SIXTY-SIXTH DAY

St. Paul, Minnesota, Wednesday, March 21, 1984

The Senate met at 12:00 noon and was called to order by the President.

Prayer was offered by the Chaplain, Rev. Kenneth Ludescher.

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

Belanger Benson Berg Berglin Bernhagen Bertram Chmielewski Dahl	Dieterich Frederickson Freeman Hughes Johnson, D.E. Johnson, D.J. Jude Kamrath	Laidig Langseth Lantry Lessard Luther Mehrkens Merriam Moe, D.M. Moe, R.D.	Pehler Peterson, C.C. Peterson, D.C. Peterson, D.L. Peterson, R.W. Petty Pogemiller Purfeerst Ramstad	Sieloff Solon Spear Storm Taylor Ulland Waldorf Wegscheid Willet
Dahl Davis	Knaak	Moe, R.D.	Ramstad	
DeCramer Dicklich	Knutson Kroening	Nelson Novak	Reichgott Renneke	
Diessner	Kronebusch	Olson	Schmitz	

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

Mrs. Adkins, Messrs. Anderson, Frank, Frederick, Samuelson, Stumpf, