

248,600 248,600

The commission, in cooperation with the state junior college system, the state college system, the university of Minnesota, and the Minnesota priate colleges, shall be responsible for coordination and management of the minitex library program.

1,476,200 1,476,200

Any unexpended balance remaining the first year in subdivisions 1, 2, 3, 4, 5, 6, 7, and 8 shall not cancel but shall be available for the second year of the biennium.

Subd. 7. Regional Coordination and Service

100,000

The higher education coordinating commission is directed to develop and administer two experimental regional post-secondary education projects aimed at improving the efficiency and effectiveness of post-secondary education in meeting regional needs through increased interinstitutional cooperation and coordination of programs and planning within a region. In developing the two experimental projects, the commission shall attempt to (1) improve the accessibility of all

levels of post-secondary education to residents of the regions, (2) eliminate any unwarranted duplication of effort in the regions, (3) facilitate effective use of post-secondary education facilities and services for meeting regional needs, (4) provide for more effective liaison between regional planning and coordination of post-sec-ondary education with regional planning and coordination of other public services, and (5) test means for accomplishing greater interinstitutional cooperative efforts for meeting local and regional needs of Minnesota residents. The commission shall report on the results of the experimental regional projects in its next biennial report to the governor and the legislature. All post-secondary institutions and systems are requested to cooperate with and to assist the commission in developing these projects.

Subd. 8. Student Loan

1,000,000

The commission is authorized and directed to supervise a student loan program in accordance with Minnesota Statutes, Sections 136A.14 to 136A.17.

Sec. 14. [STATE JUNIOR COLLEGE BOARD.]

Subdivision 1. Maintenance and Equipment

The above appropriation is for maintenance and equipment of the state junior college board and the state junior colleges. The state junior colleges are encouraged to use off-campus courses to extend the benefits of this appropriation to as many Minnesota residents as possible.

The amounts appropriated in subdivision 1 include a sum in each year for recruitment of fac-

17,866,427 19,021,516

ulty. Candidates for twelvemonth administrative positions and for academic positions who have been invited by the state junior college board for interview may be reimbursed for travel and subsistence expenses in the same manner and in the same amounts as state officers and employees.

The appropriation in this account provides salary increase funds sufficient to meet the obligations of the Minnesota junior college board as stated in their contract negotiated with the junior college faculty association, however, the amount in the second year of the biennium cannot exceed 5.5 percent of the 1973-74 academic salary base.

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

All receipts of every kind, nature and description, including student tuition and fees, all federal receipts, aids, contributions and reimbursements in all the state junior colleges are hereby reappropriated to the state junior college board, but are subject to budgetary control to be exercised by the commissioner of administration.

The state junior college board is authorized to establish activity funds, except for dormitory purposes, and imprest cash funds, to waive tuition charges and to act as agent and accept the benefits of public law 88-452, known as the economic opportunity act of 1964, as amended, public law 85-864, known as the national defense education act of 1958, as

500,000

amended, to the same extent and subject to the same conditions as such authority is vested in the state college board. Minnesota Statutes 1971, Sections 136.56, 136.045, 136.142, 136.143, 136.144, 136.171, 136.22, 169.966, 352.01, Subdivision 2a(6), also apply to the state junior college board and the state junior colleges in the same manner as to the state college board and the state colleges.

All receipts attributable to the college activity funds and deposited in the state treasury are hereby reappropriated to the state junior college board and are not subject to budgetary control as exercised by the commissioner of administration.

Notwithstanding any other law to the contrary, reimbursements are appropriated for use during the fiscal year in which they are received.

Subd. 3. Student Loan Program - State Matching

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

In the event the enrollment of full-time equivalent students enrolled in campus courses during the regular school year exceeds the estimates for the total junior college system submitted to the 1973 legislature, it is the intent of the legislature 75,000 85,000

600,000

to provide additional teaching positions at a ratio of one unclassified teaching position to each 18.5 additional full-time equivalent students in excess of the enrollment estimates for each year of the biennium.

This appropriation shall be expended with the approval of the governor after consultation with the legislative advisory committee, as provided by Minnesota Statutes 1971, Section 3.30.

Sec. 15. [EMPLOYEES COMPENSATION.]

1973

To be transferred by the state auditor to the department of labor and industry compensation revolving fund, in payment of obligations incurred by the following agencies in the amounts as indicated:

State College Board 53,951.30

Sec. 16. [UNEMPLOYMENT COMPENSATION.]

1973

In reimbursement of unemployment compensation benefits paid for former employees of the state college board and junior college board.

State College Board 41,139.72 Junior College Board 2,032.07

Sec. 17. [UNOBLIGATED BALANCES ON HAND, CANCELLED INTO GENERAL FUND.] Except the revolving fund for the on-the-job training program, the unobligated balances on hand as of June 30, 1973, June 30, 1974, and June 30, 1975, in the several appropriations and accounts for which an appropriation is made herein, unless otherwise excepted in this act, are hereby cancelled into the general fund for the fiscal years ending June 30, 1973, June 30, 1974, and June 30, 1975, and the unobligated balances on hand as of June 30, 1973, June 30, 1974, and June 30, 1975, appropriated out of any other funds, shall be cancelled into the fund from which they are appropriated as of June 30, 1973, June 30, 1974, and June 30, 1975.

Sec. 18. [INCOME FEES, RECEIPTS, DEPOSITED IN GEN-ERAL FUND.] Except as herein otherwise specifically provided, except the income to the university of Minnesota, and except all federal aid, contributions, or reimbursements received for any account of any division, institution or department for which an appropriation is made in this act, all income, including fees or receipts of any nature whatsoever, shall be deposited in and for the benefit of the general fund.

Sec. 19. [APPROVED COMPLEMENT.] Whenever an appropriation to any department or agency for salaries discloses an approved complement, that department or agency is limited in the employment of the number of full-time equivalent persons including part-time and seasonal employees indicated by such approved complement.

Except as otherwise provided in this act, additional employees over the number of the approved complement may be employed on the basis of public necessity or emergency with the written approval of the governor, but the governor shall not approve such additional personnel until he has consulted with the legislative advisory committee created by Laws 1943, Chapter 594, and such committee has made its recommendation upon the matter. Such recommendation shall be advisory only. Failure or refusal of the committee to make a recommendation promptly shall be deemed a negative recommendation. The provisions hereof shall extend to any other agency to which the present authority of the legislative advisory committee may be transferred, but shall be deemed to be repealed in case such authority shall be abolished.

Sec. 20. Any moneys made available to any state department or agency by this act by appropriation, transfer or otherwise for the payment of salaries is a source of revenue to such department or agency under the provisions of Minnesota Statutes 1971, Section 355.50 and 352.04, Subdivision 5.

Sec. 21. In order to enable the state to match the cost of any program under Title I of the Higher Education Act of 1965, any receipts accruing to any state department or agency by reason of service performed for the university of Minnesota in connection with such program shall be deposited in the state treasury. Such receipts are hereby reappropriated to the department or agency making the deposit, to be used as part of the state's 25 percent share of the cost of such programs. The balance of the state's share of the cost of such programs is payable by the participating departments or agencies from any moneys appropriated for salaries, supplies and expenses.

Sec. 22. Notwithstanding the provisions of any law to the contrary, the administrative expenses of the supplemental retirement plan established pursuant to Minnesota Statutes 1971, Sections 136.80 to 136.87 shall be paid from the portion of the cash realized on the redemption of shares pursuant to Minnesota Statutes 1971, Section 136.82, Subdivision 1, clause (5) which becomes the property of the supplemental retirement account of the teachers retirement fund. The balance of said cash after payment of said expenses shall be prorated as thereafter provided in Minnesota Statutes 1971, Section 136.82, Subdivision 1, clause (5). The amount of \$12,500 is hereby annually appropriated to the teachers retirement association from the cash balance described herein for said purposes."

Which motion prevailed. So the amendment was adopted.

H. F. No. 2437 was read the third time, as amended, and placed on its final passage.

CALL OF THE SENATE

Mr. Davies imposed a call of the Senate.

The following Senators answered to their names:

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

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

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

And the roll being called, there were yeas 48 and nays 10, as follows:

Those who voted in the affirmative were:

Anderson	Davies	Keefe, J.	Novak	Sillers
Arnold	Doty	Keefe, S.	Ogdahl	Solon
Ashbach	Dunn	Kirchner	Olhoft	Spear
Bang	Fitzsimons	Kleinbaum	Olson, J. L.	Stokowski
Blatz	Gearty	Knutson	O'Neill	Tennessen
Borden	Hansen, Baldy	Kowalczyk	Perpich, A. J.	Thorup
Chenoweth	Hansen, Mel	Krieger	Perpich, G.	Wegener
Chmielewski	Hanson, R.	Lewis	Purfeerst	Willet
Coleman	Hughes	Milton	Schaaf	
Conzemius	Humphrey	Moe	Schrom	

Those who voted in the negative were:

Berg Brown Jensen Nelson Patton Bernhagen Frederick Larson Olson, H. D. Stassen

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

SPECIAL ORDER

S. F. No. 1317: A bill for an act relating to insurance, governmental units; requiring that contracts for employee group insurance be less on competitive bidding; providing for the disclosure of the particulars of such policies of insurance.

Mr. Hansen, Baldy moved to amend S. F. No. 1317 as follows:

Page 2, after line 2, insert:

"When an insurer proposes an increase in rates of 20 percent or more; it shall accompany its proposal with a claims listing for the appropriate period that explains the proposed increase. When a contract is resubmitted for bids because of a proposed increase in rates of 20

percent or more the claims listing shall accompany the specifications for the contract."

Which motion prevailed. So the amendment was adopted.

S. F. No. 1317 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 47 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson	Conzemius	Jensen	Nelson	Solon
Arnold	Davies	Keefe, J.	Novak	Spear
Ashbach	Doty	Keefe, S.	Ogdahl	Stassen
Bernhagen	Dunn	Kirchner	Olhoft	Stokowski
Blatz	Frederick	Kleinbaum	O'Neill	Tennessen
Borden	Gearty	Knutson	Perpich, A. J.	Thorup
Brown	Hansen, Baldy	Kowalczyk	Perpich, G.	Willet
Chenoweth	Hansen, Mel	Larson	Purfeerst	
Chmielewski	Hughes	Lewis	Schaaf	
Coleman	Humphrey	Moe	Schrom	

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

SPECIAL ORDER

S. F. No. 1702: A bill for an act relating to the establishment of a riding and hiking trail from Plymouth Village, Hennepin county; authorizing the acquisition of interests in land, and the development, maintenance and operation of the trail; amending Minnesota Statutes 1971, Section 85.015, Subdivision 1, and by adding a subdivision; repealing Minnesota Statutes 1971, Section 85.015, Subdivision 9.

Mr. Gearty moved to amend S. F. No. 1702, as follows:

Page 1, Line 31, strike "Local units of government" and insert "The department"

Page 1, line 31, strike "be encouraged to"

Page 1, line 33, strike "existing" and insert "local"

Which motion prevailed. So the amendment was adopted.

Mr. Gearty then moved to amend S. F. No. 1702, as follows:

Page 3, after line 5, insert:

"Sec. 4. This act is effective the day following its final enactment."

Which motion prevailed. So the amendment was adopted.

Mr. Bernhagen moved to amend S. F. No. 1702, as follows:

Page 1, line 29, after "Railroad" insert "to Watertown in Carver county"

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

S. F. No. 1702 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 45 and nays 3, as follows:

Those who voted in the affirmative were:

Anderson	Conzemius	Jensen	Milton	Purfeerst
Arnold	Davies	Keefe, J.	Moe	Schaaf
Ashbach	Doty	Keefe, S.	Nelson	Solon
Blatz	Dunn	Kirchner	Novak	Spear
Borden	Gearty	Knutson	Ogdahl	Stassen
Brown	Hansen, Baldy	Kowalczyk	Olhoft	Stokowski
Chenoweth	Hansen, Mel	Krieger	O'Neill	Tennessen
Chmielewski	Hughes	Larson	Perpich, A. J.	Thorup
Coleman	Humphrey	Lewis	Perpich, G.	Willet

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

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

SPECIAL ORDER

S. F. No. 1437: A bill for an act relating to the public employees retirement association; pertaining to actuarial valuations and surveys; amending Minnesota Statutes 1971, Section 356.21, Subdivisions 1, 2, 4, and 5; and repealing Minnesota Statutes 1971, Section 355.301.

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 46 and nays 1, as follows:

Those who voted in affirmative were:

Davies	Keefe, S.	Novak	Spear
Doty	Kirchner	Ogdahl	Stassen
Dunn	Knutson	Olhoft	Stokowski
Frederick	Kowalczyk	O'Neill	Tennessen
Gearty	Krieger	Perpich, A. J.	Thorup
Hansen, Baldy	Larson	Perpich, G.	Willet
Hughes	Lewis	Purfeerst	
Humphrey	Milton	Schaaf	
Jensen	Moe	Schrom	
Keefe, J.	Nelson	Solon	
	Doty Dunn Frederick Gearty Hansen, Baldy Hughes Humphrey Jensen	Doty Kirchner Dunn Knutson Frederick Kowalczyk Gearty Krieger Hansen, Baldy Larson Hughes Lewis Humphrey Milton Jensen Moe	Doty Kirchner Ogdahl Dunn Knutson Olhoft Frederick Kowalczyk O'Neill Gearty Krieger Perpich, A. J. Hansen, Baldy Larson Perpich, G. Hughes Lewis Purfeerst Humphrey Milton Schaaf Jensen Moe Schrom

Mr. Brown voted in the negative.

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 672: A bill for an act relating to corrections; establishing an office of ombudsman; definitions; granting the ombudsman certain enforcement powers of investigation, action on complaints, publication of opinions and recommendations; amending Minnesota Statutes 1971, Chapter 241, 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 47 and nays 1, as follows:

Those who voted in the affirmative were:

Solon Anderson Coleman Humphrey Nelson Arnold Conzemius Keefe, S. Novak Spear Kirchner Ashbach **Davies** Ogdahl Stassen Bang Doty Knutson Olhoft Stokowski Bernhagen Dunn Kowalczyk O'Neill Tennessen Blatz Frederick Krieger Perpich, A. J. Thorup Borden Gearty Perpich, G. Larson Willet Hansen, Baldy Lewis Brown Purfeerst Hansen, Mel Chenoweth Milton Schaaf Chmielewski Schrom Hughes Moe

Mr. Jensen voted in the negative.

So the bill passed and its title was agreed to.

SPECIAL ORDER

H. F. No. 1200: A bill for an act relating to workmen's compensation; creating a division of workmen's compensation within the department of labor and industry; providing powers and responsibilities to such commission; making the commissioner of the department of labor and industry the head and administrator of such division; providing powers and responsibilities to such commissioner; amending Minnesota Statutes 1971, Sections 79.28; 121.33, Subdivision 2; 175.006, Subdivisions 1 and 4; 175.10; 175.11, Subdivision 1; 175.16; 175.17; 175.36, Chapter 175, by adding sections; 176.011. Subdivision 6; 176.021, Subdivisions 3 and 5; 176.061, Subdivision 9; 176.081; 176.091; 176.101, Subdivisions 3, 6 and 8; 176.111, Subdivisions 5, 10, 11, 17 and 18; 176.131, Subdivisions 3, 4, 5, 6, 9, 10, 11 and 12; 176.132, Subdivision 4; 176.135, Subdivisions 1, 2, 3 and 4; 176.151; 176.155, Subdivisions 2, 3, 4 and 5; 176.161, Subdivisions I and 2: 176.165; 176.171; 176.181, Subdivisions 2 and 3; 176.183, Subdivision 2; 176.185, Subdivisions 1, 6 and 7; 176.191; 176.195, Subdivisions 2 and 5; 176.215, Subdivision 3; 176.221, Subdivisions 1, 2, 5 and 6; 176.225, Subdivisions 1, 2 and 3; 176.231, Subdivisions 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10; 176.235; 176.241, Subdivisions 1, 2, 3 and 4; 176.245; 176.251; 176.261; 176.265; 176.271; 176.275; 176.-281; 176.285; 176.291; 176.295; Subdivisions 1, 2 and 4; 176.301, Subdivision 1; 176.305, Subdivisions 1, 2 and 3; 176.311; 176.321, Subdivision 3; 176.331; 176.341, Subdivisions 1, 2 and 3; 176.351, Subdivisions 1, 3 and 3 divisions 1, 2, 3 and 4; 176.361; 176.381, Subdivisions 1 and 2; 176.-391, Subdivisions 1, 2, 3 and 4; 176.421, Subdivisions 4, 5 and 7: 176.431, Subdivision 1; 176.441, Subdivisions 1 and 2; 176.461; 176.-471, Subdivisions 3, 5, 6 and 8; 176.491; 176.511, Subdivision 2; 176.-521, Subdivisions 1 and 2; 176.531, Subdivision 1; 176.541, Subdivisions 2, 3, 4 and 6; 176.561; 176.571, Subdivisions 1, 2, 3, 4, 5, 6 and 7; 176.581, Subdivisions 1, 2 and 3; 176.591, Subdivision 3; 176.-601; 176.611, Subdivisions 2, 3 and 4; 176.621, Subdivisions 1, 4 and 5; 176.631, Subdivision 1; 176.66, Subdivisions 5 and 7; 176.661; 176.662; 176.663; 176.664; 176.665; 176.666; 176.667; 176.668; 176. 669, Subdivisions 1 and 2; Chapter 176, by adding a section; 251.042; 251.043, Subdivision 1; 251.052; 251.053; 352A.01, Subdivision 8; repealing Minnesota Statutes 1971, Sections 175.12 and 175.13.

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 47 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson	Coleman	Jensen	Moe	Solon
Arnold	Conzemius	Keefe, J.	Nelson	Spear
Ashbach	Doty	Keefe, S.	Novak	Stassen
Bang	Dunn	Kirchner	Ogdahl	Stokowski
Bernhagen	Frederick	Knutson	Olhoft	Tennessen
Blatz	Gearty	Kowalczyk	O'Neill	Thorup
Borden	Hansen, Baldy		Perpich, A. J.	Willet
Brown	Hansen, Mel	Larson	Perpich, G.	
Chenoweth	Hughes	Lewis	Schaaf	
Chmielewski	Humphrey	Milton	Schrom	

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1445: A bill for an act relating to courts; amending numerous provisions pertaining to the county court and judges of the county court; amending Minnesota Statutes 1971, Sections 487.01, Subdivisions 3 and 9; 487.03, Subdivisions 2 and 4, and by adding a subdivision; 487.08; 487.09; 487.10, Subdivisions 1 and 4; 487.16; 487.19, by adding a subdivision; 487.21, Subdivision 2; 487.23, Subdivisions 1, 2 and 5, and by adding a subdivision; 487.24, Subdivision 3; 487.25, Subdivisions 3 and 4; 487.26, Subdivision 2; 487.27, Subdivision 3; 487.29; 487.30; 487.31, Subdivisions 1, 2 and 3; 487.33, Subdivision 5; 487.36; 487.39, Subdivision 1; 487.40, by adding a subdivision; and repealing Minnesota Statutes 1971, Sections 487.23, Subdivision 7; 487.26, Subdivisions 3, 5 and 7; and 488.04, Subdivisions 6 and 7.

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 47 and nays 1, as follows:

Those who voted in the affirmative were:

Anderson	Coleman	Jensen	Moe	Solon
Arnold	Conzemius	Keefe, J.	Nelson	Spear
Ashbach	Doty	Keefel S.	Novak	Stassen
Bang	Dunn	Kirchner	Ogdahl	Stokowski
Bernhagen	Frederick	Knutson	Oľhoft	Tennessen
Blatz	Gearty	Kowalczyk	O'Neill	Thorup
Borden	Hansen, Baldy	Krieger	Perpich, A. J.	Willet
Brown	Hansen, Mel	Larson	Purfeerst	
Chenoweth	Hughes	Lewis	Schaaf	
Chmielewski	Humphrev	Milton	Schrom	

Mr. Perpich, G., voted in the negative.

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1155: A bill for an act relating to public welfare; împosing penalties in connection with public assistance wrongfully obtained; amending Minnesota Statutes 1971, Section 256.98.

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 47 and nays 0, as follows:

Those who voted in the affirmative were:

Anderson Coleman Jensen Moe Solon Arnold Conzemius Keefe, J. Nelson Spear Ashbach Doty Keefe, S. Novak Stassen Ogdahl Olhoft Bang Dunn Kirchner Stokowski Bernhagen Frederick Knutson Tennessen Blatz Kowalczyk O'Neill Thorup Gearty Borden Hansen, Baldy Krieger Perpich, A. J. Willet Brown Hansen, Mel Larson Perpich, G. Chenoweth Hughes Purfeerst Lewis Chmielewski Humphrey Milton Schaaf

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1803: A bill for an act relating to insurance; providing for assignment of interests of certificate holders under group life insurance policies; amending Minnesota Statutes 1971, Section 61A.09.

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 35 and nays 8, as follows:

Those who voted in the affirmative were:

Anderson	Coleman	Hughes	Krieger	O'Neill
Arnold	Conzemius	Humphrey	Larson	Purfeerst
Bang	Davies	Jensen	Lewis	Schrom
Bernhagen	Doty	Keefe, J.	Moe	Solon
Blatz	Dunn	Keefe, S.	Nelson	Stassen
Brown	Gearty	Knutson	Novak	Thorup
Chmielewski	Hansen, Baldy	Kowalczyk	Olhoft	Willet

Those who voted in the negative were:

Chenoweth Milton Perpich, G. Spear Tennessen Hansen, Mel Perpich, A. J. Schaaf

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 514: A bill for an act relating to intoxicating liquor; authorizing certain sales by restaurants; amending Minnesota Statutes 1971. Section 340.11, 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 38 and nays 8, as follows:

Those who voted in the affirmative were:

Anderson Davies Jensen Moe Schrom Arnold Dunn Keefe, J. Nelson Solon Ashbach Frederick Keefe, S. Ogdahl Spear Tennessen Kirchner O'Neill Bang Gearty Hansen, Baldy Knutson Thorup Borden Perpich, A. J. Chenoweth Hansen, Mel Krieger Perpich, G. Willet Coleman Hughes Lewis Purfeerst Conzemius Humphrey Milton Schaaf

Those who voted in the negative were:

Bernhagen Chmielewski Kowalczyk Olhoft Stassen
Brown Doty Larson

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1188: A bill for an act relating to commerce; limiting deficiency judgments in consumer transactions.

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 36 and nays 9, as follows:

Those who voted in the affirmative were:

Anderson **Davies** Keefe, S. O'Neill Stokowski Tennessen Arnold Doty Kirchner Perpich, A. J. Kowalczyk Thorup Perpich, G. Borden Dunn Brown Frederick Krieger Purfeerst Willet Chenoweth Gearty Lewis Schaaf Chmielewski Hughes Milton Solon Humphrey Novak Spear Coleman Keefe, J. Olhoft Stassen Conzemius

Those who voted in the negative were:

Ashbach Blatz Hansen, Mel Knutson Schrom Bang Hansen, Baldy Jensen Nelson

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1223: A bill for an act relating to public health; regulation of health care facilities providing newborn infant care; amending Minnesota Statutes 1971, Section 144.56, 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 40 and nays 2, as follows:

Those who voted in the affirmative were:

Anderson Coleman Hughes Lewis Schaaf Arnold Conzemius Humphrey Milton Solon Bang Davies Keefe, J. Nelson Spear Blatz Doty Keefe, S. Olhoft Stassen Borden Dunn Kirchner O'Neill Stokowski Tennessen Thorup Frederick Perpich, A. J. Brown Knutson Chenoweth Gearty Kowalczyk Perpich, G. Krieger Hansen, Mel Purfeerst Willet Chmielewski

Messrs. Hansen, Baldy and Schrom voted in the negative.

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1993: A bill for an act relating to the department of educa-

tion, division of vocational rehabilitation; providing for the purchase of cattle; and appropriating money.

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 0, as follows:

Those who voted in the affirmative were:

Coleman	Hughes	Lewis	Schaaf
Conzemius	Humphrey	Milton	Schrom
Davies	Jensen	Nelson	Solon
Doty	Keefe, J.	Novak	Spear
Dunn	Keefe, S.	Olhoft	Stassen
Frederick	Kirchner	O'Neill	Stokowsk ⁱ
Gearty	Knutson		Tennessen
Hansen, Baldy	Kowalczyk	Perpich, G.	Thorup
Hansen, Mel	Krieger	Purfeerst	Willet
	Davies Doty Dunn Frederick Gearty Hansen, Baldy	Conzemius Humphrey Davies Jensen Doty Keefe, J. Dunn Keefe, S. Frederick Kirchner Gearty Knutson Hansen, Baldy Kowalczyk	Conzemius Humphrey Milton Davies Jensen Nelson Doty Keefe, J. Novak Dunn Keefe, S. Olhoft Frederick Kirchner O'Neill Gearty Knutson Hansen, Baldy Kowalczyk Perpich, G.

So the bill passed and its title was agreed to.

