FORTY-THIRD DAY

St. Paul, Minnesota; Wednesday, April 29, 1981

The Senate met at 10:00 a.m. and was called to order by the President. Prayer was offered by the Chaplain, Rev. John Michel.

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

Ashbach	Dicklich	Kroening	Penny	Sikorski
Bang	Dieterich	Kronebusch	Peterson, C.C.	Solon
Belanger	Engler	Langseth	Peterson, D.L.	Spear
Benson	Frank	Lantry	Peterson, R.W.	Stem
Berg	Frederick	Lessard	Petty	Stokowski
Berglin	Frederickson	Luther	Pillsbury	Stumpf
Bernhagen	Hanson	Menning	Purfeerst	Taylor
Bertram	Hughes	Merriam	Ramstad	Tennessen
Brataas	Humphrey	Moe, D.M.	Renneke	Ulland
Chmielewski	Johnson	Moe, R.D.	Rued	Vega
Dahl	Keefe	Nelson	Schmitz	Waldorf
Davies	Knoll	Olhoft	Setzepfandt	Wegener
Davis	Knutson	Pehler	Sieloff	Willet

The President declared a quorum present.

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

MEMBERS EXCUSED

Mr. Lindgren was excused from the Session of today from 10:00 a.m. to 1:00 p.m. Mr. Olhoft was excused from the Sesson of today from 12:00 noon until 1:45 p.m.

EXECUTIVE AND OFFICIAL COMMUNICATIONS

April 28, 1981

The Honorable Jack Davies President of the Senate

Dear Sir:

I have the honor of informing you that I have received, approved, signed and deposited in the Office of the Secretary of State, S. F. No. 263.

Sincerely yours,

Albert H. Quie, Governor

REPORTS OF COMMITTEES

Mr. Moe, R.D. moved that the Committee Reports at the Desk be now adopted. The motion prevailed.

Mr. Tennessen from the Committee on Commerce, to which was referred

S. F. No. 602: A bill for an act relating to intoxicating liquor; correcting the wording of the ballot question for a municipal liquor store referendum; amending Minnesota Statutes 1980, Section 340.353, Subdivision 2.

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

Mr. Tennessen from the Committee on Commerce, to which was referred

H. F. No. 6: A bill for an act relating to commerce; prohibiting the sale of certain petroleum products on any basis other than gross volume; amending Minnesota Statutes 1980, Section 296.05, by adding a subdivision.

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

Mr. Tennessen from the Committee on Commerce, to which was referred

H. F. No. 921: A bill for an act relating to motor vehicles; adjusting bond provisions for dealers; requiring bonds for motorized bicycle dealers; amending Minnesota Statutes 1980, Section 168.27, Subdivision 24.

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

Mr. Tennessen from the Committee on Commerce, to which was referred

S. F. No. 1017: A bill for an act relating to commerce; requiring that consumer contracts be written in clear and coherent language; providing remedies; proposing new law coded in Minnesota Statutes, Chapter 325G.

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

Delete everything after the enacting clause and insert:

"Section 1. [325G.29] [CITATION.] Sections 1 to 9 may be cited as the "Plain Language Contract Act".

Sec. 2. [325G.30] [DEFINITIONS.]

Subdivision 1. [TERMS.] As used in sections 2 to 9, the terms defined in this section shall have the meanings given them.

Subd. 2. [CONSUMER.] "Consumer" means any individual who, primarily for personal, family or household purposes: (1) leases, contracts for, or otherwise gives consideration for any interest in any goods, services or personal property, including money; (2) grants, transfers or authorizes a security interest or other lien on any goods or personal property; or (3) rents or leases residential premises for a term not exceeding three years.

Subd. 3. [CONSUMER CONTRACT.] "Consumer contract" means any written contract to which an individual is a party as a consumer except: (1) a contract where the amount involved, excluding interest or finance charges, is more than \$50,000; (2) a contract through which a consumer obtains money or credit to be used to purchase or refinance an interest in realty; (3) a contract in which the sale of goods or personal property is merely incidental to the sale of an interest in realty.

Sec. 3. [325G.31] [PLAIN LANGUAGE REQUIRED.]

Except as provided in section 4, every consumer contract shall be written in a clear and coherent manner using words with common and everyday meanings and shall be appropriately divided and captioned by its various sections.

Sec. 4. [325G.32] [EXCEPTIONS.]

Subdivision 1. [OTHER STATUTES OR REGULATIONS.] Section 3 shall not apply to any consumer contract for which federal or state statute, rule or regulation prescribe standards of readability applicable to the entire contract. Section 3 shall not apply to particular words, phrases, provisions or forms of agreement whose use is specifically required, recommended or endorsed by state or federal statute, rule or regulation.

Subd. 2. [CUSTOMARILY USED TECHNICAL TERMS.] A consumer contract may include technical terms to describe, define or explain the goods, services, property or premises which are the subject of the contract, if the terms are customarily used by consumers in connection with the goods, services, property or premises.

Sec. 5. [325G.33] [REMEDIES.]

Subdivision 1. [ENFORCEMENT AUTHORITY.] Any violation of section 3 shall be deemed a violation of a law referred to in section 8.31, subdivision 1. The remedies provided in section 8.31, subdivisions 3 and 3a, shall be limited as provided in section 6.

Subd. 2. [REFORMATION.] In addition to the remedies provided in section 8.31, if a court reviewing a consumer contract finds that:

(1) a material provision of the contract violates section 3;

(2) the violation caused the consumer to be substantially confused about any of the rights, obligations or remedies of the contract; and

(3) the violation has caused or is likely to cause financial detriment to the consumer,

the court may reform or limit the application of the provision so as to avoid an unfair result. If the court so reforms or limits the application of a provision of a consumer contract, the court shall also make such orders as may be necessary to avoid conferring any unjust enrichment. Bringing a claim for relief pursuant to this subdivision shall not entitle or authorize a consumer to withhold or suspend performance of any otherwise valid contractual obligation. No relief shall be granted pursuant to this subdivision unless the claim is brought before the obligations of the contract have been fully performed.

Sec. 6. [325G.34] [LIMITS ON REMEDIES.]

Subdivision 1. [PENALTIES.] In any proceeding in which civil penalties are claimed from a party for a violation of section 3, it shall be an affirmative defense to that claim that the party had made a good faith and reasonable effort to comply with section 3.

Subd. 2. [ATTORNEY'S FEES.] No party who has made a good faith and

reasonable effort to comply with section 3 shall be assessed attorney's fees or costs of investigation in any action for violating section 3.

Subd. 3. [CLASS ACTION ATTORNEY'S FEES.] In any class action or series of class actions which arise from the use by a particular individual of a particular consumer contract found to violate section 3, the amount of attorney's fees and costs of investigation assessed against that individual and in favor of the consumer class or classes shall not exceed \$10,000.

Subd. 4. [LIMITS ON CONSUMER ACTIONS.] Violation of section 3 shall not constitute a defense to any claim arising from a consumer's breach of a consumer contract or to an action for unlawful detainer. A consumer may recover actual damages caused by a violation of section 3 only if the violation relates to a material provision of a consumer contract and caused the consumer to be substantially confused about any of the rights, obligations or remedies of the contract.

Subd. 5. [STATUTE OF LIMITATIONS.] Any claim that a consumer contract violates section 3 shall be raised within six years of the date the contract is executed by the consumer.

Sec. 7. [325G.35] [REVIEW BY THE ATTORNEY GENERAL.]

Subdivision 1. [PROCESS OF REVIEW.] Any seller, creditor or lessor may submit a consumer contract to the attorney general for a review as to whether the contract complies with the requirements of section 3. After reviewing the contract the attorney general shall: (1) certify that the contract complies with section 3; (2) decline to certify that the contract complies with section 3 and note his objections to the contractual language; (3) decline to review the contract and refer the party submitting the contract to other previously certified contracts of the same type; (4) decline to review the contract because the contract's compliance with section 3 is the subject of pending litigation; or (5) decline to review the contract because the contract is not subject to section 3.

Subd. 2. [PROCESS NOT REVIEWABLE.] Actions of the attorney general pursuant to subdivision 1 shall not be subject to Minnesota Statutes, Chapter 15, and shall not be appealable.

Subd. 3. [LIMITED EFFECT OF CERTIFICATION.] Any consumer contract certified pursuant to subdivision I shall be deemed to comply with section 3. Certification of a consumer contract pursuant to subdivision 1 shall not otherwise be deemed an endorsement or approval of the contract's legality, validity or legal effect.

Subd. 4. [REVIEW NOT REQUIRED.] Failure to submit a contract to the attorney general for review pursuant to subdivision 1 shall not be deemed a lack of good faith nor shall it raise a presumption that the contract violates section 3. If pursuant to subdivision 1 the attorney general refers a party to a previously certified contract and the party chooses not to use that contract, that choice shall not be deemed a lack of good faith nor shall that choice raise a presumption that a contract used by that party violated section 3.

Subd. 5. [FEE FOR REVIEW.] The attorney general may charge a fee, not to exceed \$50, for the actual costs of reviewing a consumer contract pursuant to subdivision 1.

Sec. 8. [WAIVERS VOID.]

Any provision of a consumer contract which waives or attempts to waive any provision of sections 1 to 8 is void.

Sec. 9. [EFFECTIVE DATE.]

Sections 1 to 6 and 8 shall take effect on July 1, 1983. Section 7 shall take effect the day following final enactment. Sections 1 to 8 shall not affect any consumer contract executed before July 1, 1983. A previously existing consumer contract renewed after July 1, 1983, shall be subject to sections 1 to 8. No provision for renewal of a consumer contract shall be invalid merely because compliance with sections 1 to 8 changes the form of the renewal agreement. For the purposes of this section periodic tenancies shall be deemed to renew at the commencement of each rental period."

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

Mr. Tennessen from the Committee on Commerce, to which was referred

S. F. No. 728: A bill for an act relating to the city of Northome, authorizing the establishment of detached banking facilities.

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

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1980, Section 47.52, is amended to read:

47.52 [AUTHORIZATION.]

(a) With the prior approval of the commissioner, any bank doing business in this state may establish and maintain not more than two detached facilities provided the facilities are located within the municipality in which the principal office of the applicant bank is located; or within 5,000 feet of its principal office measured in a straight line from the closest points of the closest structures involved; or within 25 35 miles of its principal office measured in a straight line from the closest points of the closest structures involved, if the detached facility is within any municipality in which no bank is located at the time of application or if the detached facility is in a municipality having a population of more than 10,000 5,000, according to the last previous United States census, or if the detached facility is located in a municipality having a population of 10,000 5,000 or less and all the banks having a principal office in the municipality have consented in writing to the establishment of the facility. (b) A detached facility shall not be closer than 50 feet to a detached facility operated by any other bank and shall not be closer than 100 feet to the principal office of any other bank, the measurement to be made in the same manner as provided above. This clause shall not be applicable if the proximity to the facility or the bank is waived in writing by the other bank and filed with the application to establish a detached facility. (c) Any bank is allowed, in addition to other facilities, one drive-in or walk-up facility located between 150 to 1,500 feet of the main banking house or a detached facility if the commissioner determines that such site of the main banking house or detached facility is so physically limited as to preclude the addition of a drive-in or walk-up facility. The drive-in or walk-up facility permitted by this clause is subject to clause (b) and section 47.53.

Sec. 2. [EFFECTIVE DATE.]

Section I is effective on the day following final enactment."

Amend the title as follows:

Page 1, delete lines 2 and 3 and insert:

"relating to financial institutions; modifying the criteria for establishment of detached banking facilities; amending Minnesota Statutes 1980, Section 47.52."

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

Mr. Tennessen from the Committee on Commerce, to which was referred

S. F. No. 1302: A bill for an act relating to commerce; removing the auctioneer's exception to the definition of "real estate broker"; exempting certain real estate brokers and salespersons from the licensing requirements for mobile home manufacturers and dealers; amending Minnesota Statutes 1980, Sections 82.18; and 327.55, by adding a subdivision.

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

Page 2, after line 31, insert:

"Sec. 2. Minnesota Statutes 1980, Section 82.34, Subdivision 7, is amended to read:

Subd. 7. When any aggrieved person obtains a final judgment in any court of competent jurisdiction against any person licensed under this chapter, on grounds of fraudulent, deceptive or dishonest practices, or conversion of trust funds arising directly out of any transaction when the judgment debtor was licensed and performed acts for which a license is required under this chapter. or performed acts permitted by section 3, and which cause of action occurred. on or after July 1, 1973, the aggrieved person may, upon the judgment becoming final, and upon termination of all proceedings, including reviews and appeals, file a verified application in the court in which the judgment was entered for an order directing payment out of the recovery portion of the fund of the amount of actual and direct out of pocket loss in such transaction, but excluding interest on the loss and on any judgment obtained as a result of such loss, up to the sum of \$20,000 of the amount unpaid upon the judgment. provided that nothing in this chapter shall be construed to obligate the fund for more than \$20,000 per transaction, subject to the limitations set forth in subdivisions 12 and 14, regardless of the number of persons aggrieved or parcels of real estate involved in such transaction. A copy of the verified application shall be served upon the commissioner and upon the judgment debtor, and a certificate or affidavit of such service filed with the court.

Page 2, line 32, delete "2" and insert "3"

Page 2, line 36, delete "are exempt" and insert "shall not be required to obtain a license or a bond as required by this section, but shall comply with all other provisions of sections 327.55 to 327.56. Any real estate broker or salesperson who violates a provision of sections 327.551 to 327.554 in selling or offering for sale a used mobile home shall be deemed to have violated a provision of chapter 82."

Page 3, delete line 1

Amend the title as follows:

Page 1, line 7, after the semicolon, insert "82.34, Subdivision 7;"

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

Mr. Tennessen from the Committee on Commerce, to which was referred

S. F. No. 1253: A bill for an act relating to consumer protection; providing for a definition of building materials which may contain urea formaldehyde; providing for exceptions; amending Minnesota Statutes 1980, Section 325F.18, by adding a subdivision.

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

Page 1, line 13, delete "residential" and insert "housing"

Page 1, line 13, after the comma, insert "but"

Page 1, delete lines 14 to 16

Page 1, line 18, delete "not installed as part of the"

Page 1, line 19, delete "construction of a mobile home"

Page 1, line 20, delete "residential" and insert "housing" and after the semicolon, insert "and"

Page 1, delete lines 21 and 22

Page 1, line 23, delete "(3)" and insert "(2)"

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

Mr. Humphrey from the Committee on Energy and Housing, to which was referred

S. F. No. 842: A bill for an act relating to energy; authorizing a temporary state set-aside program to ease shortages of gasoline and petroleum distillates administered by the Minnesota energy agency; appropriating funds.

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

Delete everything after the enacting clause and insert:

"Section 1. [116H.095] [STATE SET-ASIDE PROGRAM.]

Subdivision 1. [PURPOSE.] The legislature finds that the purpose of this section is to grant to the state authority to exercise specific power to deal with shortages of refined petroleum products. Authority granted shall be exercised for the purpose of minimizing the adverse impacts of shortages and dislocations upon the citizens and the economy of the state and nation.

Subd. 2. [ESTABLISHMENT.] The director shall establish and is responsible for a state set-aside system for motor gasoline and middle distillates to provide emergency petroleum requirements and thereby relieve the hardship caused by shortage, supply dislocations, or other emergencies. The director, for purposes of administration, may exercise all of the powers granted by Minnesota Statutes, Chapter 116H.

Subd. 3. [DEFINITIONS.] As used in this section:

(a) "Middle distillates" means distillates obtained between kerosene and lubricating oil fractions in the refining process, including but not limited to, kerosene, number one and number two heating oil and diesel fuel;

(b) "Motor gasoline" means a liquid mixture of hydrocarbons produced by the distillation of petroleum and used chiefly as a fuel in internal combustion engines;

(c) "Prime supplier" means the producer or supplier now or hereafter making the first sale of middle distillates or motor gasoline subject to the state set-aside for consumption within the state;

(d) "State set-aside" means the amount of middle distillates or motor gasoline required to be made available by a prime supplier for utilization by the Minnesota energy agency to resolve or mitigate emergencies or hardships due to shortages of supply.

Subd. 4. [SET-ASIDE REQUIRED.] Every prime supplier shall allocate for sale or exchange monthly upon order of the energy agency a volume of gasoline and middle distillate not exceeding the monthly set-aside amount. The amount of gasoline subject to monthly set-aside shall be an amount equal to three percent of the prime supplier's sales of gasoline during the corresponding month of 1980. The amount of middle distillate subject to monthly set-aside shall be an amount equal to four percent of the prime supplier's sales of middle distillate during the corresponding months of 1980.

Subd. 5. [REPORT OF ESTIMATED VOLUME.] Every prime supplier who did not do business in the state during the corresponding month of 1980 shall file with the energy agency a report of its estimated volume of gasoline and middle distillate sale. The report shall be in a form prescribed by the agency and shall be submitted by the 25th day of the month preceding the month covered by the report. Each prime supplier subject to this subdivision shall allocate monthly for sale or exchange upon order of the energy agency three percent of estimated gasoline supplies and four percent of estimated middle distillate supplies as shown by the report.

Subd. 6. [PRIME SUPPLIER OBLIGATIONS.] Each prime supplier shall designate a representative to act for and on behalf of the prime supplier in respect to energy agency state set-aside orders to be issued to the prime supplier. A prime supplier shall provide the amount of allocated product stated in the energy state set-aside order.

Subd. 7. [RULES.] The agency shall promulgate rules, including temporary rules pursuant to Minnesota Statutes, Section 15.0412, Subdivision 5, to govern the administration of the set-aside system. Rules shall cover matters such as the form and procedure for applications for set-aside allocations by dealers of bulk purchasers, reports on available gasoline and middle distillate supplies, orders and procedure for set-aside allocation and distribution and other rules deemed necessary or desirable in the implementation and administration of the set-aside system including monthly reports of anticipated deliveries and actual sales of gasoline, middle distillates, propane, aviation fuels and residual oils.

Subd. 8. [CRITERIA.] The agency may allocate gasoline and middle distillates from the set-aside system in accordance with the criteria pursuant to section 116H.09 and rules promulgated thereto. The agency may prescribe

additional priorities by rule.

Sec. 2. Minnesota Statutes 1980, Section 453.52, Subdivision 3, is amended to read:

Subd. 3. "City" means a city organized and existing under the laws of Minnesota or a city charter adopted pursuant thereto, and authorized by such laws or charter to engage in the local distribution and sale of electric energy; provided that any city so engaged on January 1, 1976, is authorized to continue such distribution and sale, and every city now or hereafter so authorized may exercise, either individually or as a member of a municipal power agency, all of the powers granted in sections 453.51 to 453.62. "City" also includes a city organized and existing under the laws of another state or a city charter adopted pursuant thereto which participates in a municipal power agency with Minnesota cities and pays a full pro-rata share of the expenses of the agency.

Sec. 3. [APPROPRIATION; PERSONNEL.]

There is appropriated from the general fund to the Minnesota energy agency the sum of \$301,000 for the purpose of administering the provisions of the set-aside system created in section 1. The approved complement of the agency is increased by five positions.

Sec. 4. [EFFECTIVE DATE.]

This act is effective the day following final enactment."

Amend the title as follows:

Page 1, line 2, delete "temporary"

Page 1, line 5, after the semicolon, insert "permitting certain out of state cities to participate in a municipal power agency;"

Page 1, line 5, delete "funds" and insert "money; amending Minnesota Statutes 1980, Section 453.52, Subdivision 3; proposing new law coded in Minnesota Statutes, Chapter 116H"

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

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

S. F. No. 1314: A bill for an act relating to education; authorizing the sale of bonds for the maximum effort school loan fund; appropriating money; proposing new law coded in Minnesota Statutes, Chapter 124.

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

Page 1, after line 7, insert;

"Section 1. Minnesota Statutes 1980, Section 124.43, Subdivision 1, is amended to read:

Subdivision 1. [AUTHORIZATION; APPLICATION; USE; AMOUNT.] To the extent moneys are from time to time available hereunder, the committee is authorized commissioner may, after review and recommendation by the state board of education, to effect make capital loans to school districts. Proceeds of such the loans shall be used only for sites for school buildings and for acquiring, bettering, furnishing, or equipping school buildings under contracts to be entered into within 12 months from and after the date on which each loan is

1554.1

granted. Applications with the accompanying data specified in subdivision 2 shall be filed between October 1 of any year and June 1 next following. No application shall be approved unless the state board of education certifies that the loan is needed to replace facilities dangerous to the health and safety of pupils, or to provide for pupils for whom no adequate facilities exist; that such those facilities could not be made available by consolidating the district with an adjacent district without substantially lowering the fiscal capacity of that district or so increasing its area that it would no longer be viable; and that existing institutions or facilities safely and at a lower cost. The preference of the school district regarding consolidation shall not be a criteria used by the board in determining whether consolidation is feasible. The state board shall make recommendations for the approval or denial of a loan to the committee commissioner. No loan shall be approved for any district exceeding an amount computed as follows:

(1) The amount voted by the district under subdivision 2;

(2) Plus the aggregate principal amount of general obligation bonds of the district outstanding on the date of approval, not exceeding the limitation on net debt of the district in section 475.53, subdivision 4, or 22.5 percent of the adjusted assessed value, whichever is less;

(3) Less the maximum net debt permissible for the district on the date of approval, under the limitation in section 475.53, subdivision 4, or 22.5 percent of the adjusted assessed value, whichever is less; and

(4) Less any amount by which the amount voted exceeds the total cost of the facilities for which the loan is granted, as estimated in accordance with subdivision 4, provided that the loan may be approved in an amount computed as provided in clauses (1) to (3), subject to subsequent reduction in accordance with this clause."

Page 1, line 20, delete "equalization aid review committee" and insert "commissioner"

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 4, after the semicolon, insert "amending Minnesota Statutes 1980, Section 124.43, Subdivision 1;"

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

Mr. Solon from the Committee on Health, Welfare and Corrections, to which was referred

H. F. No. 3: A bill for an act relating to community social services; defining groups of persons for whom counties are responsible; establishing certain funding levels; clarifying sections of the community social services act; amending Minnesota Statutes 1980, Sections 245.64; 245.66; 245.84, Subdivisions 2 and 5; 252.21; 252.24, Subdivisions 1, 3 and 4; 252.27, Subdivisions 1 and 2; 254A.03, Subdivision 1; 254A.05, Subdivision 1; 254A.07, Subdivision 2; 254A.08, Subdivision 1; 256E.03, Subdivision 2; 256E.04, Subdivision 1; 256E.05, Subdivisions 2 and 3; 256E.06, Subdivisions 1, 2, 4, and 5; 256E.07, Subdivision 2; 256E.08, Subdivisions 1, 7 and 9; 256E.09, Subdivisions 1, 3, and by adding a subdivision; 256E.10; and 256E.12, Subdivision 3; repealing Minnesota Statutes 1980, Sections 245.67; 245.68; 245.72; 252.26; 256E.06, Subdivision 11; and 261.27.

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

Page 7, line 8, delete everything after the colon

Page 7, delete line 9

Page 7, line 10, delete everything before "community"

Pages 7 and 8, delete section 7

Page 8, line 10, after "tax" insert "for community social services"

Page 8, line 11, strike "subdivision 1" and insert "subdivisions 1 and 2. Money for community social services provided to a county by a municipal levy may, for the purposes of this section, be counted as partial fulfillment of the local levy requirement"

Page 8, line 19, delete "department" and insert " commissioner"

Page 9, line 15, delete "department" and insert " commissioner"

Page 10, line 3, delete "persons whose" and delete "is at"

Page 10, line 4; delete "risk"

Page 10, lines 27, 29 and 30, delete "settlement" and insert "residence"

Page 10, line 27, after the period, insert "Disputes concerning the county of financial responsibility shall be settled in the manner prescribed in section 256D.18, subdivision 4."

Page 11, line 30, after "responsibilities" insert " identified"

Page 16, line 14, delete the second "of" and insert "on"

Page 17, line 35, before "GRANTS" insert a comma

Page 19, lines 33 to 36, reinstate the stricken language

Page 20, lines 1 to 4, reinstate the stricken language

Page 20, line 14, reinstate the stricken language

Page 20, line 15, reinstate the stricken "the child"

Page 20, line 22, reinstate the stricken language and delete "county board"

Page 21, line 12, before the semicolon, insert ". The commissioner may require information from comprehensive programs about the efficiency, effectiveness and costs of prevention, treatment, and rehabilitation programs, including but not limited to programs approved by the commissioner of public welfare, the commissioner of health, or the joint commission on accreditation of hospitals"

Page 21, line 27, after "individuals" insert a comma

Page 22, line 20, after "contracts" insert a comma

Page 23, line 14, delete "Subdivision" and insert "Subdivisions 4 and"

Page 23, line 16, delete "This act is" and insert "Sections 1 to 19 and 21 to 32 are" and delete "except that" and insert a period

Page 23, line 23, delete "sections 1 to 3" and insert " section 20"

Page 23, line 24, delete "1" and insert "20"

Page 23, line 25, before the period, insert "1"

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 13, delete "4,"

Page 1, line 18, delete "Subdivision" and insert "Subdivisions 4 and"

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

Mr. Merriam from the Committee on Agriculture and Natural Resources, to which was referred

S. F. No. 1055: A bill for an act relating to state trails; authorizing the sale of certain lands acquired for the Luce Line Trail.

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

Page 1, line 21, delete "and"

Page 1, delete lines 22 and 23 and insert "provided that no parcel shall include lands in more than one county.

Sec. 2. [SALE OF CERTAIN TRAIL LANDS.]

The commissioner of natural resources may, in the manner provided by law for the sale of trust fund lands, sell at public auction the lands and interest in lands consisting of the abandoned railway line in Mower, Olmsted and Fillmore counties which were acquired by the state in 1978 from the Chicago North Western Transportation Company which lie along the north right-ofway line of U.S. highways 16/63 near the city of Spring Valley in Fillmore County to the city of Stewartville in Olmsted County, excepting from sale: (a) those lands and interests in lands needed by the department of transportation. for highway 63 improvements near Racine, in Mower County, those lands being a strip of land a maximum of 25 feet in width being the westerly 25 feet of the railroad right-of-way in the SW 1/4 of the NW 1/4 and the W 1/2 of the SW 1/4 of Section 14; the E 1/2 of the SE 1/4 and SE 1/4 of the NE 1/4 of Section 15; the E 1/2 of the NE 1/4 and the E 1/2 of the SE 1/4 of Section 22; the W 1/2 of the NW 1/4 of Section 23; the NE 1/4 of the NE 1/4 of Section 27: the W 1/2 of the SW 1/4 and the W 1/2 of the NW 1/4 of Section 26; and the E 1/2 of the SW 1/4, the E 1/2 of the NW 1/4 and the NW 1/4 of the NW 1/4 of Section 35; Township 104N, Range 14W; and (b) that part of the railroad right of way located in the W 1/2 of the NW 1/4 of Section 23 and in the E 1/2 of the NE 1/4 of Section 22, Township 104N, Range 14W in Mower County, but not including the westerly 25 feet of the right-of-way needed by the department of transportation. The commissioner may subdivide the lands and interest in lands into smaller parcels for the purpose of this sale.

Sec. 3. [CONVEYANCE OF RIGHT-OF-WAY.]

The commissioner of natural resources, in the name of the state, may convey to adjoining property owners by quitclaim deed, at not less than the appraised value, the following described real property when the state's title has been clarified either through litigation or land exchange:

A strip of land 100 feet in width extending over and across Government Lots Four (4) and Five (5), the Northeast Quarter of the Southwest Quarter (NE 1/4 SW 1/4) and the Southeast Quarter of the Northwest Quarter (SE 1/4 NW 1/4) of Section Nine (9); Government Lots One (1), Two (2), Three (3), Four (4) and Five (5) and the Southwest Quarter of the Southwest Quarter (SW 1/4 SW 1/4) of Section Sixteen (16); Government Lots One (1) and Two (2) and the Southwest Quarter of the Northeast Quarter (SW 1/4 NE 1/4) of Section Twenty (20); Government Lot One (1), of Section Twenty-one (21); said strip of land being 50 feet in width on each side of the center line of the main track, now removed, of the former Saint Paul, Minneapolis and Manitoba Railway Company, now Burlington Northern Incorporated, as originally located and established over and across said Sections Nine (9), Sixteen (16), Twenty (20) and Twenty-one (21), Township One Hundred Forty-three (143) North, Range Thirty-one (31) West.

The deed shall be in a form approved by the attorney general.

Sec. 4. [EFFECTIVE DATE.]

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

Amend the title as follows:

Page 1, line 2, delete "sale" and insert "conveyance"

Page 1, line 3, delete "for the Luce Line Trail" and insert "by the department of natural resources for trail purposes"

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

Mr. Tennessen from the Committee on Commerce, to which was referred

H. F. No. 182: A bill for an act relating to commerce; revising the small loan act, increasing the loan amount which determines the necessity of obtaining a license; increasing the amount of liquid assets which must be maintained by a licensee; allowing certain purchasers of accounts to obtain a license; providing for the regulation of closings of licensees on holidays and weekends; providing for examinations at the commissioner's discretion; allowing the use of certain mechanical or electronic data processing methods to be used as books of account; allowing alternative compliance on certain rates of charge statements; allowing certain loans to be secured by real estate; restating maximum rates and charges, regulating licensee provisions concerning certain insurance in connection with loans made; allowing industrial loan and thrifts to make secured or unsecured loans on the terms, rates, and conditions permitted licensees; providing remedies; defining terms; providing for miscellaneous clarifications and revisions; amending Minnesota Statutes 1980, Sections 53.04, by adding a subdivision; 56.01; 56.02; 56.04; 56.07; 56.09; 56.10; 56.11; 56.12; 56.14; 56.15, Subdivision 1; 56.16; 56.17; 56.18; 56.19; 56.26; 334.02; 334.03; and proposing new law coded in Minnesota Statutes, Chapter 56; repealing Minnesota Statutes 1980, Sections 53.04, Subdivisions 3, 4, 6, and 7; 53.051; 56.06; 56.13; 56.15, Subdivision 2; and 56.20.

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

Page 10, line 16, delete "\$2,000" and insert "\$3,000"

Page 10, line 18, after "loan" insert "secured by a first lien on a borrower's primary residence"

Page 10, line 20, delete "a" and insert "the"

Page 10, line 21, delete everything after "home"

Page 10, line 22, delete "primary residence"

Page 10, line 22, after the period, insert "If the proceeds of the loan are used to finance the purchase of the borrower's primary residence, the licensee shall consent to the subsequent transfer of the real estate if the existing borrower continues after transfer to be obligated for repayment of the entire remaining indebtedness. The licensee shall release the existing borrower from all obligations under the loan instruments, if the transferee (1) meets the standards of credit worthiness normally used by persons in the business of making loans, including but not limited to the ability of the transferee to make the loan payments and satisfactorily maintain the property used as collateral, and (2) executes an agreement in writing with the licensee whereby the transferee assumes the obligations of the existing borrower under the loan instruments. Any such agreement shall not affect the priority, validity or enforceability of any loan instrument. A licensee may charge a fee not in excess of one-tenth of one percent of the remaining unpaid principal balance in the event the loan is assumed by the transferee and the existing borrower continues after the transfer to be obligated for repayment of the entire assumed indebtedness. A licensee may charge a fee not in excess of one percent of the remaining unpaid principal balance in the event the remaining indebtedness is assumed by the transferee and the existing borrower is released from all obligations under the loan instruments, but in no event shall the fee exceed \$150.

Page 14, line 21, delete "reasonable"

Page 14, delete line 22

Page 14, line 23, delete everything before "actual"

Page 15, line 11, delete "and" and insert a comma

Page 15, line 11, after "56.01" insert "and section 56.12"

Page 15. line 13, delete "consumer price index for urban wage" and insert "implicit price deflator for the gross national product, 1972 = 100, compiled by the United States Department of Commerce"

Page 15, delete lines 14 and 15

Page 15, line 16, delete everything before the comma

Page 15, line 36, delete "Bureau of Labor Statistics" and insert "Department of Commerce"

Page 16, line 2, delete "Bureau of Labor Statistics" and insert "Department of Commerce"

Page 16, after line 18, insert:

"Subd. 5. [ATTORNEY'S FEES.] No term of writing may provide for the payment by the debtor of attorney's fees."

Page 18, line 23, after "section" insert "and chapter 62B"

Page 19, after line 7, insert:

"Maximum premiums shall be based upon a ratio of losses to premiums which is reasonable and which protects debtors against excessive premium charges as determined by the commissioner of insurance. The benefits provided by any policy governed by this section shall be presumed reasonable in relation to the premium charged or to be charged if the ratio of losses incurred to premiums earned is 60 percent or more. If the ratio of losses incurred to premiums earned is less or can reasonably be expected to be less than 60 percent, the benefits provided shall be presumed unreasonable in relation to the premium charged. Determination of a reasonable relation of benefits to premiums shall be made for each policy form filed for approval."

Page 23, line 8, delete "usurious transaction occurred" and insert "person paying the usurious rate becomes aware that the transaction was usurious"

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

Mr. Tennessen from the Committee on Commerce, to which was referred

H. F. No. 188: A bill for an act relating to financial institutions; increasing the maximum lawful interest rate chargeable by state banks and savings banks on certain transactions; amending Minnesota Statutes 1980, Section 48.195.

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

Page 1, line 10, strike "STATE"

Page 1, line 19, after "2." insert "Minnesota Statutes 1980, Section 48.185, is amended by adding a subdivision to read:

Subd. 3a."

Amend the title as follows:

Page 1, line 3, delete "state"

Page 1, line 4, after the semicolon, insert "requiring disclosure of the right to prepay overdraft checking loan balances;

Page 1, line 5, delete "Section" and insert "Sections 48.185, by adding a subdivision; and"

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

Mr. Tennessen from the Committee on Commerce, to which was referred

S. F. No. 1084: A bill for an act relating to intoxicating liquor; hours for Sunday sale; amending Minnesota Statutes 1980, Section 340.14, Subdivision 5.

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

Page 1, line 15, reinstate the stricken "12" and delete "10"

Page 1, line 16, reinstate the stricken "noon" and delete " a.m."

Page 1, line 17, after the period, insert "If the governing body of the municipality issuing the license adopts an ordinance authorizing an earlier sale, the licensees may serve intoxicating liquors between the hours of 10 o'clock a.m. and 12 o'clock midnight on Sundays in conjunction with the serving of food."

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

Mr. Tennessen from the Committee on Commerce, to which was referred

S. F. No. 477: A bill for an act relating to commerce; increasing the amount of the surety bond required of collection agencies; authorizing the commissioner of securities and real estate to investigate and examine certain collection agencies; broadening the classification of prohibited practices; amending Minnesota Statutes 1980, Sections 332.34; 332.37; and 332.40.

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

Page 1, line 17, delete "\$25,000" and insert "\$10,000 effective July 1, 1982, and \$20,000 effective July 1, 1983. An applicant for a new or renewal license may request that the amount of the bond hereby required be reduced to an amount which shall be not less than \$5,000. This request may be granted upon a showing that the total dollar amount received from debtors by the collection agency in the preceding fiscal year did not exceed \$30,000"

Page 1, line 25, strike "justices of the peace,"

Page 3, line 30, delete "make" and insert "investigate"

Page 3, line 31, delete "public or private investigation"

Page 4, line 11, after the period, insert "The subpoend shall contain a written statement setting forth the circumstances which have reasonably caused the commissioner to believe that a violation of sections 332.31 to 332.45 may have occurred."

Page 4, delete subdivision 4

Renumber the subdivisions in sequence

Page 4, delete section 4

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

Mr. Tennessen from the Committee on Commerce, to which was referred

S. F. No. 1252: A bill for an act relating to insurance; removing insurance solicitors from insurance licensing provisions; prescribing certain fees; providing for licensing of certain legal entities as agents; providing for the licensing of other insurance agents; providing for examinations; providing exceptions to the licensing requirements; authorizing temporary licenses; providing for appointment of agents by insurers; prohibiting certain persons from obtaining an agent's license; providing for the revocation or suspension of li-

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censes upon specified conditions; providing for the surrender, loss, or destruction of licenses; prescribing certain powers of the commissioner; authorizing the sale of contracts on a variable basis without licensure in certain circumstances; authorizing the commissioner to promulgate rules; prescribing penalties; amending Minnesota Statutes 1980, Sections 60A.02, Subdivision 7; 60A.14, Subdivision 1; 60A.17, Subdivisions 1, 3, 5, 6, 10, 12, and 13, and by adding subdivisions; repealing Minnesota Statutes 1980, Sections 60A.02, Subdivision 8; and 60A.17, Subdivisions 2, 2a, 2b, 4, 5a, 6a, 7, and 9.

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

Page 2, line 8, strike "(1)" and insert "(a)" Page 2, line 9, strike "(a)" and insert "(1)" Page 2, line 11, strike "(b)" and insert "(2)" Page 2, line 12, strike "(c)" and insert "(3)" Page 2, line 13, strike "(d)" and insert "(4)" Page 2, line 14, strike "(2)" and insert "(b)" Page 2, line 16, strike "(a)" and insert "(1)" Page 2, line 18, strike "(b)" and insert "(2)" Page 2, line 19, strike "(c)" and insert "(3)" Page 2, line 21, strike "(d)" and insert "(4)" Page 2, line 22, strike "(e)" and insert "(5)" Page 2, line 24, strike "(3)" and insert "(c)" Page 2, line 25, strike "(a)" and insert "(1)" Page 2, line 28, strike "(b)" and insert "(2)" Page 2, line 30, strike "(c)" and insert "(3)" Page 2, line 32, strike "(d)" and insert "(4)" Page 3, line 3, strike "(e)" and insert "(5)" Page 3, line 11, strike "(f)" and insert "(6)" Page 3, line 14, strike "(g)" and insert "(7)" Page 3, line 16, strike "(h)" and insert "(8)" Page 3, line 21, strike "(i)" and insert "(9)" Page 3, line 23, delete "by an" and insert ", a domestic" Page 3, line 24, reinstate the stricken language before the semicolon Page 3, line 24, after "\$5" insert "annually" Page 3, line 26, delete the comma Page 3, line 27, delete "\$15" and insert "annually" Page 3, line 30, delete "(1)" and insert "(a)"

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Page 4, line 7, delete "(a)" and insert "(1)"

Page 4, line 8, delete "(b)" and insert "(2)"

Page 5, line 5, delete "(2)" and insert "(b)"

Page 5, line 17, delete "(3)" and insert "(c)"

Page 5, line 17, delete "(a)" and insert "(1)"

Page 5, line 17, delete "licensed" and insert "qualified"

Page 5, line 18, delete "August" and insert "June"

Page 5, line 19, before the period insert "and been appointed by an insurer which has submitted a written requisition for a license for that agent as of June 1, 1981"

Page 5, line 20, delete "(b)" and insert "(2)"

Page 5, line 20, delete "licensed" and insert "qualified"

Page 5, line 22, delete "August" and insert "June"

Page 5, line 23, before the period insert "and been appointed by any insurer which has submitted a written requisition for a license for that agent as of June 1, 1981"

Page 5, line 26, delete "(1)" and insert "(a)"

Page 5, line 31, delete "clause (3)(h)" and insert " paragraph (c), clause (8)"

Page 6, line 4, delete "clause (3)(i)" and insert " paragraph (c), clause (9)"

Page 6, line 13, delete "(2)" and insert "(b)"

Page 6, line 16, delete "(a)" and insert "(1)"

Page 6, line 32, delete "(b)" and insert "(2)"

Page 7, line 1, delete "(c)" and insert "(3)"

Page 7, after line 6, insert:

"(4) The examination shall be given only after the applicant has completed a program of studies in a school, which shall include a school conducted by an admitted insurer, a correspondence course given by an admitted insurer, or other course of study. The course of study shall consist of the equivalent of 45 hours study for each line for which a license application is made. After January 1, 1982, the program of studies or study course shall have been approved by the commissioner in order to qualify under this clause. If the applicant has been previously licensed for the particular line of insurance in the state of Minnesota, the requirement of a program of studies or a study course shall be waived. A certification of compliance by an admitted insurer shall accompany the agent's license application. This program of studies in a school or a study course shall not apply to farm property perils and farm liability applicants, or to agents writing such other lines of insurance as the commissioner may exempt from examination by directive;"

Page 7, line 7, delete "(d)" and insert "(5)"

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Page 7, line 11, delete "both" and delete "and the appointing insurer" Page 7, line 13, delete "(e)" and insert "(6)" Page 7, line 16, delete "(f)" and insert "(7)" Page 7, line 23, delete "(3)" and insert "(c)" Page 7, line 26, delete "(a)" and insert "(1)" Page 7, line 31, delete "(b)" and insert "(2)" Page 8, line 10, delete "clause (3)(d)" and insert " paragraph (c), clause (4)''Page 8, line 14, delete "(c)" and insert "(3)" Page 8, line 18, delete "(4)" and insert "(d)" Page 8, line 18, delete "(a)" and insert "(1)" Page 8, line 26, delete "(b)" and insert "(2)" Page 8, line 29, delete "(c)" and insert "(3)" Page 8, line 34, delete "(5)" and insert "(e)" Page 9, line 6, delete "clause (3)(c)" and insert " paragraph (c), clause $(3)^{*}$ Page 9, line 8, delete "business" Page 9, line 10, delete "(6)" and insert "(f)" Page 9, line 20, delete "clause (3)(i)" and insert " paragraph (c), clause (9)Page 9, line 22, delete "(7)" and insert "(g)" Page 9, line 29, delete "clause (3)(g)" and insert " paragraph (c), clause $(7)^{\circ}$ Page 9, line 33, delete "(8)" and insert "(h)" Page 9, line 35, delete "(a)" and insert "(1)" Page 10, line 1, delete "(b)" and insert "(2)" Page 10, line 3, delete "(c)" and insert "(3)" Page 10, line 4, delete "who acts" and insert ", without license or other qualification, may act' Page 10, line 5, after "insurance" insert "for that insurer; provided that" Page 10, line 5, delete "participates" and insert "must participate" Page 10, line 6, delete "the" and insert "any such" Page 10, line 7, delete "(d)" and insert "(4)" Page 10, line 17, delete "(e)" and insert "(5)"

Page 10, line 20, delete "(f)" and insert "(6)"

Page 14, line 35, delete "until voluntarily terminated" and insert "for one year unless sooner terminated voluntarily"

Page 14, line 36, delete "until"

Page 15, line 1, after "terminated" insert "during the appointment year"

Page 15, lines 13, 18 and 22, delete "information,"

Page 15, delete line 26

Page 15, line 27, delete "revocation,"

Page 16, after line 28, insert:

"Sec. 13. Minnesota Statutes 1980, Section 60A.17, is amended by adding a subdivision to read:

Subd. 6b. [FEES FOR SERVICES.] No person shall charge a fee for any services rendered in connection with the solicitation, negotiation or servicing of any insurance contract unless:

(a) prior to rendering the services, a written statement is provided disclosing:

(1) the services for which fees are charged;

(2) the amount of the fees;

(3) that the fees are charged in addition to premiums; and

(4) that premiums include a commission;

(b) all fees charged are reasonable in relation to the services rendered."

Page 16, line 31, delete "6b" and insert "6c"

Page 17, line 28, delete "or"

Page 17, line 30, delete the period and insert "; or"

Page 17, after line 30, insert:

"(12) That the licensee has violated subdivision 6b."

Page 18, line 1, delete "clause" and insert "paragraph"

Page 21, line 1, strike "(1)" and insert "(a)".

Page 21, line 18, strike "(2)" and insert "(b)"

Page 21, line 18, strike "(a)" and insert "(1)"

Page 21, line 22, strike "(b)" and insert "(2)"

Page 21, line 30, strike "clause (1)" and insert "paragraph (a)"

Page 21, line 31, delete "(c)" and insert "(3)"

Page 22, line 1, strike "(3)" and insert "(c)"

Renumber the sections in sequence

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

Mr. Tennessen from the Committee on Commerce, to which was referred

S. F. No. 908: A bill for an act relating to insurance; providing for a program of continuing education; establishing a continuing insurance education advi-

sory committee; authorizing the commissioner of insurance to promulgate rules to implement the program; proposing new law coded in Minnesota Statutes, Chapter 60A.

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

Page 1, line 13, delete "resident" and after "licensed" insert "by this state"

Page 1, line 16, delete "(1)" and insert "(a)"

Page 1, line 18, delete "(2)" and insert "(b)"

Page 1, line 19, delete "(3)" and insert "(c)"

Page 1, line 20, delete "(4)" and insert "(d)"

Page 1, line 24, delete "May 31, 1983" and insert "January 1, 1984"

Page 1, line 26, delete "(1)" and insert "(a)"

Page 2, line 2, delete "(2)" and insert "(b)".

Page 2, line 4, delete "or"

Page 2, line 5, delete "(3)" and insert "(c)"

Page 2, line 6, delete the period and insert ";

(d) Persons holding non-resident licenses issued by this state unless continuing education requirements are imposed on Minnesota resident license holders by the non-resident licensee's state of resident licensing; or

(e) Persons holding life and health licenses who, by February 28 of each year, certify to the commissioner in writing that they shall sell only credit life and health insurance during that year and do in fact so limit their sale of insurance."

Page 2, line 12, delete "not"

Page 2; line 12, delete "either"

Page 2, line 12, after "persons" insert "neither"

Page 2, line 12, delete "or" and insert "nor"

Page 2, line 13, delete "persons"

Page 2, line 14, after "chairperson" insert "and shall be compensated according to section 15.059, subdivision 3"

Page 3, line 4, before "members" insert "non-public"

Page 3, line 10, delete "courses, programs" and insert " each course, program"

Page 3, line 11, delete "seminars" and insert "seminar"

Page 3, line 25, after the period, insert "The commissioner shall work with the commissioner of education in developing new programs of instruction and coordinate offerings throughout the state school districts continuing and adult education systems and facilities."

Page 4, line 1, after the period, insert "Credit hours over 20 earned in any

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one year may be carried forward for the following two years."

Page 4, line 5, before "(1)" insert "(a)"

Page 4, line 10, after the period, insert "As of the day the licensed person properly files a request for waiver or extension, the license shall remain in effect until the commissioner notifies the licensed person of the commissioner's decision. The commissioner may approve a waiver or extension subject to any reasonable conditions. The person's license shall remain in effect during the period of compliance determined by the commissioner. If the licensed person fails to comply with any reasonable conditions imposed by the commissioner. the commissioner shall terminate the license. If the request for waiver or extension is denied by the commissioner, the licensed person shall have a reasonable time determined by the commissioner within which to satisfy the continuing education requirements involved in the request for waiver or extension. During the compliance period the commissioner shall place a restricted status on the person's license. If the continuing education requirements are satisfied within the compliance period, as evidenced by the filing of a compliance report, the commissioner shall remove the restricted status from the person's license. If the continuing education requirements are not satisfied within the compliance period, the commissioner shall terminate the person's license. (2)"

Page 4, delete lines 15 to 17 and insert:

"(b) A licensed person who ceases actively soliciting and selling insurance due to disability or retirement may request a restricted status license in the manner prescribed by the commissioner. The commissioner may require a licensed person who requests a restricted status license to submit information substantiating the disability or retirement. A"

Page 4, line 20, delete "had" and insert "has"

Page 4, line 20, delete "client-licensed" and insert "licensed"

Page 4, line 20, delete "agent" and insert "agent-client"

Page 4, line 20, delete the comma and insert a period

Page 4, delete line 21 and insert "A person holding a restricted status license shall not"

Page 4, line 22, after "business" insert "to other than previously developed clients"

Page 4, line 24, delete "A licensed"

Page 4, delete lines 25 to 28

Page 5, line 1, delete "(1)" and insert "(a)"

Page 5, line 9, delete "fee" and insert "cashier's check or money order in the amount"

Page 5, line 11, delete "(2)" and insert "(b)"

Page 5, line 15, delete "(3)" and insert "(c)"

Page 5, line 16, delete "shall" and insert "may" and after "commissioner" insert ", at the commissioner's discretion,"

Page 5, line 19, delete "(4)" and insert "(d)"

Page 5, line 36, after "employees" insert "of the commerce department"

Page 6, after line 17, insert:

"Sec. 2. Minnesota Statutes 1980, Section 62B.06, Subdivision 2, is amended to read:

Subd. 2. Each individual policy or group certificate of credit life insurance, or credit accident and health insurance shall, in addition to other requirements of law, set forth the name and home office address of the insurer, the name or names of the debtor or in the case of a certificate under a group policy, the identity by name or otherwise of the debtor, the rate or amount of payment, if any, by the debtor separately for credit life insurance and credit accident and health insurance, a description of the amount, term and coverage including any exceptions, limitations and restrictions, and shall state that the benefits shall be paid to the creditor to reduce or extinguish the unpaid indebtedness, that any such excess shall be payable to a beneficiary, other than the creditor, named by the debtor or to his estate, and shall also have printed thereon in not less than 10 point type, the following:

"Minnesota Statutes 1980, Section 62B.11 provides:

When credit life insurance or credit accident and health insurance is required as additional security for any indebtedness, the debtor shall, upon request to the creditor, have the option of furnishing the required amount of insurance through existing policies of insurance owned or controlled by him or of procuring and furnishing the required coverage through any insurer authorized to transact an insurance business within this state.

This is the law. If you have questions about this law, contact the insurance division of the Minnesota department of commerce."

No individual or group policy of credit accident and health insurance issued, amended, renewed, or delivered in this state on or after January 1, 1976 shall contain any provision offsetting, or in any other manner reducing any benefit under the policy by the amount of, or in proportion to, any increase in disability benefits received or receivable under the federal Social Security Act, as amended subsequent to the date of commencement of such benefit.

Sec. 3. Minnesota Statutes 1980, Section 62B.06, Subdivision 3, is amended to read:

Subd. 3. The individual policy or group certificate of insurance and the disclosure provided in subdivision 6 shall be delivered to the insured debtor at the time the indebtedness is incurred except as hereinafter provided.

Sec. 4. Minnesota Statutes 1980, Section 62B.06, Subdivision 4, is amended to read:

Subd. 4. If the individual policy or group certificate of insurance is not delivered to the debtor at the time the indebtedness is incurred, a copy of the application for the policy or a notice of proposed insurance, signed by the debtor and setting forth the name and home office address of the insurer, the name or names of the debtor, the premium or amount of payment by the debtor, if any, separately for credit life insurance and credit accident and health

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insurance, the amount, term, and a brief description of the coverage provided, in not less than 10 point type, the following:

"Minnesota Statutes 1980, Section 62B.11 provides:

When credit life insurance or credit accident and health insurance is required as additional security for any indebtedness, the debtor shall, upon request to the creditor, have the option of furnishing the required amount of insurance through existing policies of insurance owned or controlled by him or of procuring and furnishing the required coverage through any insurer authorized to transact an insurance business within this state.

This is the law. If you have questions about this law, contact the insurance division of the Minnesota department of commerce."

and the disclosure required by subdivision 6 shall be delivered to the debtor at the time the indebtedness is incurred. The copy of the application for, or notice of proposed insurance, shall also refer exclusively to insurance coverage, and shall be separate and apart from the loan, sale or other credit statement of account, instrument or agreement, unless the information required by this subdivision is prominently set forth therein. Upon acceptance of the insurance by the insurer and within 30 days of the date on which the indebtedness is incurred, the insurer shall cause the individual policy or group certificate of insurance to be delivered to the debtor. The application or notice of proposed insurance shall state that upon acceptance by the insurer, the insurance shall become effective as provided in section 62B.05. If an application for a policy or a notice of proposed insurance is not delivered at the time the indebtedness is incurred as required by this subdivision, the creditor shall assume all of the liabilities under such insurance until an insurer accepts the risk.

Sec. 5. Minnesota Statutes 1980, Section 62B.06, is amended by adding a subdivision to read:

Subd. 6. A written disclosure of the actual loss ratio of a policy shall be provided pursuant to subdivisions 3 and 4. For the purposes of this subdivision, "actual loss ratio" means the actual loss ratio experienced by the insurer during the previous calendar year."

Page 6, line 18, delete "2" and insert "6"

Page 6, line 19, after "6" insert ", 10"

Page 6, line 20, after "7" delete the comma and insert "and"

Page 6, line 20, delete ", and 10"

Page 6, line 21, delete "1982" and insert "1983"

Page 6, line 22, after the period, insert "Sections 2, 3, 4, and 5 are effective August 1, 1981."

Amend the title as follows:

Page 1, line 6, after the semicolon, insert "requiring certain disclosures on credit insurance policies and applications; amending Minnesota Statutes 1980, Section 62B.06, Subdivisions 2, 3 and 4, and by adding a subdivision;"

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

Mr. Tennessen from the Committee on Commerce, to which was referred

H. F. No. 473: A bill for an act relating to energy; establishing rates and conditions of service for cogenerators and small power producers; proposing new law coded in Minnesota Statutes, Chapter 216B.

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

Page 1, line 10, before "This" insert "The purpose of"

Page 1, line 10, delete "shall at" and insert "is to"

Page 1, delete line 11

Page 1, line 12, delete "maximum possible encouragement to" and insert 'encourage'

Page 1, line 13, delete "consistent with protection of the long range" and insert a period

Page 1, delete line 14

Page 1, line 25, delete "20" and insert "100"

Page 2, lines 1, 3, and 11, delete "net"

Page 2, line 5, delete "calculated using the rate schedule that would apply to" and insert "at a per kilowatt hour rate set by the commission"

Page 2, delete line 6

Page 2, line 7, delete "energy less 40 percent"

Page 2, lines 14 and 18, delete "20" and insert "100"

Page 2, line 32, after "charges" insert "and line losses"

Page 3, after line 14, insert:

"Subd. 8. [CUSTOMER, INTERCONNECTION AND WHEELING CHARGES.] Nothing contained in this section shall be construed to excuse the qualifying facility from any obligation for costs of oterconnection and wheeling in excess of those normally incurred by the utility for customers with similar load characteristics who are not cogenerators or small power producers, or from any fixed charges normally assessed such non-generating customers."

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

Mr. Johnson from the Committee on Taxes and Tax Laws, to which was re-referred

S. F. No. 1079: A bill for an act relating to retirement; providing for an exemption from membership therein for city managers; modifying the income taxation of deferred compensation contributions by certain city managers; amending Minnesota Statutes 1980, Section 290.01, Subdivision 20; proposing new law coded in Minnesota Statutes, Chapter 353.

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

Mr. Johnson from the Committee on Taxes and Tax Laws, to which was

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re-referred

S. F. No. 746: A bill for an act relating to the Greenway joint recreation board; regulating its tax levies.

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

Page 1, line 18, after "towns" insert "other than for the support of the joint recreation board"

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

Mr. Johnson from the Committee on Taxes and Tax Laws, to which was re-referred

S. F. No. 1262: A bill for an act relating to the Coon Creek watershed district; authorizing an annual administrative levy by the district.

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

Mr. Johnson from the Committee on Taxes and Tax Laws, to which was referred

H. F. No. 142: A bill for an act relating to taxation; real property; extending 3 classification to certain property used for recreational purposes; amending Minnesota Statutes 1980, Section 273.13, Subdivision 4.

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

Mr. Johnson from the Committee on Taxes and Tax Laws, to which was referred

S. F. No. 1323: A bill for an act relating to local government; Lake County, Independent School District No. 381, and the town of Beaver Bay; providing for the valuation and assessment for property taxes of certain unique mining property.

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

Page 2, line 1, after "date" insert "in lieu of the market value prescribed by section 273.11, subdivision 1."

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

Mr. Moe, R.D. from the Committee on Rules and Administration, to which were referred

H. F. Nos. 1344, 192, 25, 732, 697, 582 for comparison with companion Senate Files, reports the following House Files were found not identical with their companion Senate Files as follows:

GENERAL	ORDERS	CONSEN	T.CALENDAR	CALE	NDAR
H.F. No. 1344	S.F. No. 861	H.F. No.	S.F. No.	H.F. No.	S.F. No.
192	413	1			
25	1335		4 * .		
732	1075	1	· · · · ·		
697	733				
582	285				

Pursuant to Rule 49, the Committee on Rules and Administration recommends that H. F. No. 1344 be amended as follows:

Page 1, line 18, delete "who is"

Page 1, line 19, delete "21 or who has graduated from high school" and insert "16"

Page 1, line 23, delete the comma after "students" and after "regular" insert "secondary"

Page 1, after line 27, insert

"(b) residency in Minnesota;"

Page 1, line 28, delete "(b)" and insert "(c)"

Page 1, line 29, delete "(c) for a person over the age of 21," and insert "(d)"

Page 2, line 32, strike everything after the period

Page 2, strike lines 33 to 35

And when so amended H. F. No. 1344 will be identical to S.F. No. 861, and further recommends that H. F. No. 1344 be given its second reading and substituted for S. F. No. 861, and that the Senate File be indefinitely postponed.

Pursuant to Rule 49, the Committee on Rules and Administration recommends that H. F. No. 192 be amended as follows:

Page 3, line 18, insert a comma after "begin"

And when so amended H. F. No. 192 will be identical to S. F. No. 413, and further recommends that H. F. No. 192 be given its second reading and substituted for S. F. No. 413, and that the Senate File be indefinitely postponed.

Pursuant to Rule 49, the Committee on Rules and Administration recommends that H. F. No. 25 be amended as follows:

Page 1, line 10, delete "Section 1." and insert "Sec. 2."

Page 1, line 15, strike "such" and insert "the" and strike "in such"

Page 1, line 16, strike "the judges may" and insert "they" and strike "so"

Page 1, line 19, strike "any" and insert "all"

Page 1, line 20, strike "whatever the grounds may be" and after "and" strike "shall"

Page 1, line 21, strike ", but" and insert ". However,"

Page 1, line 22, after "upon" strike "such" and after "sign" strike "such"

Page 2, line 6, after "\$75" insert "an amount" and after "day" delete "an amount"

Page 2, line 10, delete "Sec. 2." and insert "Section 1."

Page 2, line 17, delete "such" and insert "any"

Put sections in correct order

Amend the title as follows:

Page 1, line 2, delete "changing the compensation of" and insert "providing for the establishment of misdemeanor violation bureaus for Hennepin county; changing the compensation of Hennepin County conciliation court referees;"

Page 1, delete lines 3 and 4

Page 1, line 5, delete "for Hennepin County;"

And when so amended H. F. No. 25 will be identical to S. F. No. 1335, and further recommends that H. F. No. 25 be given its second reading and substituted for S. F. No. 1335, and that the Senate File be indefinitely postponed.

Pursuant to Rule 49, the Committee on Rules and Administration recommends that H. F. No. 732 be amended as follows:

Page 1, delete lines 13 to 24 and insert:

"Subd. 2. [CONTINUATION OF TENANCY.] Upon the death of a life tenant, a farm tenancy granted by the life tenant shall continue until the earlier of the following March 1, the completion of harvest, or the expiration of the lease by its terms. If a life tenant dies between November 1 and the following March 1, the farm tenancy shall continue for the following crop year and shall terminate on the earlier of the March 1 following that crop year, the completion of harvest, or the expiration of the lease by its terms. However, if the lease is binding upon the remainderman by specific commitment of the remainderman, the lease shall terminate as provided by that commitment."

Page 1, line 25, delete "The holder of the interest" and insert "A remainderman"

Page 2, line 1, delete "succeeding a life estate"

Page 2, after line 7, insert:

"Sec. 2. [EFFECTIVE DATE.]

This act is effective for leases entered into after November 1, 1982."

And when so amended H. F. No. 732 will be identical to S. F. No. 1075, and further recommends that H. F. No. 732 be given its second reading and substituted for S. F. No. 1075, and that the Senate File be indefinitely postponed.

Pursuant to Rule 49, the Committee on Rules and Administration recommends that H. F. No. 697 be amended as follows:

Page 1, lines 20 and 21, delete "as a permanent resident alien" and insert "for permanent residence" and delete "or her"

Page 1, line 22, delete the second comma

Page 1, line 23, delete the comma

Page 1, line 24, delete everything after the period

Page 1, delete line 25

Page 2, delete line 1

Page 2, line 2, delete "apply."

Page 2, lines 6 and 7, delete "after January 1 and prior to January 31" and insert ", at some time during the month of January"

Page 2, line 9, after the period insert "An alien who has been physically absent from the United States for more than six months out of any consecutive 12 month period shall be presumed not to be a permanent resident alien, but may submit a written statement to the commissioner explaining the reasons for the absence and any other facts which support the continuation of the permanent resident alien status. Upon receipt of the statement, the commissioner shall have 30 days to review the statement and notify the resident alien whether the facts support continuation of the permanent resident alien status. If the resident alien demonstrates his or her intention to re-establish residency, the commissioner shall continue the permanent resident alien status but may require the resident alien to periodically provide information to substantiate that person's residency status."

Page 2, line 13, delete comma and reinstate "or"

Page 2, lines 14 and 15, delete new language, strike "and," and insert a period

Page 2, line 24, after "apply" insert ":

(1)"

Page 2, line 28, strike "; provided,"

Page 2, line 29, strike "that" and insert a period

Page 2, line 29, strike "so"

Page 2, line 31, strike everything after "ownership"

Page 2, line 32, strike "provisions of this section shall not apply" and insert

(2)"

Page 2, line 34, after "treaty" strike "or" and insert ";

(3) to"?

Page 2, line 35, strike ", or" and insert ";

(4) to"

Page 3, line 1, after "operations" strike "provided, however, that" and insert a period

Page 3, line 5, strike everything after "corporation"

Page 3, line 6, strike "apply" and insert "; and

(5)"

Page 3, line 7, strike ", provided that" and insert "if"

Page 3, line 8, strike "shall be" and insert "is"

Page 3, line 9, strike the comma

Page 3, line 9, strike "provided that" and insert "the"

Page 3, line 26, delete "as may"

Page 3, line 27, delete "be" and everything after " commissioner"

Page 3, line 28, delete everything before the semicolon

Page 3, line 33, delete "30" and insert "90"

Page 3, line 35, delete the period and insert "; and

(e) Continue to file periodic reports as required by subdivision 4 with respect to any land acquired on or before May 27, 1977.

Subd. 2b. [INVESTIGATION BY COMMISSIONER.] The commissioner, upon the request of any person or upon receipt of any information which leads him to believe that a violation of this section may exist, may issue subpoenas requiring the appearance of witnesses, the production of relevant records and the giving of relevant testimony. If, as a result of his investigation, the commissioner concludes that a violation of this section may have occurred, he shall meet with the landowner in the county where the land is located to exchange information relating to the compliance with this section and any necessity for divestiture. The commissioner shall have the power to issue additional subpoenas for the meeting. The landowner and any person subpoenaed by the commissioner may be represented by counsel. Notwithstanding the provisions of chapter 15, the preliminary investigation and the meeting do not constitute a contested case hearing."

Page 3, line 36 to page 4, line 17, delete new language

Page 4, line 18, after "If" insert ", after investigation,"

Page 4, line 20, strike "subdivision 2" and insert "this section"

Page 4, line 26, strike "said" and insert "the"

Page 4, line 30, strike "such"

Page 4, line 32, strike "said" and insert "the"

Page 4, lines 34 and 35, strike "owning such land"

Page 5, line 3, before the period insert "or any noncorporation entity acting as agent, assignee, or successor on behalf of a corporation"

Page 5, after line 11, insert:

"Subd. 3a. [AGREEMENT.] The commissioner is authorized to enter into a written agreement in settlement of any alleged violation, whether or not a hearing is held on the violation. The agreement shall be construed as a "No Contest" pleading and may include any sanctions, penalties, or affirmative actions which are mutually satisfactory and are consistent with this section. The agreement shall be final and conclusive with respect to the action, except upon a showing of fraud, malfeasance, or misrepresentation of a material fact. The matter agreed upon shall not be reopened or modified by an officer, employee, or agent of the state. The agreement shall be filed in Ramsey county district court and shall be enforceable by it or the district court of the county in which the person resides or principally does business. Any violator of an agreement may, after notice is given to the alleged violator and a hearing is held, be punished by the district court as for contempt, in addition to other remedies in this section."

Page 5, lines 15 to 19, delete all new language and reinstate all stricken language

Page 5, line 24, delete "annual"

Page 5, line 25, delete "\$100" and insert "\$25"

Amend the title as follows:

Page 1, line 2, delete "use of"

Page 1, line 2, delete "agricultural land; providing penalties" and insert "ownership of land; providing for permanent resident alien and loss of status"

And when so amended H. F. No. 697 will be identical to S. F.No. 733, and further recommends that H. F. No. 697 be given its second reading and substituted for S. F. No. 733, and that the Senate File be indefinitely postponed.

Pursuant to Rule 49, the Committee on Rules and Administration recommends that H. F. No. 582 be amended as follows:

Page 1, line 14, delete everything after the period

Page 1, delete lines 15 to 18

Page 1, line 19, delete "funds."

Page 1, line 22, after "described." insert "It is unlawful for a person to mutilate, destroy, damage, or remove any shelter, comfort station or other trail facility on any trail established on state owned land or on any recreational trail which is funded in whole or in part by state grant-in-aid funds."

Page 1, delete lines 25 and 26 and insert "section, "trail" means a recreational trail, which is funded in whole or in part by state grant-in-aids to a local unit of government.

Subd. 2. [AUTHORITY OF LOCAL GOVERNMENT.] A local government unit that receives state grant-in-aids for any trail may:

(a) Designate the trail for exclusive use by snowmobiles or for exclusive nonmotorized use from December 1 to April I of any year; and

(b) Issue any permit required under subdivisions 3 to 5."

Page 2, delete lines 1 and 2

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

Page 2, line 4, delete "and only"

Page 2, line 5, delete "be issued by the"

Page 2, delete line 6

Page 2, line 13, delete "3" and insert "4"

Page 2, line 17, delete "4" and insert "5"

Page 2, line 18, after "no" insert "nonmotorized travel unless authorized by permit, lease or easement, nor"

Page 2, line 19, after "snowmobile," delete the rest of the line

Page 2, line 20, after "for" insert "exclusive"

Page 2, line 21, delete "5" and insert "6"

Page 2, line 22, delete "2, 3 and 4" and insert "3 to 5"

Page 2, line 29, after "systems" insert "under the direction of the local unit of government which manages the trail"

Page 2, delete lines 31 to 35 and insert "of a land owner on whose lands the trail system has been constructed, but only with respect to operation on the land of that owner.

Subd. 7. [STREETS AND HIGHWAYS.] This section does not apply to any portion of a trail located on any street or highway as defined in section 169.01.

Subd. 8. [ENFORCEMENT.] The provisions of this section may be enforced by officers of the department of natural resources as provided in section 97.50."

Amend the title as follows:

Page 1, line 2, after "resources;" insert "permitting conservation officers to enforce prohibitions of vandalism of shelters and facilities on state and local trails;"

And when so amended H. F. No. 582 will be identical to S. F.No. 285, and further recommends that H. F. No. 582 be given its second reading and substituted for S. F. No. 285, and that the Senate File be indefinitely postponed.

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. Amendments adopted. Report adopted.

SECOND READING OF SENATE BILLS

S. F. Nos. 602, 1017, 728, 1302, 1253, 1055, 1084, 477, 1252, 1079, 746, 1262, 1323 and 1386 were read the second time.

SECOND READING OF HOUSE BILLS

H. F. Nos. 6, 921, 182, 188, 473, 142, 1344, 192, 25, 732, 697 and 582 were read the second time.

MOTIONS AND RESOLUTIONS

Mr. Moe, D.M. moved that his name be stricken as co-author to S. F. No. 690. The motion prevailed.

CONFIRMATION

Mr. Merriam moved that the report from the Committee on Agriculture and Natural Resources, reported April 28, 1981, pertaining to appointments, be taken from the table. The motion prevailed

Mr. Merriam moved that the foregoing report be now adopted. The motion prevailed.

Mr. Merriam moved that in accordance with the report from the Committee on Agriculture and Natural Resources, reported April 28, 1981, the Senate, having given its advice, do now consent to and confirm the appointments of:

ENVIRONMENTAL EDUCATION BOARD

Roger O. Norman, 303 South Highland, New Ulm, Brown County, effective April 23, 1979, for a term expiring the first Monday in January, 1983.

Dr. Paul O. Walker, 2426 Galtier, Roseville, Ramsey County, effective April 23, 1979, for a term expiring the first Monday in January, 1983.

Julia W. Copeland, 135 Melbourne Avenue SE, Minneapolis, Hennepin County, effective April 23, 1979, for a term expiring the first Monday in January, 1983.

MINNESOTA POLLUTION CONTROL AGENCY

Cynthia C. Jepsen, Box 254, Marine on St. Croix, Washington County, effective February 24, 1981, for a term expiring the first Monday in January, 1985.

Lois West, RR 1, Box 155, Clarks Grove, Freeborn County, effective February 24, 1981, for a term expiring the first Monday in January, 1985.

The motion prevailed. So the appointments were confirmed.

MOTIONS AND RESOLUTIONS — CONTINUED

SUSPENSION OF RULES

Remaining on the Order of Business of Motions and Resolutions, Mr. Moe, R. D. moved to take up the Consent Calendar and waive the lie-over requirement. The motion prevailed.

CONSENT CALENDAR

H. F. No. 410: A bill for an act relating to public welfare; authorizing the commissioner of public welfare to designate the county of financial responsibility for patients transferred under the Interstate Compact on Mental Health who are not residents of Minnesota; amending Minnesota Statutes 1980, Section 245.52.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 54 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Davis	Kroening	Penny	Stern
Bang	Dicklich	Langseth	Peterson C.C.	Stokowski
Belanger	Dieterich	Lantry	Peterson, D.L.	Stumpf
Benson	Engler	Lessard	Peterson, R.W.	Taylor
Berg	Frank	Luther	Petty	Tennessen
Bernhagen	Frederickson	Menning	Pillsbury	Ulland
Bertram	Hanson	Merriam	Ramstad	Vega
Brataas	Hughes	Moe, D. M.	Rued	Waldorf
Chmielewski	Humphrey	Moe, R. D.	Schmitz	Wegener
Dahl	Keefe	Olhoft	Setzepfandt	Willet
Davies	Knoll	Pehler	Sieloff	

So the bill passed and its title was agreed to.

H. F. No. 1070: A bill for an act relating to health; exempting students in schools of dental assisting from the requirement of a dental license; amending Minnesota Statutes 1980, Section 150A.05, Subdivision 2.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 53 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kroening	Peterson, C.C.	Stokowski
Bang	Dieterich	Langseth	Peterson, D.L.	Stumpf
Belanger	Engler	Lantry	Peterson, R.W.	Taylor
Benson	Frank	Lessard	Petty	Tennessen
Berg	Frederickson	Luther	Pillsbury	Ulland
Bernhagen	Hanson	Menning	Ramstad	Vega
Bertram	Hughes	Merriam	Rued	Waldorf
Chmielewski	Humphrey	Moe, D. M.	Schmitz	Wegener
Dahl	Johnson	Moe, R. D.	Setzepfandt	Willet
Davies	Keefe	Olhoft	Sieloff	
Davis	Knoll	Penny	Stern	

So the bill passed and its title was agreed to.

RECESS

Mr. Moe, R.D. moved that the Senate do now recess subject to the call of the President. The motion prevailed.

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

SPECIAL ORDER

Pursuant to Rule 10, Mr. Moe, R.D., Chairman of the Subcommittee on Bill Scheduling, designated H. F. No. 1304 a Special Order to be heard immediately.

H. F. No. 1304: A bill for an act relating to state government; providing for deficiencies in and supplementing appropriations for the expenses of state government; appropriating money.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 54 and nays 6, as follows:

Those who voted in the affirmative were:

Ashbach	Davies	Knutson
Bang	Dieterich	Kronebus
Belanger	Frank	Langseth
Benson	Frederick	Lantry
Berg	Frederickson	Lessard
Berglin	Нальоп	Luther
Bernhagen	Hughes	Menning
Bertram	Humphrey	Moe, R.
Brataas	Johnson	Nelson
Chmielewski	Keefe	Olhoft
Dahl	Knoll	Pehler

ebúsch seth гy ard er ning RĨD. on ft r

Penny Peterson, R.W. Petty Pillsbury Purfeerst Ramstad Renneke Schmitz Setzepfandt Sieloff Solon

Spear Stern Stokowski Stumpf Taylor. Ulland Vega Waldorf Wegener Willet

Those who voted in the negative were:

JOURNAL OF THE SENATE

Davis Merriam Peterson, C.C. Peterson, D.L. Rued Dicklich

So the bill passed and its title was agreed to.

Mr. Willet moved that H. F. No. 1421 be taken from the table. The motion prevailed.

SUSPENSION OF RULES

Mr. Willet moved that an urgency be declared within the meaning of Article IV, Section 19, of the Constitution of Minnesota, with respect to H. F. No. 1421 and that the rules of the Senate be so far suspended as to give H. F. No. 1421 its second and third reading and place it on its final passage. The motion prevailed.

H. F. No. 1421: A bill for an act relating to the organization and operation of state government; appropriating money for education and related purposes, including the department of education, higher education coordinating board, state universities, community colleges, and the university of Minnesota and its hospitals, with certain conditions; amending Minnesota Statutes 1980, Sections 15.38; 121.931, Subdivision 5; 123.742, by adding a subdivision; 123.743; and 136A.121, Subdivisions 4 and 5.

H. F. No. 1421 was read the second time.

Mr. Nelson moved to amend H.F. No. 1421 as follows:

Delete everything after the enacting clause and insert:

"Section 1. [EDUCATION; APPROPRIATIONS.] The sums set forth in the columns designated "APPROPRIATIONS" are appropriated from the general fund, or any other fund designated, to the agencies and for the purposes specified in the following sections of this act, to be available for the fiscal year indicated for each purpose. The figures "1981", "1982", and "1983", wherever used in this act, mean that the appropriation or appropriations listed thereunder or therefor shall be available for the year ending June 30, 1981, June 30, 1982, or June 30, 1983, respectively.

SUMMARY BY FUND

	1981	1982	1983	TOTAL
General		\$436,493,500	\$430,773,500	\$867,267,000
Tr. Hwy.		17,100	18,600	35,700
Prm.Univ.	:	2,500,000	2,500,000	5,000,000
TOTAL		439,010,600	433,292,100	872,302,700

APPROPRIATIONS Available for the Year

Ending June 30

1982	1983
1987	1984

Sec. 2. DEPARTMENT OF EDUCATION

Subdivision 1. General Operations and Management

\$24,002,400 \$23,393,700

1983

\$

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 Approved Complement

 State 532.6
 532.6

 Federal 236.9
 236.9

 Special Revenue 12.5
 12.5

The amounts that may be expended from this appropriation for each program and activity are more specifically described in the following subdivisions of this section.

Subd. 2. Special and Compensatory Education

\$ 5,746,200 \$ 5,706,800

Of this appropriation, \$580,000 in the first year, and \$573,000 in the second year is for Indian scholarships. Any unexpended balance remaining in the first year does not cancel but is available for the second year of the biennium.

\$91,000 the first year is for repair and purchase of equipment at the Minnesota School for the Deaf and the Minnesota Braille and Sight-Saving School. Any unexpended balance remaining in the first year does not cancel but is available for the second year of the biennium.

Subd. 3. Vocational Technical Instruction \$ 3,055,700 \$ 3,167,100

(a) \$493,300 the first year and \$530,500 the second year is for the Minnesota curriculum services center.

(b) \$207,500 the first year and \$224,000 the second year is for the vocational student organization center.

(c) \$240,200 the first year and \$260,000 the second year is for vocational area agricultural coordinators.

(d) The amounts in (a), (b), and (c), shall be spent pursuant to agreements between the state board of education and the recipients. The agreements are not subject to the contract approval procedures of the commissioner of administration.

Until June 30, 1983, the recipient may charge fees to users of these services designed to cover the cost to the recipient of duplication and distribution, plus ten percent.

(e) Federal money received for state vocational education programs pursuant to the Vocational Education Act of 1963, Section 120, and required to be used for vocational education of the disadvantaged and handicapped shall be used only for grants and not for state administrative

\$

costs. This does not limit the use of grant money by a school district for its own administrative costs if otherwise permitted by federal law. The remainder of section 120 money not required to be used for eliminating sex bias, for displaced homemakers programs, and for matching requirements in vocational education shall be used for grants for post-secondary vocational support services aid.

(f) Beginning January 1, 1982, the department shall charge municipalities, counties or other units of government, electric cooperatives and other independent telephone companies an amount to provide 50 percent of the cost of field instruction in the utilities, electric cooperatives, and telephone training.

(g) Of the nine state complement positions to be reduced from this program, six shall be vocational supervisors in the post-secondary and adult activity areas and three shall be professional positions to be selected at the discretion of the commissioner from within the program.

Subd. 4. Special Services

\$ 1,860,200 \$ 1,916,100

Authority to set fees for private trade school licenses and for solicitor's permits shall reside with the state board of education. During the 1981-1983 biennium such fees shall be increased sufficiently so as to provide revenue equal to all costs associated with the private vocational schools unit.

The department shall provide on or before January 4, 1982, to the appropriate committees of the legislature a report on the administrative and regulatory activities associated with the provisions of Minnesota Statutes, Chapter 141, including details and the resulting costs and relationship of costs to the fees charged and collected.

The state board of education after consultation with the board of teaching shall set fees at a level sufficient to recover all department of education and board of teaching costs associated with the licensure, relicensure, and placement of teachers, administrators, and other education professionals.

The department of education may provide available curriculum information for improved teaching practices at public elementary, secondary, and post-secondary vocational schools.

\$

\$

The information may be provided upon the request of a school district or an educational cooperative service unit with whom the department has a written agreement. The department may enter into written agreements annually with school districts or educational cooperative service units who wish to have access to the informational service. The department may collect reasonable fees not to exceed its actual cost. The amounts received by the department pursuant to this authority are annually appropriated from the general fund to the department of education. The department may accept moneys from any public or private source to defray costs incurred pursuant to this activity. The department may fund two professional and two clerical positions from the fees collected for this activity.

Subd. 5. Instructional Services

\$ 2,140,800 \$ 2,220,200

Of the amounts provided by this subdivision, \$17,100 in 1982 and \$18,600 in 1983 are from the trunk highway fund.

\$63,200 in the first year and \$94,900 in the second year is for the chemical dependency program. These appropriations may be expended only with the approval of the governor after consultation with the legislative advisory commission as provided by Minnesota Statutes, Section 3.30 and only as a substitute for federal funds that are diminished or no longer available for this purpose. Up to two federal complement positions may be converted to state complement positions as needed to compensate for any loss of federal funds and as state funds are made available pursuant to this paragraph.

The department of education is authorized to apply for and receive federal money for the career education program. The department of education shall not increase its expenditure of state money or its state complement involved in career education programs above the level of the spending and complement in fiscal year 1979. The department of education shall not apply for federal career education money if the application will require an appropriation of state money at any time in the future. The department of education shall present no budget requests for state appropriations for this program in future sessions.

Subd. 6. School Management Services \$ 8,943,200 \$ 8,109,400 1983

WEDNESDAY, APRIL 29, 1981

1983

(a) \$3,273,000 in 1982 and \$3,554,500 in 1983 is for regional reporting subsidies for regional management information centers.

(b) \$717,300 in 1982 and \$771,800 in 1983 is for regional telecommunication subsidies.

(c) \$1,230,200 in the first year is for instructional timesharing telecommunication costs.

(d) Any unexpended balance remaining in the first year does not cancel but is available for the second year of the biennium.

(e) The department of education in consultation with MECC shall submit to the chairman of the house appropriations committee and the chairman of the senate finance committee by July 15 and December 31 of each year a progress report, proposed plans, and expenditures.

Subd. 7. Auxiliary and General Support Services

\$ 2,090,800 \$ 2,101,300

Of the complement positions to be eliminated in the department, the commissioner shall eliminate at least one state complement position of his own choosing with a classification of education specialist IV or higher.

Subd. 8. The commissioner of education with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Transfer shall be reported forthwith to the house appropriations and senate finance committees.

9. Federal money received for Subd. strengthening state education agencies pursuant to the Elementary and Secondary Education Act of 1965, Title 4C, as amended, or pursuant to the Education Amendments of 1978, Section 404, Paragraph (a), Clause (9), or Title 5, Part B, shall be spent only for the activities and approved complement positions shown in the allocation plan for Title 4C money as approved by the conferees of the senate and house of representatives. The amounts available for expenditure for each activity are those shown in the allocation plan. Amounts necessary to support approved complement positions shown in the allocation plan may be added to or transferred among those activities by the commissioner of education, with the approval of the commissioner of finance and with notification to the committee on finance of the senate and the committee on appropriations of the house of repre\$

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1982

\$

sentatives. Any other transfers or additions may be made only by the governor after consultation with the legislative advisory commission.

Subd. 10. Board of Teaching \$ 165,500 \$ 172,800

Sec. 3. HIGHER EDUCATION COORDIN-ATING BOARD

Subdivision 1. General Operations and Management

The amounts that may be expended from this appropriation for each purpose are more specifically described in the following subdivisions of this section.

Subd. 2. Salaries and Expenses

\$ 2,164,300 \$ 2,374,500

This appropriation includes money for the administration of the state student assistance programs, program planning and coordination, policy planning and research, and agency management services.

Subd. 3. State Scholarship, Nurses Scholarship and State Grant-In-Aid

\$30,720,000 \$30,720,000

Subd. 4. Part Time Student Subsidy \$ 375,000 \$ 375,000

Subd. 5. Special Assistance \$ 1,200 \$ 1,200

Subd. 6. Interstate Tuition Reciprocity \$ 5,300,000 \$ 5,669,000

If the appropriation for either year is insufficient, the appropriation for the other year is available to meet reciprocity contract obligations.

Subd. 7. State Work Study

\$ 3,892,000 \$ 4,067,000

In determining eligibility for work study awards, the higher education coordinating board shall limit awards to the financial need of the student as determined by the student needs analysis formula.

Subd. 8. Medical Student Loans

\$ 81,000 \$ 222,000 No new participants shall be admitted to this 48,685,400 49,631,400

1585

1983

1982

program after June 30, 1981. This appropriation shall be used to meet the renewal loan requests of participants who entered the program prior to June 30, 1981 and to make principal and interest payments on outstanding bonds.

Subd. 9. AVTI Tuition Subsidy

\$ 1,200,000 \$ 1,200,000

Any unexpended balance in this subdivision remaining at the end of the first year does not cancel but is available for the purposes of subdivision 3 above for the second year.

Subd. 10. Private College Contracts

\$ 4,105,000 \$ 4,105,000

Any private educational institution that holds classes or other scheduled educational activities on evenings of precinct caucuses as defined by Minnesota Statutes, Chapter 202A is ineligible to receive money from this appropriation.

Subd. 11. Regional Coordination and Service\$ 285,000\$ 288,000

Subd. 12. Minitex Library Program \$ 561,900 \$ 609,700

Subd. 13. Any unexpended balances in this section, except subdivisions 8 and 11 remaining in the first year do not cancel but are available for the second year of the biennium.

The nursing articulation task force shall submit a report to the higher education coordinating board by January 1, 1982. The report shall include, but not necessarily be limited to: (1) a documentation of the changes in the curricula that existing nursing education programs will implement before January 1, 1983; (2) a documentation of the changes in the transfer policies and policies for advanced placement of licensed nurses that each institution will implement before January 1, 1983; and (3) a set of specific alternatives for providing additional educational opportunities for licensed nurses in all areas of the state which could be implemented on or before July 1, 1983.

Sec. 4. STATE UNIVERSITY BOARD

Subdivision 1. General Operations

and Management

The amounts that may be expended from this appropriation for each purpose are more specifically described in the following subdivisions of 83,349,800

81,966,800

\$

this section.

Subd. 2. Maintenance and Equipment

\$81,213,400 \$80,249,300

(a) The appropriation in subdivision 2 includes \$120,000 in 1982 and \$130,000 in 1983 for enrollment and staffing stabilization.

If the amounts in (a) are insufficient for this purpose, the board may request additional money from the contingent fund in subdivision 3.

(b) The amounts appropriated in subdivision 2 include a sum in each year for recruitment of unclassified staff.

Subd. 3. State University Board Contingent \$ 500,000

Any unexpended balance remaining in the first year does not cancel but is available for the sec-

ond year of the biennium. This appropriation shall be expended with the approval of the governor after consultation with the legislative advisory commission as provided by Minnesota Statutes, Section 3.30.

Subd. 4. Federal Student Loans - State Matching

\$ 175,000 \$ 175,000

Subd. 5. Federal Work Study - State Matching

\$ 518,000 \$ 518,000

Any unexpended balances in subdivisions 4 and 5 remaining in the first year do not cancel but are available for the second year of the biennium. If the amounts appropriated in subdivision 5 are insufficient to fully match federal money available, the state university board may transfer money from the appropriations in subdivision 1 or 3 to this program. No portion of the appropriation shall be used to defray obligations incurred prior to July 1, 1980.

Subd. 6. Repairs and Betterments

\$ 943,400 **\$** 1,024,500

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

The state university board, with the concurrence of the commissioner of finance and the chairmen of the senate finance and house appropriations committees, may transfer excess fuel and utility

\$

1982

money appropriated in subdivision 2 to the repair and betterment account to fund energy conservation related building repairs and improvements.

Subd. 7. A report shall be submitted to the 73rd session of the legislature on the use of all money exempt from budgetary control by the commissioner of finance pursuant to Minnesota Statutes, Sections 136.11, Subdivision 5; 136.144; and 136.37.

Sec. 5. STATE COMMUNITY COLLEGE BOARD

Subdivision 1. General Operations and Management

The amounts that may be expended from this appropriation for each purpose are more specifically described in the following subdivisions of this section.

Subd. 2. Operations and Maintenance

\$38,933,100 \$37,884,200

This appropriation is for maintenance and equipment of the state community college board and the state community colleges. The state community colleges are encouraged to use offcampus courses to extend the benefits of this appropriation to as many Minnesota residents as possible.

(a) The appropriation in subdivision 2 includes \$40,000 in 1982 and \$60,000 in 1983 for enrollment and staffing stabilization.

(b) If the amounts in (a) are insufficient for this purpose, the board may request additional money from the contingent fund in subdivision 3.

Subd. 3. Program Development

\$ 300,000

\$

Prior to use of this appropriation the chancellor of the community college system shall submit the proposed program and expenditures for review by the chairmen of the house appropriations and senate finance committees.

Subd. 4. Learning Centers

232,300 \$ 234,300

The board shall report to the committee on finance of the senate and the committee on appropriations of the house of representatives by March 1, 1982 for the first year and January 1, .

40,492,400 38,973,600

1983 for the second year on the use of the money in this appropriation.

Subd. 5. Federal Student Loan - State Matching

\$ 35,000 \$ 35,000

Subd. 6. Federal Work Study - State Matching

\$ 365,600 \$ 365,600

If the amounts appropriated are insufficient to fully match federal money available, the community college board may transfer money available from the appropriation in subdivision 2 to this program.

Subd. 7. State Community College Board Contingent

\$ 200,000

Any expended balance remaining in the first year does not cancel but is available for the second year of the biennium.

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

Subd. 8. Repairs and Betterments

\$ 426,400 \$ 454,500

Any unexpended balances in this section, except subdivision 2, remaining in the first year does not cancel but is available for the second year of the biennium.

Sec. 6. UNIVERSITY OF MINNESOTA ...

The amounts that may be expended from this appropriation for each purpose are more specifically described in the following three sections of this act.

Sec. 7. UNIVERSITY OF MINNESOTA: GENERAL

Subdivision 1. Operations and

Maintenance

These appropriations are made from:

(a) Income derived from investment of the permanent university fund, which is appropriated to the university as provided in Minnesota Statutes, Section 137.022. It is estimated that this income will not exceed \$2,500,000 for the first year and \$2,500,000 for the second year; and

(b) The general fund. It is estimated that the

240,956,900 237,659,300

198,061,400 196,443,000

WEDNESDAY, APRIL 29, 1981

1983

\$

amount required from the general fund will be at least \$195,561,400 for the first year and \$193,943,000 for the second year.

Of the amount in (b) \$2,644,600 in 1982 and \$5,277,500 in 1983 is for the general inflation allowance.

The university is authorized to retain five percent of the indirect cost recoveries and this amount shall be expended to improve its ability to attract nonstate money. A report on the expenditures of this money with an analysis of apparent results shall accompany the university's annual report on expenditure of excess receipts.

On October 1, 1982 and 1983 the president of the university of Minnesota shall furnish the house appropriations and senate finance committees and the commissioner of finance the following information:

(1) The total amount of receipts during the fiscal year 1982 from all sources in excess of \$92,005,200 and during the fiscal year 1983 from all sources in excess of \$98,852,700;

(2) The sources of these receipts; and

(3) The purposes for which any excess receipts were expended and accounts to which transferred.

The board of regents shall certify to the commissioner of finance at the end of each quarter the amount of earnings derived from the investment of the permanent university fund.

If this income during any fiscal year exceeds the amounts stated in (a) above, the amount payable from the general fund is reduced accordingly.

In preparing the university's legislative budget request for the 1983-1985 biennium, all projected income from student tuition shall be based on a charge per credit hour schedule.

This appropriation includes money to provide direct support services to handicapped students.

Subd	2	Student I	oans -	State Matching	17:
ouou.	<u></u>	Juuunu	Loans -	State Matching	

Subd. 3. Disadvantaged Students

This appropriation shall be used for providing counseling, tutorial, and other direct services to disadvantaged students.

Subd. 4. Fellowship for Minority and Disadvantaged Students Any unexpended balance remaining in the first

175,000	175,000
361,500	361,500

143,000

\$	1982	1983
year does not cancel but is available for the sec- ond year of the biennium.		
Subd. 5. Intercollegiate Athletics	1,494,700	1,494,700
This appropriation shall be used as a general offset to the expenses of intercollegiate athletics.		
Subd. 6. Summer School Tuition and Continuing Education Supplement	1,227,200	1,189,200
This appropriation includes money for the ad-	1,227,200	1,109,200
ministration of the elderhostel program and construction of a tower at Rochester.		
Subd. 7. Medical Services and Instruction	1,671,800	1,681,800
This appropriation includes money for the rural health physicians' associate program, drug abuse information and education, and public health and nurse clinician generalist program.	•	
Subd. 8. Health Sciences Contingent	3,212,500	1,212,500
Any unexpended balance remaining in the first year does not cancel but is available for the sec- ond year of the biennium.	· .	l dia 1999 Ang ang ang ang ang ang ang ang ang ang a
Portions or all of the above appropriation are available upon submission of required docu-	•	

Portio available mentation that federal health sciences capitation money has been reduced or phased out. Replacement of any capitation grant losses or reductions shall be computed by using the fiscal year 1976 level as the base year. The replacement will be adjusted to reflect faculty and civil service salary increases granted to the university for the 1981-1983 biennium. All requests shall be reviewed by the chairmen of the house appropriations and senate finance committees whose recommendations are advisory only. Failure to make a recommendation promptly is deemed a negative recommendation.

Sec. 8. UNIVERSITY OF MINNESOTA: RESEARCH

Subdivision 1. General Research

This appropriation is, as the board of regents may direct, for general research, business and economic research including Duluth, training for careers in fire prevention and protection, center for urban and regional affairs, museum of natural history, and juvenile justice seminar.

Subd. 2. Mineral Resource Research Center

Subd. 3. General Agricultural Research . . .

2.086.600

2,104,700

557.500 557,500 8.699.800 8.699.800

WEDNESDAY, APRIL 29, 1981

	1982	1983 \$
This appropriation includes money for re- on aquatic plants (including wild rice) beans, avian disease, swine disease, con provement and irrigation.	search soy-	. .
Subd. 4. Hormel Institute - Austin	135,100	135,100
To support the operation of the institute promote research by the institute.	and to	· · · · ·
Subd. 5. Medical Research	1,673,900	1,673,900
Subd. 6. Coleman Leukemia Research	Fund 200,000	200,000
Subd. 7. Veterinary Diagnostic Laboratory and Teaching Hospital This appropriation includes money for the tor Rehabilitation and Research Clinic.		794,400
Subd. 8. Geological Survey	565,300	565,300
Subd. 9. Lake Superior Basin Studies	125,000	125,000
Subd. 10. Sea Grant	100,200	100,200
Subd. 11. Plant Biomass Research	225,000	225,000
Subd. 12. Immigration History Re-	search	
Center	225,000	· ·
Subd. 13. Science and Technical Cente	er 200,000	300,000
Sec. 9. UNIVERSITY OF MINNESO COMMUNITY SERVICES	Γ Α:	
Subdivision 1. Agricultural Extension Service	8,629,600	8,629,600
This appropriation includes money for ag ture extension work, county agricultural a home demonstration and 4-H club work	gents, c, and	
soil conservation. Any salary increases g by the university to personnel paid from	ranted	
appropriation shall not result in a reduct	ion of	1
the county portion of the salary payments		•
This appropriation includes money each ye the potato and sugar beet extension progr	ar for am in	
the Red River Valley, contingent on an	equal	
amount being provided by the state of Dakota.	North	
Subd. 2. For State's Share of Expenses		
of County Indigent Patients		2,000,000
Subd. 3. Special Hospitals, Communit vice, and Educational Offset		7,270,500
Fees for service furnished to counties and viduals under this program shall be sou augment the money appropriated; the fe appropriated to the university hospitals, available until June 30, 1983.	ght to es are	

\$	1982 \$	1983
Subd. 4. Industrial Relations Education Program	520,600	520,600
Subd. 5. Inflation Allowance - University Specials	601,300	1,200,000

This appropriation includes money for inflation on the amounts spent on supplies, expenses, and equipment at the rate of 7.1 percent in 1982 and 6.6 percent in 1983.

The appropriations in section 7 for operations and maintenance funding for the agricultural extension service, for the faculty travel fund and for the university hospitals outpatient clinics shall be merged with the appropriate special appropriations in fiscal years 1982 and 1983.

Sec. 10. MAYO MEDICAL

Subdivision 1. Medical School The state of Minnesota shall pay a capitation of \$8,998 in fiscal year 1982 and \$9,799 in fiscal year 1983 for each student who is a resident of Minnesota for a maximum of 40 such students in each class.

Sec. 11. Minnesota Statutes 1980, Section 15.38, is amended to read:

15.38 [NON-INSURANCE OF STATE PROPERTY; STILLWATER CORRECTIONAL FACILITY, EXCEPTION EXCEPTIONS.]

Subdivision 1. [INSURANCE PROHIBITED.] No public funds shall be expended on account of any insurance upon state property against loss or damage by fire or tornado, nor shall any state officer or board contract for or incur any indebtedness against the state on account of any such insurance, except that as specifically authorized in this section, section 15.39, or other law.

Subd. 2. [STILLWATER PRISON.] The commissioner of corrections is authorized in his discretion to insure the state of Minnesota against loss by fire or tornado to the Minnesota correctional facility-Stillwater, or the contents thereof, in any insurance companies licensed to do business in this state, in such an amount as he may from time to time determine and to pay the premiums therefor from the revolving fund of the institution.

Subd. 3. [STATE UNIVERSITIES.] The state university board may purchase insurance coverage as it deems necessary and appropriate for activities ancillary to the programs of the state universities.

Subd. 4. [COMMUNITY COLLEGES.] The community college board may

156,000

1,367,700

168,000

1,499,300

purchase insurance coverage as it deems necessary and appropriate for activities ancillary to the programs of the state community colleges.

Sec. 12. Minnesota Statutes 1980, Section 144A.61, Subdivision 3, is amended to read:

Subd. 3. [CURRICULA; TEST.] The commissioner of education shall develop curricula which may and a test to be used for nursing assistant training programs for employees of nursing homes. The curricula, as reviewed and evaluated by the board of nursing, shall be utilized by all facilities, institutions, or programs offering nursing assistant training programs. The test may be given by any area vocational-technical institute, community college, state university, or the university of Minnesota in accordance with instructions from the commissioner of education."

Amend the title as follows:

Page 1, delete lines 9 to 11 and insert "15.38; and 144A.61, Subdivision 3."

The motion prevailed. So the amendment was adopted.

H. F. No. 1421 was read the third time, as amended, and placed on its final passage.

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

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Bang Belanger Benson Berg Berglin Bertram Brataas Chmielewski Dahl Davies Davis Dicklich	Engler Frank Frederick Frederickson Hanson Hughes Humphrey Johnson Keefe Knoll Knutson Kreening	Langseth Lantry Lessard Luther Menning Merriam Moe, D. M. Moe, R. D. Nelson Olhoft Pehler Penny	Peterson, D. L. Peterson, R. W. Petty Pillsbury Purfeerst Ramstad Renneke Rued Schmitz Setzepfandt Sieloff Sikorski	Stern Stokowski Stumpf Taylor Tennessen Ulland Vega Waldorf Wegener Willet
Dicklich Dieterich	Kroening Kronebusch	Penny Peterson, C.C.	Şikorski	
Dieterich	Kronebusch	Peterson, C.C.	Spear	

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

Mr. Willet moved that S. F. No. 1386 be stricken from General Orders and laid on the table. The motion prevailed.

SPECIAL ORDER

Pursuant to Rule 10, Mr. Moe, R.D., Chairman of the Subcommittee on Bill Scheduling, designated H. F. No. 326 a Special Order to be heard immediately.

H. F. No. 326: A bill for an act relating to health; changing eligibility requirements for catastrophic health expense protection; including insurance premiums; appropriating money; amending Minnesota Statutes 1980, Sections 62E.52, Subdivisions 2 and 3; 62E.53, Subdivisions 1 and 2; and 62E.531, Subdivision 2.

Mr. Sikorski moved to amend H. F. No. 326, the unofficial engrossment, as

43RD DAY]

follows:

Page 1, line 26, delete "cash or liquid"

Page 2, line 8, after "town" insert a comma and delete " adjoining" and insert "surrounding"

Page 2, line 11, delete "or" and insert a comma

Page 2, delete lines 12 and 13 and insert "or shares in a family farm corporation shall be disregarded if it is usually used to produce income."

Page 2, line 30, delete "which" and insert "that"

Page 3, line 31, delete "Any" and insert "A"

Page 3, line 34, delete "any such" and insert "the"

Page 3, line 36, delete "shall be" and insert "is"

Page 4, delete lines 21 to 25 and insert:

"Subd. 3. [TRANSFERS PROHIBITED.] The commissioner shall make no transfers between appropriations for the payment of health services under the provisions of sections 62E.51 to 62E.55 and appropriations for other programs of the department of public welfare."

The motion prevailed. So the amendment was adopted.

Mr. Knutson moved to amend H. F. No. 326, the unofficial engrossment, as follows:

Page 2, line 17, delete "18" and insert "12"

Page 2, line 20, before "and" insert "or for services of an intermediate care facility, level I, for not more than 120 days in a year,"

The motion prevailed. So the amendment was adopted.

H. F. No. 326 was read the third time, as amended, and placed on its final passage.

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

The roll was called, and there were yeas 58 and nays 5, as follows:

Those who voted in the affirmative were:

Ashbach	Davis	Knutson	Penny	Spear
Bang	Dicklich	Kroening	Peterson,C.C.	Stern
Belanger	Dieterich	Langseth	Peterson, R.W.	Stokowski
Benson	Engler	Lantry	Petty	Stumpf
Berg	Frank	Lessard	Pillsbury	Tennessen
Berglin	Frederick	Luther	Purfeerst	Ulland
Bernhagen	Hanson	Menning	Ramstad	Vega
Bertram	Hughes	Merriam	Renneke	Waldorf
Brataas	Humphrey	Moe, D. M.	Schmitz	Wegener
Chmielewski	Johnson	Moe, R. D.	Setzepfandt	Willet
Dahl	Keefe	Nelson	Sikorski	
Davies	Knoll	Pehler	Solon	

Sieloff

Those who voted in the negative were:

Frederickson Kronebusch Peterson, D.L. Rued

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

JOURNAL OF THE SENATE

MOTIONS AND RESOLUTIONS - CONTINUED

SUSPENSION OF RULES

Remaining on the Order of Business of Motions and Resolutions, Mr. Moe, R.D. moved that the Senate take up the Calendar and waive the lie-over requirement. The motion prevailed.

CALENDAR

S. F. No. 694: A bill for an act relating to commerce; regulating the manufacture, importation, distribution, sale, leasing and alteration of manufactured homes; conforming state regulatory practices and the state manufactured home building code to federal law; providing for enforcement of the code; prohibiting certain practices; providing civil and criminal penalties; amending Minnesota Statutes 1980, Sections 327.31; 327.32; 327.33; and 327.34, Subdivisions 1, 3, and 4, and by adding a subdivision; proposing new law coded in Minnesota Statutes, Chapter 327; repealing Minnesota Statutes 1980, Section 327.34. Subdivision 2.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 39 and nays 22, as follows:

Those who voted in the affirmative were:

Bang	Hanson	Langseth	Peterson, R.W.	Stern
Belanger	Hughes	Lantry	Petty	Stokowski
Berglin	Humphrey	Lessard	Purfeerst	Stumpf
Dahl	Johnson	Luther	Schmitz	Tennessen
Davies	Keefe	Menning	Setzepfandt	Vega
Dieterich	Knoll	Moe, D. M.	Sikorski	Waldorf
Frank	Knutson	Nelson	Solon	Wegener
Frederick	Kroening	Pehler	Spear	0
Those wh	no voted in the r	negative were:		

e nega

Ashbach	Brataas	Kronebusch	Pillsbury	Ulland
Benson	Chmielewski	Merriam	Ramstad	Willet
Berg	Davis	Penny	Renneke	
Bernhagen	Engler	Peterson, C.C.	Rued	
Bertram	Frederickson	Peterson, D.L.	Sieloff	
		•		

So the bill passed and its title was agreed to.

H. F. No. 601: A bill for an act relating to cemeteries; requiring public cemeteries having permanent care and improvement funds to file a notice and an annual report with the county auditor; amending Minnesota Statutes 1980, Section 306.761.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 61 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach Bang Belanger Benson Berglin	Bernhay Bertran Brataas Chmiel Dahl	n Davis Dicklich	Frank Frederick Fredericksor Hanson Hughes	Humphrey Johnson Keefe Knoll Knutson	
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Kroening Kronebusch Langseth Lantry Lessard Luther Menning Merriam	Moe, D. M. Moe, R. D. Nelson Petiler Penny Peterson, C.C. Peterson, D.L. Peterson, R.W.	Petty Pillsbury Purfeerst Ramstad Rued Schmitz Setzepfandt Sieloff	Sikorski Solon Spear Stern Stokowski Stumpf Tennessen Ulland	Vega Waldorf Wegener Willet
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So the bill passed and its title was agreed to.

H. F. No. 57: A bill for an act relating to real estate; directing a conveyance of the states right, title and interest in certain lands to Independent School District No. 417 of Tracy, Minnesota.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 59 and nays 0, as follows:

Those who voted in the affirmative were:

Bang	Dieterich	Kroening	Peterson, D.L.	- Solon	
Belanger	Engler	Kronebusch	Peterson R.W	Spear	4.00
Benson	Frank	Langseth	Petty	Stem	
Berglin	Frederick	Lantry	Pillsbury	Stokowski	1.1
Bernhagen	Frederickson	Lessard	Purfeerst	Stumpf	
Bertram	Hanson	Luther	Ramstad	Tennessen	
Brataas	Hughes	Menning	Renneke	Ulland	•
Chmielewski	Humphrey	Merriam	Rued	Vega	
Dahi	Johnson	Moe, R. D.	Schmitz	Waldorf	
Davies	Keefe	Pehler	Setzepfandt	Wegener	
Davis	Knoll	Penny	Sieloff	Willet	•••
Dicklich	Knutson	Peterson,C.C.	Sikorski		

So the bill passed and its title was agreed to.

H. F. No. 1075: A bill for an act relating to social and charitable organizations; increasing the threshold dollar amount required for the use of a certified financial statement; determining what is properly included in cost of goods or services; amending Minnesota Statutes 1980, Sections 309.53, Subdivision 3; and 309.555, Subdivision 2.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 61 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dieterich	Langseth	Peterson R W	Stern
Bang	Engler	Lantry	Petty	Stokowski
Belanger	Frank	Lessard	Pillsbury	Stumpf
Benson	Frederick	Luther	Purfeerst	Tennessen
Berglin	Frederickson	Menning	Ramstad	Ulland
Bernhagen	Hanson	Merriam	Renneke	Vega
Bertram	Hughes	Moe, D. M.	Rued	Waldorf
Brataas	Humphrey	Moe, R. D.	Schmitz	Wegener
Chmielewski	Johnson	Nelson	Setzepfandt	Willet
Dahl	Keefe	Pehler	Sieloff	, mici
Davies	Knoll	Penny	Sikorski	
Davis	Kroening	Peterson,C.C.	Solon	
Dicklich	Kronebusch	Peterson D 1	Snear	

So the bill passed and its title was agreed to.

H. F. No. 258: A bill for an act relating to commerce; allowing the manufacture, sale, and shipment of gambling devices for use in other states; amending Minnesota Statutes 1980, Sections 349.31, Subdivision 1; 609.75, Subdivision 1; 609.76; proposing new law coded in Minnesota Statutes, Chapter 349.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach Bang Belanger Benson Berglin Bertram Brataas	Dieterich Engler Frank Frederick Frederickson Hanson Hughes	Kroening Kronebusch Langseth Lantry Lessard Luther Menning	Purfeerst	Sikorski Solon Spear Stern Stokowski Stumpf Tennessen
	Frederickson	Lessard	Petty	Stokowski
Bertram	Hanson	Luther	Pillsbury	Stumpf
Brataas	Hughes	Menning	Purfeerst	Tennessen
Chmielewski	Humphrey	Merriam	Renneke	Ulland
Dahl	Johnson	Moe, D. M.	Rued	Vega
Davies	Keefe	Moe, R. D.	Schmitz	Waldorf
Davis	Knoll		Setzepfandt	Wegener
Dicklich	Knutson	Pehler	Sieloff	Willet

So the bill passed and its title was agreed to.

H. F. No. 168: A bill for an act relating to motor vehicle carriers; providing procedures for granting permits to courier service carriers in certain cases; amending Minnesota Statutes 1980, Section 221.121, Subdivision 4.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, D.L.	Spear
Bang	Dieterich .	Langseth	Peterson, R.W.	Stern
Belanger	Engler	Lantry	Petty	Stokowski
Benson	Frank	Lessard	Pillsbury	Stumpf
Berg	Frederick	Luther	Purfeerst	Tennessen
Berglin	Frederickson	Menning	Ramstad	Ulland
Bernhagen	Hanson	Merriam	Renneke	Vega
Bertram	Hughes	Moe, D.M.	Rued	Waldorf
Brataas	Humphrey	Moe, R.D.	Schmitz	Wegener
Chmielewski	Johnson	Nelson	Setzepfandt	Willet
Dahl	Knoll	Pehler	Sieloff	
Davies	Knutson	Penny	Sikorski	
Davis	Kroening	Peterson, C.C.	Solon	

So the bill passed and its title was agreed to.

H. F. No. 371: A bill for an act relating to insurance; prohibiting insurance companies which offer funeral or burial expense policies from designating as beneficiaries under the policies persons who provide funeral or burial services and supplies; removing the prohibition against an insurance company's affiliation with a funeral establishment; proposing new law coded in Minnesota Statutes, Chapter 72A; repealing Minnesota Statutes 1980, Section 72A.321.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 0, as follows: Those who voted in the affirmative were:

Ashbach	Dicklich	Kroening	Penny	Sieloff
Bang	Dieterich	Kronebusch	Peterson, C.C.	Sikorski
Belanger	Engler	Langseth	Peterson, D.L.	Solon
Benson	Frank	Lantry	Peterson, R.W.	Spear
Berg	Frederick	Lessard	Petty	Stokowski
Berglin	Frederickson	Luther	Pillsbury	Stumpf
Bernhagen	Hanson	Menning	Purfeerst	Tennessen
Bertram	Hughes	Merriam	Ramstad	Ulland
Chmielewski	Humphrey	Moe, D. M.	Renneke	Vega
Dahl	Johnson	Moe, R. D.	Rued	Waldorf
Davies	Knoll	Nelson	Schmitz	Wegener
Davis	Knutson	Pehler	Setzepfandt	Willet

So the bill passed and its title was agreed to.

H. F. No. 579: A bill for an act relating to financial institutions; allowing new mortgage instruments; modifying rate restrictions on certain loans; providing a maximum late charge on certain loans; amending Minnesota Statutes 1980, Section 47.20, Subdivisions 1, 2, 4, 4a, 6, 12 and by adding subdivisions.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 48 and nays 15, as follows:

Those who voted in the affirmative were:

Ashbach	Davis	Kronebusch	Penny	Schmitz
Bang	Engler	Langseth	Peterson,C.C.	Setzepfandt
Belanger	Frederick	Lantry	Peterson, D.L.	Sieloff
Benson	Frederickson	Lessard	Peterson, R.W.	Solon
Berg	Hanson	Menning	Petty	Stern
Bernhagen	Hughes	Merriam	Pillsbury	Tennessen
Bertram	Humphrey	Moe, D. M.	Purfeerst	Ulland
Brataas	Keefe	Moe, R. D.	Ramstad	Wegener
Dahl	···· Knoli	Nelson	Renneke	0
Davies	Knutson	Pehler	Rued	•

Those who voted in the negative were:

Berglin	Dieterich	Kroening	Spear	Vega
Chmielewski	Frank	Luther	Stokowski	Waldorf
Dicklich	Johnson	Sikorski	Stumpf	Willet

So the bill passed and its title was agreed to.

H. F. No. 413: A bill for an act relating to handicapped persons; prohibiting persons serving as foreign language interpreters or interpreters for persons with hearing or speaking impairments from disclosing communications made to them during the course of civil, criminal or administrative proceedings; amending Minnesota Statutes 1980, Sections 546.44, by adding a subdivision; 595.02; 611.30; 611.31; and 611.33, by adding a subdivision.

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

The question was taken on the passage of the bill.

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The roll was called, and there were yeas 61 and nays 1, as follows:

Those who voted in the affirmative were:

Ashbach Bang Belanger Benson	Dicklich Dieterich Engler Frank	Kronebusch Langseth Lantry Lessard	Peterson,R.W. Petty Pillsbury Purfeerst	Stern Stokowski Stumpf Tennessen
Berg	Frederick	Luther	Ramstad	Ulland
Berglin	Hanson	Menning	Renneke	Vega
Bernhagen	Hughes	Merriam	Rued	Waldorf
Bertram	Humphrey	Moe, D. M.	Schmitz	Wegener
Brataas	Johnson	Moe, R. D.	Setzepfandt	Willet
Chmielewski	Keefe	Nelson	Sieloff	
Dahl	Knoll	Pehler	Sikorski	
Davies	Knutson	Penny	Solon	-
Davis	Kroening	Peterson, D.L.	Spear	

Mr. Frederickson voted in the negative.

So the bill passed and its title was agreed to.

H. F. No. 79: A bill for an act relating to commerce; providing for the regulation and licensing of precious metal dealers; establishing identification procedures and recording requirements; prohibiting certain transactions; providing for criminal and civil penalties; providing remedies; amending Minnesota Statutes 1980, Section 609.53, Subdivision 4, and by adding subdivisions; proposing new law coded in Minnesota Statutes, Chapter 325F.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 61 and nays 2, as follows:

Those who voted in the affirmative were:

Ashbach Bang Belanger Benson Berg Berglin Bernhagen Bertram Brataas	Hughes Humphrey Johnson	Lantry Lessard Luther Menning Merriam Moe, D. M. Moe, R. D.	Peterson, D. L. Peterson, R. W. Petty Pillsbury Purfeerst Ramstad Renneke Rued Sieloff	Stokowski Stumpf Taylor Tennessen Ulland Vega Waldorf Wegener Willet
Davies	Knoll	Pehler	Solon	
Davis Dicklich	Knutson Kroening	Penny Peterson, C.C.	Spear Stern	

Messrs. Chmielewski and Schmitz voted in the negative.

So the bill passed and its title was agreed to.

S. F. No. 1122: A bill for an act relating to veterans; changing the method of appointment and termination of the administrator of the Minnesota veterans home; amending Minnesota Statutes 1980, Section 198.06.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 63 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dieterich	Kronebusch	Peterson.D.L.	Spear .
Belanger	Engler	Langseth	Peterson, R.W.	Stern
Benson	Frank	Lantry	Petty	Stokowski
Berg .	Frederick	Lessard	Pillsbury	Stumpf
Berglin	Frederickson	Luther	Purfeerst	Taylor
Bernhagen	Hanson	Menning	Ramstad	Tennessen
Bertram	Hughes	Merriam	Renneke	Ulland
Brataas	Humphrey	Moe, D. M.	Rued	Vega
Chmielewski	Johnson	Moe, R. D.	Schmitz	Waldorf
Dahl	Keefe	Nelson	Setzepfandt	Wegener
Davies	Knoll	Pehler	Sieloff	Willet
Davis	Knutson	Penny	Sikorski	
Dicklich	Kroening	Peterson, C.C.	Solon	· · · ·

So the bill passed and its title was agreed to.

H. F. No: 98: A bill for an act relating to energy; amending certain provisions for home energy disclosure reports; amending Minnesota Statutes 1980, Section 116H.129, Subdivisions 1, 2, 5, 6, and 7.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 50 and nays 13, as follows:

Those who voted in the affirmative were:

Ashbach Benson Berglin Bernhagen Brataas Dahl Davies Davis Dicklich Dicklich	Frank Frederick Hanson Hughes Humphrey Johnson Keefe Knoll	Kronebusch Langseth Lantry Lessard Luther Menning Merriam Moe, D.M. Moe, R.D.	Pehler Penny Peterson, R.W. Petty Purfeerst Ramstad Schmitz Sieloff Sikorski	Spear Stern Stokowski Stumpf Taylor Tennessen Ulland Vega Waldorf
Dieterich	Kroening	AT 1	Solon	Wegener

Those who voted in the negative were:

Bang	Bertram	Knutson	Pillsbury	Willet
Belanger	Chmielewski	Peterson, C.C.	Renneke	
Berg	Frederickson	Peterson, D.L.	Rued	

So the bill passed and its title was agreed to.

H. F. No. 1059: A bill for an act relating to crimes; providing for the type of proof of the fact of killing in murder and manslaughter cases; amending Minnesota Statutes 1980, Section 634.051.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Brataas	Frank	Kroening	Moe, D.M.
Bang	Chmielewski	Frederick	Kronebusch	Moe R D
Belanger	Dahl	Frederickson	Langseth	Nelson
Benson	Davies	Hanson	Lantry	Pehler
Berg	Davis	Hughes	Lessard	Penny
Berglin	Dicklich	Humphrey	Luther	Peterson, C.C.
Bernhagen	Dieterich	Johnson	Menning	Peterson, D.L.
Bertram	Engler	Knutson	Merriam	Peterson, R.W.

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Petty	Rued	Solon	Taylor	Wegener
Pillsbury	Schmitz	Spear	Tennessen	Willet
Purfeerst	Setzepfandt	Stern	Ulland	
Ramstad	Sieloff	Stokowski	Vega	•
Renneke	Sikorski	Stumpf	Waldorf	
				-

So the bill passed and its title was agreed to.

S. F. No. 445: A bill for an act relating to courts; providing service periods on Hennepin and Ramsey County district courts, juvenile divisions or family division; authorizing appointment of district court judges to hear cases arising under the juvenile court or family court act for terms up to four years; amending Minnesota Statutes 1980, Sections 260.019, Subdivision 3; 484.64, Subdivision 1; and 484.65, Subdivisions 1 and 6.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 64 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kroening	Peterson, C.C.	Solon
Bang	Dieterich	Kronebusch	Peterson, D.L.	Spear
Belanger	Engler	Langseth	Peterson, R.W.	Stern
Benson	Frank	Lantry	Petty	Stokowski
Berg	Frederick	Lessard	Pillsbury	Stumpf
Berglin	Frederickson	Luther	Purfeerst	Taylor
Bernhagen	Hanson	Menning	Ramstad	Tennessen
Bertram	Hughes	Merriam	Renneke	Ulland
Brataas	Humphrey	Moe, D.M.	Rued	Vega
Chmielewski	Johnson	Moe, R.D.	Schmitz	Waldorf
Dahl	Keefe	Nelson	Setzepfandt	Wegener
Davies	Knoll	Pehler	Sieloff	Willet
Davis	Knutson	Penny	Sikorski	

So the bill passed and its title was agreed to.

H. F. No. 449: A bill for an act relating to courts; providing that court reporter salaries shall be set by the district court administrator after consultation with the chief judge; amending Minnesota Statutes 1980, Sections 486.05, Subdivision 1; and 487.11, Subdivision 2.

With the unanimous consent of the Senate, Mr. Solon moved that the amendment made to H. F. No. 449 by the Committee on Rules and Administration in the report adopted April 20, 1981, pursuant to Rule 49, be stricken, and that the amendment to H. F. No. 449, adopted by the Senate April 28, 1981, be stricken. The motion prevailed. So the amendments were stricken.

H. F. No. 449 was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 61 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Chmielewski	Hanson	Lantry	Peterson, C.C.
Bang	Dahl	Hughes	Lessard	Peterson, D.L.
Belanger	Davies	Humphrey	Luther	Peterson, R.W.
Benson	Davis	Johnson	Menning	Petty
Berg	Dicklich	Keefe	Merriam	Pillsbury
Berglin	Engler	Knoll	Moe, D.M.	Purfeerst
Bernhagen	Frank	Kroening	Moe, R.D.	Ramstad
Bertram	Frederick	Kronebusch	Nelson	Renneke
Brataas	Frederickson	Langseth	Penny	Rued

Schmitz	Solon	Stokowski	Tennessen	Waldorf
Setzepfandt	Spear	Stumpf	Ulland	Wegener
Sieloff	Stern	Taylor	Vega	Willet
Sikorski	1997 - C.	the state of the second st		

So the bill passed and its title was agreed to.

S. F. No. 373: A bill for an act relating to public safety; requiring the state fire marshal to grant or deny variances from the provisions of the state fire code within 30 days; amending Minnesota Statutes 1980, Section 299F.011, Subdivision 5.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 63 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, D.L.	Spear
Bang	Dieterich	Langseth	Peterson, R.W.	Stern
Belanger	Engler	Lantry	Petty	Stokowski
Benson	Frank	Lessard	Pillsbury	Stumpf
Berg	Frederick	Luther	Purfeerst	Taylor
Berglin	Frederickson	Menning	Ramstad	Tennessen
Bernhagen	Hanson	Merriam	Renneke	Ulland
Bertram	Hughes	Moe, D.M.	Rued	Vega
Brataas	Humphrey	Moe, R.D.	Schmitz	Waldorf
Chmielewski	Johnson	Nelson	Setzepfandt	Wegener
Dahl	Keefe	Pehler	Sieloff	Willet
Davies	Knoll	Penny	Sikorski	
Davis	Kroening	Peterson, C.C.	Solon	

So the bill passed and its title was agreed to.

S. F. No. 1188: A bill for an act relating to human rights; clarifying the meaning of reprisal; permitting the filing of a charge of unfair discriminatory practice directly in district court; permitting access to certain documents; granting certain powers to the commissioner of human rights; amending Minnesota Statutes 1980, Sections 363.03, Subdivision 7; 363.06, Subdivisions 1, 3, and 4, and by adding a subdivision; 363.14, Subdivision 1; repealing Minnesota Statutes 1980, Section 363.04, Subdivision 3.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 0, as follows:

Those who voted in the affirmative were:

Bang	Dicklich	Kroening	Peterson, C.C.	Solon
Belanger	Dieterich	Kronebusch	Peterson, D.L.	Spear
Benson	Engler	Langseth	Peterson, R.W.	Stern
Berg	Frank	Lantry	Petty	Stokowski
Berglin	Frederick	Lessard	 Pillsbury 	Stumpf
Bernhagen	Frederickson	Luther	Purfeerst	Taylor
Bertram	Hanson	Menning	Ramstad	Tennessen
Brataas	Hughes	Merriam	Renneke	Ulland
Chmielewski	Humphrey	Moe. D.M.	Rued	Vega
Dahl	Johnson	Moe, R.D.	Setzepfandt	Waldorf
Davies	Keefe	Pehler	Sieloff	Wegener
Davis	Knoll	Penny	Sikorski	Willet

So the bill passed and its title was agreed to.

H. F. No. 484: A bill for an act relating to commerce; clarifying the definition of "continuing care"; providing for implementation of the continuing care facilities disclosure and rehabilitation act in a self-executing manner; amending Minnesota Statutes 1980, Sections 80D.01; 80D.02, Subdivision 2, and by adding a subdivision; 80D.03, Subdivision 1; 80D.04; 80D.05; 80D.06; 80D.08; 80D.09; 80D.11; 80D.13, Subdivision 1; 80D.14, Subdivisions 1 and 2; 80D.15; 80D.16; and 82.18; repealing Minnesota Statutes 1980, Sections 80D.02, Subdivision 3; 80D.03, Subdivisions 3 and 4; 80D.10; 80D.12; 80D.14, Subdivision 3; 80D.17; and 80D.18.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 63 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, D.L.	Spear
Bang	Dieterich	Langseth	Peterson, R.W.	Stern
Belanger	Engler	1 Lantry	Petty	Stokowski
Benson	Frank	Lessard	Pillsbury	Stumpf
Berg	Frederick	Luther	Purfeerst	Taylor
Berglin	Frederickson	Menning	Ramstad	Tennessen
Bernhagen	Hanson	Merriam	Renneke	Ulland
Bertram	Hughes	Moe, D.M.	Rued	Vega
Brataas	Humphrey	Moe, R.D.	Schmitz	Waldorf
Chmielewski	Johnson	Nelson	Setzepfandt	Wegener
Dahl	Keefe	Pehler	Sieloff	Willet
Davies	Knoll	Penny	Sikorski	
Davis	Kroening	Peterson, C.C.	Solon	

So the bill passed and its title was agreed to.

S. F. No. 1074: A bill for an act relating to natural resources; extending the permissible term of agricultural leases of state peat lands; amending Minnesota Statutes 1980, Section 92.50, Subdivision 1.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, R.W.	Stern	
Bang	Dieterich	Langseth	Petty	Stokowski	1.0
Belanger	Engler	Lantry	Pillsbury	Stumpf	
Benson	Frank	Luther	Purfeerst	Taylor	
Berg	Frederick	Menning	Ramstad ·	Tennessen	
Berglin	Frederickson	Merriam	Renneke	Ulland	
Bernhagen	Hanson	Moe, D.M.	Rued	Vega	
Bertram	Hughes	Moe, R.D.	Schmitz	Waldorf	1
Brataas	Humphrey	Nelson	Setzepfandt	Wegener	
Chmielewski	Johnson	Pehler	Sieloff	Willet	
Dahl	Keefe	Penny	Sikorski		
Davies	Knoll	Peterson, C.C.	Solon		
Davis	Kroening	Peterson, D.L.	Spear		

So the bill passed and its title was agreed to.

S. F. No. 890: A bill for an act relating to wild animals; increasing the

amount of the reward which may be paid for information relating to game law violations; amending Minnesota Statutes 1980, Section 97.51.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 61 and nays 1, as follows:

Those who voted in the affirmative were:

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Ashbach	Dieterich	Lantry	Petty	Stokowski
Bang	Engler	Lessard	Pillsbury	Stumpf
Belanger	Frank	Luther	Purfeerst	Taylor
Benson	Frederick	Menning	Ramstad	Tennessen
Berg	Frederickson	Merriam	Renneke	Ulland
Berglin	Hanson	Moe, D.M.	Rued	Vega
Bertram	Hughes	Moe, R.D.	Schmitz	Waldorf
Brataas	Humphrey	Nelson	Setzepfandt	Wegener
Chmielewski	Johnson	Pehler	Sieloff	Willet
Dahl	Keefe	Penny	Sikorski	
Davies	Knoll	Peterson, C.C.	Solon	
Davis	Kronebusch	Peterson, D.L.	Spear	
Dicklich	Langseth	Peterson, R.W.	Stern	

Mr. Kroening voted in the negative.

So the bill passed and its title was agreed to.

S. F. No. 690: A bill for an act relating to retirement; contributions and benefits of judges and survivors under the uniform retirement and survivors' annuities law; amending Minnesota Statutes 1980, Section 490.124, Subdivisions 9 and 12.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 1, as follows:

Those who voted in the affirmative were:

Ashbach	Davis	Knoll	Penny	Sikorski
Bang	Dicklich	Kroening	Peterson, C.C.	Solon
Belanger	Dieterich	Kronebusch	Peterson, R.W.	Spear
Benson	Engler	Langseth	Petty	Stern
Berg	Frank	Lantry	Pillsoury	Stokowski
Berglin	Frederick	Lessard	Purfeerst	Stumpf
Bernhagen	Frederickson	Luther	Ramstad	Taylor
Bertram	Hanson	Menning	Renneke	Tennessen
Brataas	Hughes	Merriam	Rued	Ulland
Chmielewski	Humphrey	Moe, R.D.	Schmitz	Vega
Dahl	Johnson	Nelson	Setzepfandt	Waldorf
Davies	Keefe	Pehler	Sieloff	Willet

Mr. Moe, D.M. voted in the negative.

So the bill passed and its title was agreed to.

S. F. No. 556: A bill for an act relating to motor vehicles; providing for registration and regulating the display of plates and insignia; providing exemptions from registration and taxation for nonresident servicemen; specifying the time when the tax is due and payable; amending Minnesota Statutes 1980, Sections 168.04, Subdivision 1; 168.09, Subdivisions 1 and 3; and 168.31,

Subdivision 1.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, R.W.	Stern
Bang	Dieterich	Langseth	Petty	Stokowski
Belanger	Engler	Lantry	Pillsbury	Stumpf
Benson	Frank	Luther	Purfeerst	Taylor
Berg	Frederick	Menning	Ramstad	Tennessen
Berglin	Frederickson	Merriam	Renneke	Ulland
Bernhagen	Hanson	Moe, D.M.	Rued	Vega
Bertram	Hughes	Moe, R.D.	Schmitz	Waldorf
Brataas	Humphrey	Nelson	Setzepfandt	Wegener
Chmielewski	Johnson	Pehler	Sieloff	Willet
Dahl	Keefe	Penny	Sikorski	
Davies	Knoll	Peterson, C.C.	Solon	
Davis	Kroening	Peterson, D.L.	Spear	

So the bill passed and its title was agreed to.

S. F. No. 655: A bill for an act relating to financial institutions; permitting the sale of certain loans of credit unions; providing for the withdrawal of credit union members; amending Minnesota Statutes 1980, Sections 52.04 and 52.19.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 57 and nays 4, as follows:

Those who voted in the affirmative were:

BangDicklichBelangerDieterichBensonEnglerBergFrankBerginFrederickBernhagenFredericksonBertramHansonBrataasHughesChmielewskiHumphreyDahlJohnsonDaviesKeefeDavisKnoll	Kroening Langseth Lantry Luther Menning Merriam Moe, D.M. Moe, R.D. Nelson Pehler Peterson, C.C. Peterson, D.L.	Peterson, R.W. Petty Purfeerst Ramstad Rued Schmitz Setzepfandt Sieloff Sikorski Solon Spear Stern	Stokowski Stumpf Taylor Tennessen Ultand Vega Waldorf Wegener Willet
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Mrs. Kronebusch, Messrs. Penny, Pillsbury and Renneke voted in the negative.

So the bill passed and its title was agreed to.

S. F. No. 641: A bill for an act relating to financial institutions; providing for uniform administration of liquidity reserve requirements among deposit institutions; amending Minnesota Statutes 1980, Sections 46.04, Subdivision 1; 50.175; and 52.17; proposing new law coded in Minnesota Statutes, Chapters 48; and 51A; and repealing Minnesota Statutes 1980, Sections 48.22; and 51A.36.

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

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The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Langseth	Peterson, R.W.	Stern
Bang	Dieterich	Lantry	Petty	Stokowski
Belanger	Engler	Lessard	Pillsbury	Stumpf
Benson	Frank	Luther	Purfeerst	Taylor
Berg	Frederick	Menning	Ramstad	Tennessen
Berglin	Frederickson	Merriam	Renneke	Ulland
Bernhagen	Hanson	Moe, D.M.	Rued	Vega
Bertram	Hughes	Moe, R.D.	Schmitz	Waldorf
Brataas	Johnson	Nelson	Setzepfandt	Wegener
Chmielewski	Keefe	Pehler	Sieloff	Willet
Dahl	Knoll	Penny .	Sikorski	
Davies	Kroening	Peterson, C.C.	Solon	
Davis	Kronebusch	Peterson, D.L.	Spear	

So the bill passed and its title was agreed to.

S. F. No. 56: A bill for an act relating to insurance; broadening the scope of mandated group accident and health coverage for ambulatory mental health services; modifying certain comprehensive health insurance benefit requirements; amending Minnesota Statutes 1980, Sections 62A.152; and 62E.06, Subdivision 1.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 57 and nays 6, as follows:

Those who voted in the affirmative were:

Belanger Benson Berg Berglin Bernhagen Bertram Brataas Chmielewski Dahl Davies Davis Davis Dicklich	Dieterich Engler Frank Frederick Frederickson Hanson Hughes Humphrey Johnson Keefe Knoll Kroening	Kronebusch Langseth Lantry Lessard Luther Menning Merriam Moe, D.M. Moe, R.D. Nelson Pehler Penny	Ramstad Renneke Schmitz Setzepfandt Sikorski Solon	Stern Stokowski Stumpf Taylor Tennessen Ulland Vega Wegener Willet
Dicklich	Kroening	Penny	Spear	

Those who voted in the negative were:

Ashbach	Pillsbury	Rued	Sieloff	Waldorf
Bang				

So the bill passed and its title was agreed to.

S. F. No. 672: A bill for an act relating to natural resources; authorizing the commissioner of natural resources to convey certain lands acquired for trail purposes.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 58 and nays 5, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich -	Langseth	Peterson, D.L.	Solon
Bang	Engler	Lantry	Peterson, R.W.	Stern
Belanger	Frank	Lessard	Petty	Stokowski
Benson	Frederick	Lindgren	Pillsbury	Stumpf
Berg	Frederickson	Luther	Purfeerst	Taylor
Berglin	Hughes	Menning	Ramstad	Ulland
Bernhagen	Humphrey	Merriam	Renneke	Vega
Bertram	Johnson	Moe, D.M.	Rued	Waldorf
Chmielewski	Keefe	Moe, R.D.	Schmitz .	Wegener
Dahl	Knoll	Nelson	Setzepfandt	Willet
Davies .	Kroening	Penny	Sieloff	
Davis	Kronebusch	Peterson, C.C.	, Sikorski	

Those who voted in the negative were:

Brataas Dieterich Pehler Spear Tennessen

So the bill passed and its title was agreed to.

S. F. No. 909: A bill for an act relating to agriculture; excluding pipeline companies from certain restrictions on acquisition of agricultural land; amending Minnesota Statutes 1980, Section 500.221, Subdivision 2.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 57 and nays 6, as follows:

Those who voted in the affirmative were:

Ashbach	Engler	Langseth	Peterson, R.W.	Stern
Bang	Frank	Lantry	Petty	Stokowski
Belanger	Frederick	Lessard	Pillsbury	Stumpf
Berg	Frederickson	Lindgren	Purfeerst	Taylor
Bernhagen	Hanson	Luther	Ramstad	Tennessen
Brataas	Hughes	Menning	Renneke	Ulland
Chmielewski	Humphrey	Merriam	Rued	Vega
Dahl	Johnson	Moe, R.D.	Schmitz	Waldorf
Davies	Keefe	Nelson	Setzepfandt	Wegener
Davis	Knoll	Penny	Sieloff	
Dicklich	Kroening	Peterson, C.C.	Sikorski	
Dieterich	Kronebusch	Peterson, D.L.	Solon	

Those who voted in the negative were:

Benson	Bertram	Pehler	Spear	Willet
Berglin				

So the bill passed and its title was agreed to.

H. F. No. 1015: A bill for an act relating to education; modifying the provisions governing teachers placed on unrequested leave of absence in experimental paired districts; amending Minnesota Statutes 1980, Section 122.85, Subdivision 4.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, C.C.	Spear
Bang	Dieterich	Langseth	Peterson, D.L.	Stokowski
Belanger	Engler	Lantry	Peterson, R.W.	Stumpf
Benson	Frank	Lessard	Petty	Taylor
Berg	Frederick	Lindgren	Pillsbury	Tennessen
Berglin	Frederickson	Luther	Purfeerst	Ulland
Bernhagen	Hanson	Menning	Ramstad	Vega
Bertram	Hughes	Merriam	Renneke	Waldorf
Brataas	Humphrey	Moe, D.M.	Rued	Wegener
Chmielewski	Johnson	Moe, R.D.	Schmitz	Willet
Dahi	Keefe	Nelson	Setzepfandt	
Davies	Knoll	Pehler	Sieloff	
Davis	Kroening	Penny	Solon	

So the bill passed and its title was agreed to.

S. F. No. 1132: A bill for an act relating to education; allowing area vocational-technical institutes to grant degrees under certain conditions; proposing new law coded in Minnesota Statutes, Chapter 121.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 61 and nays 2, as follows:

Those who voted in the affirmative were:

Ashbach	Dieterich	Langseth	Petty	Stokowski
Belanger	Engler	Lantry	Pillsbury	Stumpf
Benson	Frank	Lessard	Purfeerst	Taylor
Berg	Frederick	Lindgren	Ramstad	Tennessen
Berglin	Frederickson	Luther	Renneke	Ulland
Bernhagen	Hanson	Merriam	Rued	Vega
Bertram	Hughes	Moe, D.M.	Schmitz	Waldorf
Brataas	Humphrey	Moe, R.D.	Setzepfandt	Wegener
Chmielewski	Johnson	Nelson	Sieloff	Willet
Dahl	Keefe	Penny	Sikorski	
Davies	Knoll	Peterson, C.C.	Solon	
Davis	Kroening	Peterson, D.L.	Spear	
Dicklich	Kronebusch	Peterson, R.W.	Stern	

Messrs. Bang and Pehler voted in the negative.

So the bill passed and its title was agreed to.

H. F. No. 681: A bill for an act relating to retirement; reducing a certain deduction from amounts available to pay post-retirement adjustments; appropriating funds; amending Minnesota Statutes 1980, Section 11A.18, Subdivision 9.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach Bang Belanger Benson Berg Berglin Bernhagen Bertram Chmielewski Dahl Davies Davis Dicklich Dieterich Engler Frank Frederick Frederickson Hanson Humphrey Johnson Keefe Knoll Kroening Kronebusch Langseth Lantry Lessard Lindgren Luther Menning Merriam Moe, D.M. Moe, R.D. Nelson Pehler Penny Peterson, C.C. Peterson, D.L. Peterson, R.W. Petty Pillsbury Purfeerst Ramstad Renneke

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Rued Schmitz Setzepfandt	Sikorski Solon Spear	Stokowski Stumpf Taylor	Ulland Vega Waldorf	Wille
Sieloff	Stern	Tennessen	Wegener	

So the bill passed and its title was agreed to.

S. F. No. 1174: A bill for an act relating to retirement; local police relief associations; authorizing the payment of benefits outside the United States in certain instances; proposing new law coded in Minnesota Statutes, Chapter 423; repealing Minnesota Statutes 1980, Section 423.811.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 61 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach Bang Belanger Benson Berglin Bernhagen Bertram Brataas Chmielewski Dahl Davies Davis	Dieterich Engler Frank Frederickson Hanson Hughes Humphrey Johnson Keefe Knoll Kroening	Langseth Lantry Lessard Lundgren Luther Menning Merriam Moe, D.M. Moe, R.D. Nelson Pehler Penny	Rued Schmitz Setzepfandt Sieloff Sikorski	Stokowski Stumpf Taylor Tennessen Ulland Vega Waldorf Wegener Willet
Davis	Kroening	Penny	Solon	-
Dicklich	Kronebusch	Peterson, D.L.	Spear	

So the bill passed and its title was agreed to.

S. F. No. 814: A bill for an act relating to metropolitan government; removing the city of Victoria from the metropolitan transit taxing district; amending Minnesota Statutes 1980, Section 473.446, Subdivision 2.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 57 and nays 5, as follows:

Those who voted in the affirmative were:

Ashbach Davis Bang Dicklich Belanger Engler Benson Frank Berg Frederick Berglin Frederickson Bernhagen Hanson Bertram Hughes Brataas Johnson Chmielewski Knoll Dahl Kronebusch Davies Langseth	Lantry Lessard Lindgren Luther Menning Merriam Moe, D.M. Moe, R.D. Nelson Penny Peterson, C.C. Peterson, D.L.	Peterson, R.W. Petty Pillsbury Purfeerst Ramstad Renneke Rued Schmitz Setzepfandt Sieloff Sikorski Solon	Stern Stokowski Stumpf Taylor Tennessen Ulland Vega Waldorf Willet
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Those who voted in the negative were:

Dieterich	Keefe	Kroening	Pehler	•	Spear

So the bill passed and its title was agreed to.

H. F. No. 739: A bill for an act relating to local government; regulating the tax levy of the joint recreation and park board of the city of Hibbing and Independent School District 701; amending Laws 1971, Chapter 573, Section 2.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 3, as follows:

Those who voted in the affirmative were:

Ashbach	Davis	Knoll	Nelson	Solon
Bang	Dicklich	Kroening	Penny	Spear
Belanger	Dieterich	Kronebusch	Peterson, C.C.	Stern
Benson	Engler	Langseth	Peterson, R.W.	Stokowski
Berg	Frank	Lantry	Petty	Stumpf
Berglin	Frederick	Lessard	Pillsbury	Taylor
Bernhagen	Frederickson	Lindgren	Ramstad	Tennessen
Bertram	Hanson	Luther	Renneke	Ulland
Brataas	Hughes	Menning	Rued	Vega
Chmielewski	Humphrey	Merriam	Schmitz	Waldorf
Dahl	Johnson	Moe, D.M.	Setzepfandt	Wegener
Davies	Keefe	Moe, R.D.	Sieloff	Willet

Messrs. Pehler; Peterson, D.L. and Purfeerst voted in the negative.

So the bill passed and its title was agreed to.

S. F. No. 1106: A bill for an act relating to retirement; clarifying certain ambiguous provisions; correcting certain oversights, inconsistencies, unintended results and erroneous provisions; eliminating certain redundant, obsolete or conflicting provisions; amending Minnesota Statutes 1980, Sections 3.85, Subdivision 3; 3A.01, Subdivisions 2 and 7; 3A.02, Subdivision 1; 3A.04, Subdivisions 1, 1a, 2 and 4; 3A.05; 3A.09; 3A.11, Subdivisions 1 and 2; 3A.12, Subdivision 1; 11A.17, Subdivision 11; 11A.23, Subdivision 2; 15A.083, Subdivision 3; 16A.19; 43.051, Subdivision 4; 69.011, Subdivision 1; 69.031, Subdivisions 5 and 6; 69.051, Subdivision 1; 69.77, Subdivisions 1, 1a, 2 and 2a; 69.772, Subdivisions 2 and 2a; 69.773, Subdivision 2; 118.01, Subdivision 11; 136.80, Subdivision 1; 136.81; 136.82; 136.83; 136.85; 136.87, Subdivisions 1 and 2; 275.125, Subdivision 6a; 275.50, Subdivision 5; 352.01, Subdivisions 2A, 11, 19 and 23; 352.029, Subdivision 1; 352.03, Subdivision 6; 352.113, Subdivision 4; 352.115, Subdivision 10; 352.116, Subdivision 3; 352.12, Subdivision 11; 352.22, Subdivisions 2a, 3 and 10; 352.72, Subdivisions 2 and 4; 352.75; 352.85, by adding a subdivision; 352.90; 352.91, Subdivision 2; 352B.02, Subdivision 1; 352B.08, Subdivision 2; 352B.11, Subdivision 2; 352B.26, Subdivisions 1 and 3; 352C.031, by adding a subdivision; 352C.04, Subdivision 1; 352D.02, Subdivisions 1 and 2; 352D.04, Subdivision 2; 352D.09, Subdivision 1; 352E.01, Subdivision 1; 353.01, Subdivisions 6, 7 and 10; 353.023; 353.03, Subdivision 1; 353.16; 353.28, Subdivisions 6 and 8; 353.29, Subdivision 4; 353.30, Subdivision 1c; 353.31, Subdivisions 1 and 9; 353.32, Subdivision 1a; 353.33, Subdivision 2; 353.34, Subdivision 3; 353.36, Subdivision 2; 353.37, Subdivisions 1 and 1a; 353.46, Subdivision 1a, and by adding a subdivision; 353.64, by adding a subdivision; 353.656, Subdivision 6; 353.71, Subdivision 1; 354.05, Subdivisions 2, 13, 24, 25 and 26; 354.06, Subdivision 1; 354.07, Subdivision 1; 354.43, Subdivision 4; 354.44, Subdivisions 1a, 4, 5, 6, 7 and 8; 354.47, Subdivision 1; 354.48, Subdivision 10, and by adding a subdivision; 354.50, Subdivision 2; 354.51, Subdivisions 1, 4 and 5; 354.52, Subdivisions 2, 3 and 4; 354.53, Subdivisions 1 and 3; 354.55, Subdivision 11; 354.56; 354.57; 354.60; 354.62, Subdivision 5; 354.66; 354.69; 354A.011, Subdivision 27; 354A.091, Subdivisions 1 and 6; 354A.092; 354A.094, Subdivisions 3, 8, 11, and by adding a subdivision; 354A.31, Subdivision 3; 354A.35, Subdivisions 2 and 3; 355.07; 355.11, Subdivisions 2, 4 and 5; 355.13, Subdivision 2; 355.21, Subdivisions 2 and 4; 355.22; 355.23, Subdivision 1; 355.29, Subdivisions 1, 3 and 4; 355.311, Subdivisions 1, 2 and 4; 355.41, Subdivisions 2, 3, 4 and 7; 355.46, Subdivision 3; 355.71, Subdivision 6; 355.72; 355.73, by adding a subdivision; 356.18, Subdivision 1; 356.20; 356.215; 356.216; 356.22, Subdivision 1; 356.24; 356.25; 356.32, Subdivision 1; 356.39; 356.45, Subdivision 2; 356.60, Subdivision 1; 422A.01, Subdivision 11; 422A.06, Subdivisions 2, 3. and 5; 422A.08, Subdivisions 1 and 5; 422A.09, Subdivision 3; 422A.101; 422A.11, Subdivision 1; 422A.15, Subdivision 1; 422A.16, Subdivision 8; 422A.22, Subdivision 2; 422A.23, Subdivision 5; 422A.24; 422A.26; 423.075, Subdivision 1; 423.38; 423.801, Subdivision 2; 423.802; 423.805; 423.806, Subdivision 1; 423.807, Subdivisions 1 and 2; 423.808; 423.809, Subdivisions 1 and 2; 423.810, Subdivision 1; 423.815, Subdivision 1; 423A.04; 424A.02, Subdivisions 1 and 8; 424A.04; 424A.05, Subdivision 1; 458.18, Subdivision 1; 484.61; 484.68, Subdivision 8; 487.01, Subdivisions 7 and 9; 488A.115; 488A.285; 490.101, Subdivision 2; 490.106; 490.107; 490.12, by adding a subdivision; 490.121, Subdivisions 1, 4, 6 and 7; 490.122; 490.123, Subdivision 1; 490.124, Subdivisions 1, 2, 6 and 10; 490.126. Subdivision 1: 490.129; and 490.132; Laws 1955, Chapter 75, Section 12, Subdivision 2, as amended; Laws 1959, Chapter 131, Section 10, Subdivision 1, as amended; Laws 1965, Chapters 446, Section 7, Subdivision 1, as amended; 458, Section 3, Subdivision 2, as amended; and 498, Section 1, Subdivision 1, as amended; Laws 1967, Chapters 575, Section 9, Subdivision 2; 742, Section 2; 775, Section 8, as amended; 798, Section 1, Subdivision 1, as amended; and 815, Section 8, Subdivision 1; Laws 1969, Chapters 526, Section 11, Subdivision 1; 576, Section 1, Subdivision 1, as amended; 641, Section 2, Subdivision 1, as amended; 719, Section 2; 1088, Section 8, Subdivision 1, as amended; and 1105, Section 4; Laws 1971, Chapters 51, Sections 9, as amended, and 10, Subdivision 2, as amended; 114, Section 8, Subdivision 1; 184, Sections 4 and 5; 214, Section 10; 407, Section 1, Subdivisions 2 and 3; 614, Section 2; and 810, Section 7, as amended; Laws 1973, Chapters 304, Section 3, Subdivision 1; and 587, Section 1, Subdivisions 3, as amended, and 5, as amended; Laws 1974, Chapter 251, Section 1, Subdivisions 2 and 3; Laws 1975, Chapter 424, Section 11, as amended; Laws 1976, Chapter 36, Sections 2, 3 and 4; Laws 1977, Chapter 61, Section 5, Subdivision 2, as amended; and Laws 1978, Chapter 689, Sections 4, Subdivision 2, and 8; proposing new law coded in Minnesota Statutes, Chapters 345, 352, 353, 355 and 356; repealing Minnesota Statutes 1980, Sections 136.86; 352.115, Subdivision 13; 352.1181; 352B.075; 352D.10; 354.09, Subdivisions 1 and 4; 354.41, Subdivisions 6 and 8; 355.302; 355.303; 355.304; 355.305; 355.306; 355.307; 355.308; 355.309; 355.53; 355.73, Subdivisions 5, 6 and 7; 356.18, Subdivision 2; 422A.01, Subdivisions 14, 15 and 16; 422A.08, Subdivisions 2, 3, 4 and 6; 422A.081; 422A.091; 422A.30; 422A.31; 422A.32; 422A.33; 422A.34; 422A.35; 422A.39; 423.075, Subdivision 2; 423.815, Subdivision 3; 487.06; 490.104; 490.127; 490.128; and 490.13; Laws 1969, Chapter 252; Laws 1973, Chapter 481; Laws 1975, Chapter 429; Laws 1978, Chapter 538, Section 6; and Laws 1980, Chapters 342, Section 20; and 509, Section 135.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 64 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, C.C.	Solon
Bang	Dieterich	Langseth	Peterson, D.L.	Spear
Belanger	Engler	Lantry	Peterson, R.W.	Stern
Benson	Frank	Lessard	Petty	Stokowski
Berg	Frederick	Lindgren	Pillsbury	Stumpf
Berglin	Frederickson	Luther	Purfeerst	Taylor
Bernhagen	Hanson	Menning	Ramstad	Tennessen
Bertram	Hughes	Merriam	Renneke	Ulland
Brataas	Humphrey	Moe, D.M.	Rued	Vega
Chmielewski	Johnson	Moe, R.D.	Schmitz	Waldorf
Dahl	Keefe	Nelson	Setzepfandt	Wegener
Davies	Knoll	Pehler	Sieloff	Willet
Davis	Kroening	Penny	Sikorski	

So the bill passed and its title was agreed to.