SPECIAL ORDER

S. F. No. 1858: A bill for an act relating to auxiliary forests; restricting the creation of new auxiliary forests and the extension of existing auxiliary forest contracts; amending Minnesota Statutes 1971, Chapter 88, by adding a section.

Mr. Chmielewski moved to amend S. F. No. 1858, as follows:

Page 1, after line 21, insert:

"Sec. 2. [TRANSFER TO TREE GROWTH TAX LAW.] When auxiliary forest contracts expire, or prior to expiration by mutual agreement between the land owner and the appropriate county office, the lands previously covered by an auxiliary forest contract automatically qualify for inclusion in the tree growth tax law without penalty for such transfer."

Renumber the remaining section

Which motion prevailed. So the amendment was adopted.

S. F. No. 1858 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 43 and nays 1, as follows:

Those who voted in the affirmative were:

Anderson Arnold Ashbach	Conzemius Davies Doty	Humphrey Jensen Keefe, J.	Milton Nelson Novak	Solon Spear Stassen
Bang	Dunn	Keefe, S.	Olhoft	Stokowski
Blatz	Frederick	Kirchner	O'Neill	Tennessen
Borden	Gearty	Knutson	Perpich, A. J.	Thorup
Brown	Hansen, Baldy	Kowalczyk	Perpich, G.	Willet
Chenoweth	Hansen, Mel	Krieger	Purfeerst	
Chmielewski	Hughes	Lewis	Schaaf	

Mr. Schrom voted in the negative.

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

SPECIAL ORDER

S. F. No. 1836: A bill for an act relating to insurance, prescribing time within which suit for recovery of claim under hail insurance policy must be commenced; amending Minnesota Statutes 1971, Section 65A.26.

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 44 and nays 1, as follows

Those who voted in the affirmative were:

Anderson	Coleman	Hughes	Lewis	Schrom
Arnold	Conzemius	Humphrey	Milton	Solon
Ashbach	Davies	Jensen	Nelson	Spear
Bang	Doty	Keefe, J.	Novak	Stassen
Blatz	Dunn	Keefe, S.	Olhoft	Stokowski
Borden	Frederick	Kirchner	O'Neill	Tennessen
Brown	Gearty	Knutson	Perpich, A. J.	Thorup
Chenoweth	Hansen, Baldy	Kowalczyk	Perpich, G.	Willet
Chmielewski	Hansen, Mel	Krieger	Schaaf	

Mr. Purfeerst voted in the negative.

So the bill passed and its title was agreed to.

MOTIONS AND RESOLUTIONS—CONTINUED

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

Mr. Novak moved that S. F. No. 2429 be indefinitely postponed Which motion prevailed.

Mr. Hughes moved that H. F. No. 2160 be withdrawn from the Committee on Education and re-referred to the Committee on Rules and Administration for comparison with S. F. No. 2259, No. 227 on General Orders. Which motion prevailed.

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 the passage by the House of the following Senate File, AS AMENDED by the House, in which amendments the concurrence of the Senate is respectfully requested:

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 spawnings 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.

Senate File No. 2417 is herewith returned to the Senate.

Edward A. Burdick, Chief Clerk, House of Representatives. Returned May 5, 1973

Mr. Novak moved that the Senate do not concur in the amendments by the House to S. F. No. 2417 and that a Conference Committee of 5 members be appointed by the Committee on Committees on the part of the Senate to act with a like Conference Committee to be appointed on the part of the House. Which motion prevailed.

MESSAGE FROM THE HOUSE

Mr. President:

I have the honor to announce that the House accedes to the request of the Senate for the return of Senate File No. 750 for further consideration:

S. F. No. 750: A bill for an act relating to taxes on and measured by net income; limiting the deductions attributable to farming; amending Minnesota Statutes 1971, Sections 290.01, Subdivision 20; and 290.09, by adding a subdivision.

Senate File No. 750 is herewith returned to the Senate.

Edward A. Burdick, Chief Clerk, House of Representatives. Returned May 5, 1973

Mr. Conzemius moved that S. F. No. 750 be laid on the table. Which motion prevailed.

MOTIONS AND RESOLUTIONS—CONTINUED

Mr. Coleman moved that the Senate do now adjourn until 9:00 o'clock a.m., Monday, May 7, 1973. Which motion prevailed.

Patrick E. Flahaven, Secretary of the Senate.