S. F. No. 1126: A bill for an act relating to insurance; providing for continued health and accident coverage for former spouses and children after dissolution of the marriage in certain circumstances; amending Minnesota Statutes 1980, Section 62A.21, Subdivision 3, and by adding subdivisions; repealing Minnesota Statutes 1980, Section 62A.21, Subdivision 2.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 64 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, C.C.	Solon
Bang	Dieterich	Langseth	Peterson, D.L.	Spear
Belanger	Engler	Lantry	Peterson, R.W.	Stern
Benson	Frank	Lessard	Petty	Stokowski
Berg	Frederick	Lindgren	Pillsbury	Stumpf
Berglin	Frederickson	Luther	Purfeerst	Taylor
Bernhagen	Hanson	Menning	Ramstad	Tennessen
Bertram	Hughes	Merriam	Renneke	Ulland
Brataas	Humphrey	Moe, D.M.	Rued	Vega
Chmielewski	Johnson	Moe, R.D.	Schmitz	Waldorf
Dahl	Keefe	Nelson	Setzepfandt	Wegener
Davies	Knoll	Pehler	Sieloff	Willet
Davis	Kroening	Penny	Sikorski	

So the bill passed and its title was agreed to.

S. F. No. 662: A bill for an act relating to commerce; providing for examinations of financial institutions; providing for the proportioning of annual assessments; providing a penalty for failure to pay certain fees and assessments; providing uniform retention periods for records; clarifying the definition of financial institution; expanding the definition of municipality to include townships with a bank; clarifying the distance drive-in or walk-up facilities may be located from a detached facility under certain circumstances; clarifying the notice and approval procedures and judicial review procedures for detached facilities; providing that voting equity in a bank's holding company satisfies the stock requirement of a director; providing additional time for submitting certain bank reports and authorizes acceptance of certain substitute reports; modifying the definition of "demand deposits"; clarifying certain withdrawal provisions applicable to savings associations; requiring credit unions to obtain a commitment for insurance of accounts prior to approval of its application for organization; expanding the exemption from the licensing requirement for sales finance companies to include certain other financial institutions; providing for a compliance exam of sales finance companies once every two years instead of annually; removing the requirement that a state bank's name contain the words "state bank"; removing an obsolete provision; amending Minnesota Statutes 1980, Sections 46.04, Subdivision 1; 46.131, Subdivisions 4 and 9; 46.21; 47.015, Subdivision 1; 47.51; 47.52; 47.54; 48.06; 48.34; 48.48; 48.51; 51A.33; 52.01; 168.67; 168.705; and 300.025; repealing Minnesota Statutes 1980, Sections 46.131, Subdivision 6; and 47.17.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 64 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, C.C.	Solon
Bang	Dieterich	Langseth	Peterson, D.L.	Spear
Belanger	Engler	Lantry	Peterson, R.W.	Stern
Benson	Frank	Lessard	Petty	Stokowski
Berg	Frederick	Lindgren	Pillsbury	Stumpf
Berglin	Frederickson	Luther	Purfeerst	Taylor
Bernhagen	Hanson	Menning	Ramstad	Tennessen
Bertram	Hughes	Merriam	Renneke	Ulland
Brataas	Humphrey	Moe, D.M.	Rued	Vega
Chmielewski	Johnson	Moe, R.D.	Schmitz	Waldorf
Dahl	Keefe	Nelson	Setzepfandt	Wegener
Davies	Knoll	Pehler	Sieloff	Willet
Davis	Kroening	Penny	Sikorski	

So the bill passed and its title was agreed to.

H. F. No. 1088: A bill for an act relating to the secretary of state; requiring that government survey documents be maintained on microfilm; providing for filing certain documents with the Minnesota historical society; amending Minnesota Statutes 1980, Section 5.03.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 64 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, C.C.	Solon
Bang	Dieterich	Langseth	Peterson, D.L.	Spear
Belanger	Engler	Lantry	Peterson, R.W.	Stern
n ⁰	Frank	Lessard	Petty	Stokowski
Berg	Frederick	Lindgren	Pillsbury	Stumpf
Berglin	Frederickson	Luther	Purfeerst	Taylor
Bernhagen	Hanson	Menning	Ramstad	Tennessen
Bertram	Hughes	Merriam	Renneke	Ulland
Brataas	Humphrey	Moe, D.M.	Rued	Vega
Chmielewski	Johnson	Moe, R.D.	Schmitz	•Waldorf
Dahl	Keefe	Nelson	Setzepfandt	Wegener
Davies	Knoll	Pehler	Sieloff	Willet
Davis	Kroening	Penny	Sikorski	

So the bill passed and its title was agreed to.

H. F. No. 365: A bill for an act relating to building code inspectors; authorizing certain municipalities to choose between two options to enforce the provisions of the building code related to access for handicapped persons; amending Minnesota Statutes 1980, Section 16.861, by adding a subdivision.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 63 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, C.C.	Solon
Bang	Dieterich	Langseth	Peterson, D.L.	Spear
Belanger	Engler	Lantry	Peterson, R.W.	Stern
Benson	Frank	Lessard	Petty	Stokowski
Berg	Frederick	Lindgren	Pillsbury	Stumpf
Berglin	Frederickson	Luther -	Purfeerst	Taylor
Bernhagen	Hanson	Menning	Ramstad	Tennessen
Bertram	Hughes	Merriam	Renneke	Vega
Brataas	Humphrey	Moe, D.M.	Rued	Waldorf
Chmielewski	Johnson	Moe, R.D.	Schmitz	Wegener
Dahl	Keefe	Nelson	Setzepfandt	Willet
Davies	Knoll	Pehler	Sieloff	at estimations
Davis	Kroening	Penny	Sikorski	· .

So the bill passed and its title was agreed to.

H. F. No. 189: A bill for an act relating to governmental operations; prohibiting the use of state government vehicles for nongovernmental functions; prohibiting compensation of employees for use of personal vehicles for nongovernmental purposes; amending Minnesota Statutes 1980, Section 16.753.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Kronebusch

Those who voted in the affirmative were:

Ashbach Bang Belanger Benson Berg Berglin Bertnagen Bertram Brataas Chmielewski Dahl Davies Davis Dicklich Dieterich Engler Frank Frederick Frederickson Hanson Hughes Humphrey Johnson Keefe Knoll Kroening

Langseth Lantry Lessard Lindgren Luther Menning Merriam Moe, D.M. Moe, R.D. Nelson Pehler Penny Peterson, C.C. Peterson, R.W. Petty Purfeerst Ramstad Renneke Rued Schmitz Setzepfandt Sieloff Sikorski Solon Spear Stern Stokowski Stumpf Taylor Tennessen Ulland Vega Waldorf Wegener Willet

So the bill passed and its title was agreed to.

H. F. No. 996: A bill for an act relating to retirement; making various administrative changes in the teachers retirement law; authorizing a medical advisor; payment of shortages in member deductions; amending Minnesota Statutes 1980, Sections 354.06, Subdivisions 2 and 2a; 354.091; 354.092; 354.41, by adding a subdivision; 354.44, Subdivisions 4 and 8; 354.48,

Subdivisions 2, 4, and by adding a subdivision; 354.51, Subdivision 5; 354.52, Subdivision 4; and 354.62, Subdivisions 4 and 5.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, C.C.	Spear
Bang	Dieterich	Langseth	Peterson, D.L.	Stern
Belanger	Engler	Lantry	Peterson, R.W.	Stokowski
Benson	Frank	Lessard	Petty	Stumpf
Berg	Frederick	Lindgren	Pillsbury	Taylor
Berglin	Frederickson	Luther	Ramstad	Tennessen
Bernhagen	Hanson	Menning	Renneke	Vega
Bertram	Hughes	Merriam	Rued	Waldorf
Brataas	Humphrey	Moe, D.M.	Schmitz	Wegener
Chmielewski	Johnson	Moe, R.D.	Setzepfandt	Willet
Dahi	Keefe	Nelson	Sieloff	
Davies	Knoll	Pehler	Sikorski	
Davis	Kroening	Penny	Solon	

So the bill passed and its title was agreed to.

H. F. No. 536: A bill for an act relating to retirement; city of St. Paul public housing agency; transferring retirement coverage for certain public employees; amending Laws 1977, Chapter 228, Section 3.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 56 and nays 8, as follows:

Those who voted in the affirmative were:

Ashbach	Frank	Luther	Pillsbury	Stumpf
Berg	Frederickson	Menning	Purfeerst	Taylor
Berglin	Hanson	Merriam	Ramstad	Tennessen
Bernhagen	Hughes	Moe, D.M.	Renneke	Ulland
Bertram	Humphrey	Moe, R.D.	Rued	Vega
Brataas	Johnson	Nelson	Schmitz	Waldorf
Ċhmielewski	Knoll	Pehler	Setzepfandt	Wegener
Dahl	Kroening	Penny	Sikorski	Willet
Davies	Langseth	Peterson, C.C.	Solon	
Davis	Lantry	Peterson, D.L.	Spear	
Dicklich	Lessard	Peterson, R.W.	Stern	
Dieterich	Lindgren	Petty	Stokowski	1.2

Those who voted in the negative were:

Bang Belanger	Benson Engler	Frederick Keefe	Kronebusch	Sieloff
Delaligei	cligiei	NCCIC		

So the bill passed and its title was agreed to.

H. F. No. 976: A bill for an act relating to retirement; Minneapolis teachers retirement fund association; authorizing the establishment of a lump sum post retirement adjustment program; authorizing service credit for parental leaves.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 1, as follows:

Those who voted in the affirmative were:

Ashbach Bang Belanger Benson Berg Berglin Bernhagen Bertram Brataas Chmielewski Dahl Davies	Dicklich Dieterich Engler Frank Frederick Frederickson Hanson Hughes Humphrey Johnson Keefe Knoll	Langseth Lantry Lessard Luther Menning Merriam Moe, D.M. Moe, R.D. Nelson Pehler Penny Peterson, C.C.	Peterson, R.W. Petty Pillsbury Purfeerst Ramstad Renneke Rued Schmitz Setzepfandt Sietoff Sikorski Solon	Stern Stokowski Stumpf Taylor Tennessen Ulland Vega Waldorf Wegener Willet
Davis	Kroening	Peterson, D.L.	Spear	

Mrs. Kronebusch voted in the negative.

So the bill passed and its title was agreed to.

H. F. No. 1080: A bill for an act relating to children; authorizing counties to establish multidisciplinary child protection teams; proposing new law coded in Minnesota Statutes, Chapter 626.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 63 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dieterich	Langseth	Peterson, D.L.	Spear
Bang	Engler	Lantry	Peterson, R.W.	Stern
Belanger	Frank	Lessard	Petty	Stokowski
Benson	Frederick	Lindgren	Pillsbury	Stumpf
Berglin	Frederickson	Luther	Purfeerst	Taylor
Bernhagen	Hanson	Menning	Ramstad	Tennessen
Bertram	Hughes	Merriam	Renneke	Ulland
Brataas	Humphrey	Moe, D.M.	Rued	Vega
Chmielewski	Johnson	Moe, R.D.	Schmitz	Waldorf
Dahl	Keefe	Nelson	Setzepfandt	Wegener
Davies	Knoll	Pehler	Sieloff	Willet
Davis	Kroening	Penny	Sikorski	
Dicklich	Kronebusch	Peterson, C.C.	Solon	•

So the bill passed and its title was agreed to.

S. F. No. 945: A bill for an act relating to public welfare; defining homestead for purposes of receiving medical assistance and aid to families with dependent children; amending Minnesota Statutes 1980, Sections 256.73, Subdivision 2; and 256B.06, Subdivision 1.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 63 and nays 1, as follows:

Those who voted in the affirmative were:

Ashbach	Berglin	Dahl	Frank	Humphrey
Bang	Bernhagen	Davies	Frederick	Johnson
Belanger	Bertram	Davis	Frederickson	Keefe
Benson	Brataas .	Dieterich	Hanson	Knoll
Berg	Chmielewski	Engler	Hughes	Kroening

Lantry Nelson Lessard Pehler Lindgren Penny Luther Peterson, C.C.	Petty Pillsbury Purfeerst Ramstad Renneke Rued Schmitz Setzepfandt	Sieloff Sikorski Solon Spear Stern Stern Stokowski Stumpf Taylor	Tennessen Ulland Vega Waldorf Wegener Willet
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Mr. Dicklich voted in the negative.

So the bill passed and its title was agreed to.

S. F. No. 207: A bill for an act relating to retirement; making various changes in the laws governing the operation of the public employees retirement association; amending Minnesota Statutes 1980, Section 353.01, Subdivision 19; 353.03, Subdivisions 1, 2, and 3a; 353.15; 353.27, Subdivision 4; 353.28, Subdivision 5; 353.29, Subdivision 8; 353.31, Subdivision 1; 353.32, Subdivision 9; 353.33, Subdivisions 4, 5, and 6; 353.64, Subdivisions 1 and 6; 353.656, Subdivision 2; and 353.657, Subdivision 3; repealing Minnesota Statutes 1980, Sections 353.272; 353.37, Subdivision 1a; and 353.46, Subdivision 1.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 2, as follows:

Those who voted in the affirmative were:

Ashbach	Dieterich	Langseth	Peterson, D.L.	Solon
Belanger	Engler	Lantry	Peterson, R.W.	Spear
Benson	Frank	Lessard	Petty	Stern
Berg	Frederick	Luther	Pillsbury	Stokowski
Berglin	Frederickson	Menning	Purfeerst	Stumpf
Bernhagen	Hanson	Merriam	Ramstad	Taylor
Bertram	Hughes	Moe, D.M.	Renneke	Tennessen
Brataas	Humphrey	Moe, R.D.	Rued	Ulland
Chmielewski	Keefe	Nelson	Schmitz	Vega
Dahl	Knoll	Pehler	Setzepfandt	Waldorf
Davies	Kroening	Penny	Sieloff	Wegener
Davis	Kronebusch	Peterson, C.C.	Sikorski	Willet

Messrs. Dicklich and Johnson voted in the negative.

So the bill passed and its title was agreed to.

S. F. No. 558: A bill for an act relating to the city of Robbinsdale; providing that certain tax increment backed bond issues shall be exempt from net debt limits.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 50 and nays 12, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Keefe	Nelson	Sieloff
Bang	Dieterich	Kroening	Penny	Sikorski
Belanger	Engler	Langseth	Petty	Solon
Benson	Frank	Lantry	Pillsbury	Stern
Berg	Frederick	Lessard	Purfeerst	Stokowski
Bernhagen	Frederickson	Lindgren	Ramstad	Taylor
Bertram	Hanson	Luther	Renneke	Ulland
Brataas	Hughes	Menning	Rued	Vega
Chmielewski	Humphrey	Moe, D.M.	Schmitz	Waldorf
Davis	Johnson	Moe, R.D.	Setzepfandt	Wegener

Those who voted in the negative were:

Berglin Dahl Davies	Kronebusch Merriam Pehler	Peterson, C.C. Peterson, R.W.	Spear Stumpf	•	Tennessen Willet	

So the bill passed and its title was agreed to.

H. F. No. 928: A bill for an act relating to the city of Isanti; authorizing the city to issue general obligation bonds for the acquisition and betterment of a municipal building.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Langseth	Peterson, R.W.	Stern
Bang	Dieterich	Lantry	Petty	Stokowski
Belanger	Engler	Lessard	Pillsbury	Stumpf
Benson	Frank	Lindgren	Purfeerst	Taylor
Berg	Frederick	Luther	Ramstad	Tennessen
Berglin	Frederickson	Menning	Renneke	Ulland
Bernhagen	Hanson	Merriam	Rued	Vega
Bertram	Hughes	Moe, D.M.	Schmitz	Waldorf
Brataas	Humphrey	Moe, R.D.	Setzepfandt	Wegener
Chmielewski	Johnson	Nelson	Sieloff	Willet
Dahl	Keefe	Pehler	Sikorski	
Davies	Kroening	Penny	Solon	
Davis	Kronebusch	Peterson, C.C.	Spear	

So the bill passed and its title was agreed to.

H. F. No. 567: A bill for an act relating to retirement; teachers retirement association and teacher retirement fund associations in cities of the first class; allowing certain types of survivor coverage be provided to a designated beneficiary instead of a surviving spouse; requiring public pension funds to provide information concerning optional annuity forms with retirement application form; requiring the signature of the spouse of a member on the retirement application form in certain instances; amending Minnesota Statutes 1980, Sections 354.46, Subdivisions 1 and 2, and by adding a subdivision; 354:47, Subdivision 1; and 354A.35, by adding a subdivision; and proposing new law coded in Minnesota Statutes, Chapter 356.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach Bang Belanger Benson Berg Berglin Bernhagen Bertram Brataas Chmialaweti	Dicklich Dieterich Engler Frank Frederick Frederickson Hanson Hughes Humphrey	Moe, R.D.	Peterson, R.W. Petty Pillsbury Purfeerst Ramstad Renneke Rued Schmitz Setzepfandt	Stern Stokowski Stumpf Taylor Tennessen Ulland Vega Waldorf Wegener
Brataas				
Chmielewski	Keefe	Nelson	Sieloff	Willet
Dahl	Knoll	Pehler	Sikorski	
Davies	Kroening	Релпу	Solon	
Davis	Kronebusch	Peterson, C.C.	Spear	

So the bill passed and its title was agreed to.

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S. F. No. 167: A bill for an act relating to the city of Moorhead; increasing the amount which the city may expend for public transportation services; amending Laws 1969, Chapter 192, Section 1.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 63 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, C.C.	Spear
Bang	Dieterich	Langseth	Peterson, R.W.	Stern
Belanger	Engler	Lantry	Petty	Stokowski
Benson	Frank	Lessard	Pillsbury	Stumpf
Berg	Frederick	Lindgren	Purfeerst	Taylor
Berglin	Frederickson	Luther	Ramstad	Tennessen
Bernhagen	Hanson	Menning	Renneke	Ulland
Bertram	Hughes	Merriam	Rued	Vega
Brataas	Humphrey	Moe, D.M.	Schmitz	Waldorf
Chmielewski	Johnson	Moe, R.D.	Setzepfandt	Wegener
Dahl	Keefe	Nelson	Sieloff	Willet
Davies	Knoll	Pehler	Sikorski	1
Davis	Kroening	Penny	Solon	-

So the bill passed and its title was agreed to.

H. F. No. 395: A bill for an act relating to state government; allowing other public employees, as well as spouses of state and other public employees, to participate in state employee van pools under certain circumstances; amending Minnesota Statutes 1980, Section 16.756, by adding a subdivision.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, C.C.	Spear
Bang	Dieterich	Langseth	Peterson, R.W.	Stern
Belanger	Engler	Lantry	Petty	Stokowski
Benson	Frank	Lessard	Pillsbury	Stumpf
Berg	Frederick	Lindgren	Purfeerst	Taylor
Berglin	Frederickson	Luther	Ramstad	Ulland
Bernhagen	Hanson	Menning	Renneke	Vega ·
Bertram	Hughes	· Merriam	Rued	Waldorf
Brataas	Humphrey	Moe, D.M.	Schmitz	Wegener
Chmielewski	Johnson	Moe, R.D.	Setzepfandt	Willet
Dahl	Keefe	Nelson	Sieloff	
Davies	Knoll -	Pehler	Sikorski	
Davis	Kroening	Penny	Solon	

So the bill passed and its title was agreed to.

H. F. No. 893: A bill for an act relating to transportation; authorizing the purchase of the closed combination railroad and highway bridge connecting St. Paul Park in Washington County and Inver Grove Heights in Dakota County, and authorizing its operation as a toll bridge by a private business entity; providing for the regulation of the operation and maintenance of the bridge and the establishment of maximum toll charges by the counties of Washington and

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Dakota.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 51 and nays 13, as follows:

Those who voted in the affirmative were:

Ashbach Bang Belanger Benson Berg Bernhagen Bertram Brataas Chmielewski	Dicklich Engler Frank Frederick Frederickson Hanson Hughes Johnson Knoll	Lantry Lessard Lindgren Moe, D.M. Moe, R.D. Nelson Penny Peterson, C.C.	Petty Pillsbury Purfeerst Ramstad Renneke Rued Schmitz Setzepfandt Sieloff	Stern Stokowski Taylor Ulland Vega Waldorf Wegener
				• • •

Those who voted in the negative were:

Berglin	Humphrey	Luther	Spear	Willet
Davies Dieterich	Keefe	Merriam	Stumpf	21
Dieterich	Kronebusch	Pehler	Tennessen	· · ·

So the bill passed and its title was agreed to.

H. F. No. 704: A bill for an act relating to motor vehicles; providing for the taxation and registration of certain collector's vehicles; including additional vehicles entitled to classic car license plates; increasing the tax thereon; amending Minnesota Statutes 1980, Section 168.10, Subdivision 1b.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 61 and nays 1, as follows:

Those who voted in the affirmative were:

Ashbach	Dieterich	Langseth	Peterson, D.L.	Stokowski
Bang	Engler	Lantry	Peterson, R.W.	Stumpf
Belanger	Frank	Lessard	Petty	Taylor
Benson	Frederick	Lindgren	Pillsbury	Tennessen
Berglin	Frederickson	Luther	Purfeerst	Ulland
Bernhagen	Hanson	Menning	Ramstad	Vega
Bertram	Hughes	Merriam	Renneke	Waldorf
Brataas	Humphrey	Moe, D.M.	Schmitz	Wegener
Chmielewski	Johnson	Moe, R.D.	Sieloff	Willet
Dahl	Keefe	Nelson	Sikorski	
Davies	Knoll	Pehler	Solon	
Davis	Kroening	Penny	Spear	
Dicklich	Kronebusch	Peterson, C.C.	Stern	N

Mr. Setzepfandt voted in the negative.

So the bill passed and its title was agreed to.

S. F. No. 823: A bill for an act relating to transportation; regulating apportionment from the municipal state-aid street fund; providing for the inclusion of certain cities in the 1981 apportionment of municipal state-aid street funds.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 64 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach
Bang
Belanger
Benson
Berg
Berglin
Bernhagen
Bertram
Brataas
Chmielewski
Dahl
Davies
Davis

Dicklich Dieterich Engler Frank Frederick Frederickson Hanson Hughes Humphrey Johnson Keefe Knoll Kroening

Kronebusch Peterson, C.C. Langseth Peterson, D.L. Peterson, R.W. Lantry Lessard Petty Lindgren Pillsbury Luther Purfeerst -Menning Ramstad Renneke Merriam Moe, D.M. Rued Moe, R.D. Schmitz Nelson Setzepfandt Pehler Sieloff Penny Sikorski

Solon Spear Stern Stokowski Stumpf Taylor Tennessen Ulland Vega Waldorf Wegener Willet

So the bill passed and its title was agreed to.

H. F. No. 564: A bill for an act relating to insurance; allowing a township mutual fire insurance company to insure certain property; amending Minnesota Statutes 1980, Section 67A.14, Subdivision 5.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Engler	Lantry	Peterson, D.L.	Solon
Belanger	Frank	Lessard	Peterson, R.W.	Spear
Benson	Frederick	Lindgren .	Petty	Stern
Berglin	Frederickson	Luther	Pillsbury	Stokowski
Bertram	Hanson	Menning	Purfeerst	Stumpf
Brataas	Hughes	Merriam	Ramstad	Taylor
Chmielewski	Johnson	Moe, D.M.	Renneke	Tennessen
Dahl	Keefe	Moe, R.D.	Rued	Ulland
Davies	Knoll	Nelson	Schmitz	Vega
Davis	Kroening	Pehler	Setzepfandt	Waldorf
Dicklich	Kronebusch	Penny	Sieloff	Wegener
Dieterich	Langseth	Peterson, C.C.	Sikorski	Willet

So the bill passed and its title was agreed to.

H. F. No. 277: A bill for an act relating to insurance; broadening the investment authority of township mutual insurance companies; prescribing recordkeeping duties; providing remedies; proposing new law coded in Minnesota Statutes, Chapter 67A; repealing Minnesota Statutes 1980, Sections 67A.23 and 67A.24.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 63 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach Bang	Berglin Bernhagen	Dahl Davies	Engler Frank	Hughes Humphrey
Belanger	Bertram	Davis	Frederick	Johnson
Benson	Brataas	Dicklich	Frederickson	Keefe
Berg	Chmielewski	Dieterich	Hanson	Knoll

Kroening	Merriam	Peterson, R.W.	Setzepfandt	Tennessen
Kronebusch	Moe, D.M.	Petty	Sieloff	Ulland
Langseth	Moe, R.D.	Pillsbury	Sikorski	Vega
Lantry	Nelson	Purfeerst	Solon	Waldorf
Lessard	Pehler	Ramstad	Spear	Wegener
Lindgren	Penny	Renneke	Stern	Willet
Lindgren Luther Menning	Peterson, C.C. Peterson, D.L.	Renneke Rued Schmitz	Stern Stokowski Stumpf	Willet

So the bill passed and its title was agreed to.

H. F. No. 775: A bill for an act relating to public utilities; removing municipal utilities from public utilities commission jurisdiction and granting an option in regard thereto; amending Minnesota Statutes 1980, Section 216B.11; proposing new law coded in Minnesota Statutes, Chapter 216B; repealing Minnesota Statutes 1980, Sections 216B.10, Subdivision 6; 216B.12, Subdivision 2; and 216B.13, Subdivision 2.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 4, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Langseth	Peterson, D.L.	Solon
Bang	Engler	Lantry	Peterson, R.W.	Spear
Belanger	Frank	Lessard	Petty	Stern
Benson	Frederick	Lindgren	Pillsbury	Stokowski
Berg	Frederickson	Luther	Purfeerst	Stumpf
Bernhagen	Hanson	Menning	Ramstad	Taylor
Bertram	Hughes	Merriam	Renneke	Tennessen
Brataas	Humphrey	Moe, D.M.	Rued	Ulland
Chmielewski	Johnson	Moe, R.D.	Schmitz	Vega
Dahl	Knoll	Nelson	Setzepfandt	Waldorf
Davies	Kroening	Penny	Sieloff	Wegener
Davis	Kronebusch	Peterson, C.C.	Sikorski	Willet

Ms. Berglin, Messrs. Dieterich, Keefe and Pehler voted in the negative.

So the bill passed and its title was agreed to.

H. F. No. 436: A bill for an act relating to financial institutions; setting application fees for industrial loan and thrifts; providing for publication of notices; establishing procedures for consideration of applications for consent to sell and issue certificates; increasing the minimum amounts for insurance of accounts; amending Minnesota Statutes 1980, Sections 53.03, Subdivision 1, and by adding subdivisions; and 53.10, Subdivision 1.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 64 and nays 0, as follows:

Those who voted in the affirmative were:

	a 12 a 12	E 4. 54.		N 1
Ashbach	Chmielewski	Frederickson	Langseth	Nelson
Bang	Dahl	Hanson	Lantry	Pehler
Belanger	Davies	Hughes	Lessard	Penny
Benson	Davis	Humphrey	Lindgren	Peterson, C.C.
Berg	Dicklich	Johnson	Luther	Peterson, D.L.
Berglin	Dieterich	Keefe	Menning	Peterson, R.W.
Bernhagen	Engler	Knoll	Merriam	Petty
Bertram	Frank	Kroening	Moe, D.M.	Pillsbury
Brataas	Frederick	Kronebusch	Moe. R.D.	Purfeerst

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Ramstad Renneke Rued	Setzepfandt Sieloff Sikorski	Spear Stern Stokowski	Tennessen Ulland	Wal Weg Will
Schmitz	Solon	Stumpf	Vega	

Waldorf Wegener Willet

So the bill passed and its title was agreed to.

S. F. No. 1278: A bill for an act relating to elections; providing for special elections to fill vacancies in statutory city offices; amending Minnesota Statutes 1980, Sections 205.10; 205.17, by adding a subdivision; and 412.02, Subdivision 2, and by adding a subdivision.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 2, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Penny	Sikorski
Bang	Dieterich	Langseth	Peterson, C.C.	Solon
Belanger -	Engler	Lantry	Peterson, D.L.	Spear
Benson	Frank	Lessard	Peterson, R.W.	Stern
Berg	Frederickson	Lindgren	Petty	Stokowski
Berglin	Hanson	Luther	Pillsbury	Stumpf
Bernhagen	Hughes	Menning	Purfeerst	Taylor
Bertram	Humphrey	Merriam	Ramstad	Tennessen
Brataas	Johnson	Moe, D.M.	Renneke	Ulland
Chmielewski	Keefe	Moe, R.D.	Rued	Vega
Dahl	Knoll	Nelson	Schmitz	Waldorf
Davis	Kroening	Pehler	Sieloff	Willet

Messrs. Davies and Setzepfandt voted in the negative.

So the bill passed and its title was agreed to.

S. F. No. 1248: A bill for an act relating to local improvements; regulating the issuance of temporary improvement bonds; amending Minnesota Statutes 1980, Section 429.091, Subdivision 3, and by adding subdivisions.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 0, as follows:

Those who voted in the affirmative were:

Ashbach	Dicklich	Kronebusch	Peterson, C.C.	Sikorski	
Bang	Dieterich	Langseth	Peterson, D.L.	Solon	
Belanger .	Engler	Lantry	Peterson, R.W.	Spear	
Benson	Frank	Lessard	Petty	Stokowski	
Вегд	Frederickson	Lindgren	Pillsbury	Stumpf	
Berglin	Hanson	Luther	Purfeerst	Taylor	
Bernhagen	Hughes	Merriam	Ramstad	Tennessen	
Bertram	Humphrey	Moe, D.M.	Renneke	Ulland	
Chmielewski	Johnson	Moe, R.D.	Rued	Vega	
Dahl	Keefe	Nelson	Schmitz	Waldorf	
Davies	Knoll	Pehler	Setzepfandt	Wegener	
Davis	Kroening	Penny	Sieloff	Willet	

So the bill passed and its title was agreed to.

S. F. No. 1321: A bill for an act relating to the city of Granite Falls;

authorizing the establishment of a community development program and providing powers for it.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 2, as follows:

Those who voted in the affirmative were:

Ashbach	Dieterich	Kronebusch .	Peterson D.L.	Solon
Bang	Engler	Langseth	Peterson, R.W.	Spear
Belanger	Frank	Lantry	Petty	Stern
Berg	Frederick	Lessard	Pillsbury	Stokowski
Berglin	Frederickson	Lindgren	Purfeerst	Stumpf
Bernhagen	Hanson	Luther	Ramstad	Taylor
Bertram	Hughes	Menning	Renneke	Tennessen
Brataas	Humphrey	Moe, R. D.	Rued	Ulland
Chmielewski	Johnson	Nelson	Schmitz	Vega
Dahl	Keefe	Pehler	Setzepfandt	Waldorf
Davis	Knoll .	Penny	Sieloff	Wegener
Dicklich	Kroening	Peterson C.C.	Sikorski	Willet

Messrs. Davies and Merriam voted in the negative.

So the bill passed and its title was agreed to.

Remaining on the Order of Business of Motions and Resolutions, Mr. Moe, R.D. moved that the Senate take up the General Orders Calendar. The motion prevailed.

GENERAL ORDERS

The Senate resolved itself into a Committee of the Whole, with Mr. Dicklich in the chair.

After some time spent therein, the committee arose, and Mr. Dicklich reported that the committee had considered the following:

S. F. Nos. 1247, 1087 and H. F. Nos. 462, 509 and 121, which the committee recommends to pass.

S. F. No. 15, which the committee recommends to pass with the following amendment offered by Mr. Davies:

Page 2, after line 24, insert:

"Subd. 5. [LIMITATION.] This section shall not apply to laws establishing taxes, fees, or fines, or that result in the accrual of revenue to the state or to any political subdivision."

The motion prevailed. So the amendment was adopted.

H. F. No. 63, which the committee recommends to pass, subject to the following motions:

Mr. Olhoft moved that the amendment made to H. F. No. 63 by the Committee on Rules and Administration in the report adopted April 14, 1981, pursuant to Rule 49, be stricken.

The question was taken on the adoption of the motion.

The roll was called, and there were yeas 46 and nays 18, as follows:

Those who voted in the affirmative were:

Belanger Benson Berg Bernhagen Bertram Chmielewski Dahl Davis Engler Erenk	Frederick Frederickson Hanson Hughes Humphrey Johnson Keefe Knoll Kroening	Langseth Lantry Lessard Lindgren Luther Menning Merriam Olhoft Pehler Penpu	Peterson, C. C. Peterson, D. L. Purfeerst Renneke Rued Schmitz Setzepfandt Sieloff Sikorski Stakuuski	Stumpf Taylor Vega Waldorf Wegener Willet
Frank	Kronebusch	Penny	Stokowski	

Those who voted in the negative were:

Ashbach Bang Berglin Brataas		Davies Dicklich Dieterich Moe, D. M.	Moe, R. D. Nelson Peterson, R.W. Petty	Pillsbury Ramstad Spear Stern	Tennessen Ulland	
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The motion prevailed. So the amendment was stricken.

Mr. Nelson moved to amend H. F. No. 63 as follows:

Page 1, line 20, before the period, insert "when deletion of abortion services from the contract benefits of its employees is requested by a religiously-affiliated employer or by a religious order. Upon request by an individual who is enrolled in a health maintenance organization, the health maintenance organization shall delete elective, induced abortion services, except as medically necessary to prevent the death of the mother, from the individual's coverage"

Page 2, line 9, before the semicolon insert ", as provided in sections 1 and 2"

Page 2, line 13, before the period insert "when deletion of abortion services from the contract benefits of its employees is requested by a religiously-affiliated employer or by a religious order, and when an individual who is enrolled in a health maintenance organization requests deletion of elective, induced abortion services, except as medically necessary to prevent the death of the mother, from the individual's coverage"

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 18 and nays 44, as follows:

Those who voted in the affirmative were:

Bang Berglin Brataas Davies	Dicklich Dieterich Luther Moe, D. M.	Moe, R. D. Nelson Peterson, R. W. Petty	Pillsbury Ramstad Spear Stern		Tennessen Ulland
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Those who voted in the negative were:

Belanger	Frank	Kroening	Pehler	Sikorski
Benson	Frederickson	Kronebusch	Penny	Stokowski
Berg	Hanson	Langseth	Peterson,C.C.	Stumpf
Bernhagen	Hughes	Lantry	Peterson,D.L.	Taylor
Bertram	Humphrey	Lessard	Purfeerst	Vega
Chmiełewski	Johnson	Lindgren	Renneke	Waldorf
Dahl	Keefe	Menning	Rued	Wegener
Davis	Knoll	Merriam	Schmitz	Willet
Éngler	Knutson	Olhoft	Sietoff	whiet

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

Ms. Berglin moved to amend H. F. No. 63 as follows:

Page 2, line 18, delete "health or"

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 18 and nays 46, as follows:

Those who voted in the affirmative were:

Ashbach Bang	Davies Dicklich	Moe, R. D. Nelson	Pillsbury	Tennessen
Berglin	Dieterich	Peterson, R.W.	Ramstad Spear	Ulland
Brataas	Moe, D. M.	Petty	Stern	

Those who voted in the negative were:

Belanger Benson Berg Bernhagen Bertram Chmielewski Dahl Davis Engler		Kronebusch Langseth Lantry Lessard Lindgren Luther Menning Merriam Olhoft	Penny Peterson,C.C. Peterson,D.L. Purfeerst Renneke Rued Schmitz Sieloff Sikorski	Stokowski Stumpf Taylor Vega Waldorf Willet
Engler Frank	Knutson Kroening	Olhoft Pehler	Sikorski Solon	.*

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

Mr. Dieterich moved to amend H. F. No. 63 as follows:

Page 2, after line 22, insert:

"Sec. 4. Minnesota Statutes, 1980, Section 62E.17, is amended by adding a subdivision to read:

Subd. 5. An employer who offers a health benefits plan to employees shall upon the next renewal of the health benefits plan contract, offer his employees who have elected to obtain health benefits through a health maintenance organization contract the option to obtain the health benefits from any health maintenance organization established pursuant to section 62D.03."

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 4, after the semicolon, insert "requiring employers to offer certain options with regard to election of health maintenance organization benefits plans;"

Page 1, line 6, delete "and"

Page 1, line 6, after "5" insert "; and 62E.17, by adding a subdivision"

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 14 and nays 45, as follows:

Those who voted in the affirmative were:

Ashbach	Brataas	Dieterich	Peterson, R. W.	Spear
Bang	Davies	Moe, D. M.	Petty	Stern
Berglin	Dicklich	Nelson	Pillsbury	

Those who voted in the negative were:

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Belanger	Frederickson	Langseth	Pehler	Sieloff
Benson	Hanson	Lantry	Penny	Sikorski
Bernhagen	Hughes	Lessard	Peterson, C.C.	Stokowski
Bertram	Humphrey	Lindgren	Peterson, D.L.	Stumpf
Chmielewski	Johnson	Luther	Purfeerst	Taylor
Dahl	Knoll	Menning	Ramstad	Vega
Davis	Knutson	Merriam	Renneke	Waldorf
Engler	Kroening	Moe; R. D.	Rued	Wegener
Frank	Kronebusch	Olhoft	Schmitz	Willet

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

The question was taken on the recommendation to pass H. F. No. 63. The roll was called, and there were yeas 50 and nays 11, as follows: Those who voted in the affirmative were:

Ashbach	Frank	Kronebusch	Pehler	Sieloff
Belanger	Frederick	Langseth	Penny	Sikorski
Benson	Frederickson	Lantry	Peterson, C. C.	Solon
Berg	Hanson	Lessard	Peterson, D. L.	Stokowski
Bernhagen	Hughes	Lindgren	Petty	Stumpf
Bertram	Humphrey	Luther	Purfeerst	Taylor
Chmielewski	Johnson	Menning	Ramstad	Vega
Dahl	Knoll	Merriam	Renneke	Waldorf
Dahl	Knoll	Merriam	Renneke	Waldorf
Davis	Knutson	Moe, R. D.	Rued	Wegener
Engler	Kroening	Olhoft	Schmitz	Willet

Those who voted in the negative were:

Berglin	Dicklich	Nelson	Pillsbury	Stern
Brataas		Peterson, R.W.	Spear	
Davies	Moe, D. M.			

The motion prevailed. So H. F. No. 63 was recommended to pass.

On motion of Mr. Dicklich, the report of the Committee of the Whole, as kept by the Secretary, was adopted.

MOTIONS AND RESOLUTIONS - CONTINUED

Mr. Willet moved that H. F. No. 1443 be withdrawn from the Committee on Finance and laid on the table. The motion prevailed.

INTRODUCTION AND FIRST READING OF SENATE BILLS

The following bills were read the first time and referred to the committees indicated.

Messrs. Stumpf, Willet, Hanson and Moe, R.D. introduced-

S.F. No. 1387: A bill for an act relating to congressional districts; apportioning congressional districts; amending Minnesota Statutes 1980, Sections 2.741; 2.751; 2.761; 2.771; 2.781; 2.791; 2.801; and 2.811.

Referred to the Committee on Elections and Reapportionment.

Mr. Pehler introduced-

S.F. No. 1388: A bill for an act relating to taxation; providing a levy limit base adjustment for governmental subdivisions; amending Minnesota Statutes

1980, Section 275.52, by adding a subdivision.

Referred to the Committee on Taxes and Tax Laws.

Mr. Ashbach, by request, introduced-

S.F. No. 1389: A bill for an act relating to the budget; authorizing a deficit in the budget at the end of fiscal year 1981 to be carried forward to the following fiscal year; appropriating money.

Referred to the Committee on Rules and Administration.

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

S. F. No. 1390: A bill for an act relating to the organization and operation of state government; appropriating money for the general legislative, judicial, and administrative expenses of state government with certain conditions; providing for the transfer of certain moneys in the state treasury; authorizing land acquisition in certain cases; fixing and limiting the amount of fees to be collected in certain cases; creating a department of planning, energy and development; transferring all the functions of the state planning agency, energy agency, and department of economic development, and the staff of the crime control planning board, to the department of planning, energy and development; abolishing the state planning agency, energy agency, and department of economic development; creating an advisory committee on energy policy development; amending Minnesota Statutes 1980, Sections 3.3005, Subdivision 3; 3.304, by adding a subdivision; 3.922, Subdivision 1; 4.10; 4.11, Subdivisions 4, 5 and 8; 4.12; 4.125; 4.13; 4.17; 4.18, Subdivision 2; 4.191; 4.26, Subdivision 1; 4.27; 4.29; 4.35; 4.36, Subdivisions 2, 3, 4, and 5; 9.061, Subdivision 5; 15.01; 15.057; 15.50, Subdivision 2; 15A.081, Subdivision 1; 16.014, Subdivision 1; 16.084; 16.086, Subdivisions 1 and 2; 16.125, Subdivision 2; 16.756, Subdivision 1; 18.023, Subdivision 11; 18.024, Subdivision 1; 16.97, Subdivision 3; 16A.123; 17B.15; 18.51, Subdivision 2; 18.52, Subdivision 5; 18.54, Subdivision 1; 19.19, Subdivisions 1 and 2; 19.20, Subdivision 4: 40.071; 43.09, Subdivision 2a; 84.028, Subdivision 2; 84.54; 85.016; 85.017; 86.72, Subdivision 3; 86A.06; 86A.09, Subdivisions 1, 2, 3, and 4; 89.43; 92.35; 92.36; 92.37; 104.03, Subdivision 1; 104.35, Subdivisions 2 and 3; 105.484; 105.485, Subdivision 3; 114A.03, Subdivision 1; 115A.07, Subdivision 1; 115A.12, Subdivision 2; 115A.15, Subdivision 5; 116C.03, Subdivisions 2, 3, and 4; 116C.69, Subdivisions 2, 2a and 3; 116H.05; 116H.06; 116H.07; 116H.08; 116H.085; 116H.087; 116H.088, Subdivision 1; 116H.089; 116H.09, Subdivisions 1, 4, and 5; 116H.10; 116H.11; 116H.12, Subdivisions 1, 1b, 2, 4, 5, 6, and 9; 116H.121, Subdivisions 1 and 2; 116H.122; 116H.123; 116H.124; 116H.126; 116H.127; 116H.128; 116H.129, Subdivisions 1, 4, 5, 6, and 8; 116H.13; 116H.14; 116H.15, Subdivision 2; 116H.17; 116H.18; 116H.19, Subdivision 1; 116H.23; 120.78, Subdivision 1; 124.225, Subdivision 4a; 126.111, Subdivision 2; 137.31, Subdivision 6; 138.93, Subdivision 4; 139.17, Subdivision 1 and by adding a subdivision; 139.18, Subdivisions 1, 3 and 4; 139.19, Subdivisions 3, 4, 5 and 6; 145.834; 145.835, Subdivision 1; 145.836, Subdivision 1; 145.837, Subdivision 1; 145.845; 145.912, Subdivision 15; 160.262, Subdivisions 1 and 3; 160.265, Subdivision 1; 174.03, Subdivision 7; 176.183, Subdivision 2; 204A.06, Subdivision 1b; 216B.241, Subdivision

2; 222.62; 222.65; 223.03; 231.16; 232.02, Subdivisions 1, 2, and 3; 233.08; 245.783, Subdivision 2; 268.014; 273.74, Subdivisions 2 and 5; 275.53, Subdivisions 1, 3, and 4; 290.06, Subdivision 14; 290.431; 298.48, Subdivision 4; 299A.03, Subdivision 5; 299A.04; 301.75; 301.77, Subdivision 1; 301A.01, Subdivision 1; 301A.05; 301A.07, Subdivision 1; 322A.16; 322A.71; 325F.19, Subdivisions 3 and 6; 325F.20, Subdivision 1; 325F.21, Subdivision 2; 325F.23, Subdivision 1; 325F.24, Subdivision 3a; 336.9-403; 336.9-404; 336.9-405; 336.9-406; 336.9-407; 345.53; 354.43, Subdivision 3; 355.06; 362.12, Subdivision 1; 362.13; 362.132; 362.40, Subdivisions 8, 9, and 10; 362.41, Subdivision 5; 362.42; 362.51, Subdivisions 8 and 10; 362A.06; 402.045; 402.062, Subdivision 1; 402.095; 451.09, Subdivision 2; 453.52, Subdivision 3; 462.375; 462.384, Subdivision 7; 462.385, Subdivisions 1 and 3; 462.386, Subdivision 1; 462.387; 462.39, Subdivisions 2 and 3; 462.391, Subdivisions 2, 3, and 4; 462.395; 462.396, Subdivision 1; 462.398; 462.421, Subdivision 21; 462A.05, Subdivision 15b; 473.204, Subdivision 2; 473.411, Subdivision 1; 473.857, Subdivision 2; 473H.06, Subdivision 5; 474.01, Subdivisions 6, 7, and 8; 480.0595; 641.24; and 648.39; proposing new law coded as Minnesota Statutes, Chapter 116J; proposing new law coded in Minnesota Statutes, Chapters 116H and 299A; Laws 1976, Chapter 337, Section 1, Subdivisions 2, as amended, 3, and 4, as amended; Laws 1978, Chapter 510, Sections 2 and 5; repealing Minnesota Statutes 1980, Sections 3.351; 4.11, Subdivisions 1, 2, 3, 6, and 7; 4.15; 4.16; 16.014, Subdivision 3; 116H.001; 116H.02, Subdivisions 2 and 4; 116H.03; 116H.09, Subdivisions 2 and 3; 116H.12, Subdivision 3b; 116H.124, Subdivision 1; 116H.126, Subdivision 1; 126.52, Subdivision 12; 254A.06; 299A.03, Subdivisions 12, 13, and 14; 362.07; 362.08; 362.09; 362.10; 362.11; 362.12, Subdivisions 2 and 3; 362.15; 362.17; 362.18; 362.19; 362.23; 462.711; 473.571, Subdivisions 2, 3, and 4; 648.45; 648.46; Laws 1976, Chapter 337, Section 4, as amended; and Laws 1978, Chapter 510. Section 10.

Under the rules of the Senate, laid over one day.

MOTIONS AND RESOLUTIONS - CONTINUED

Mr. Moe, R.D. moved that the Senate do now adjourn until 9:00 a.m., Thursday, April 30, 1981. The motion prevailed.

Patrick E. Flahaven, Secretary of the Senate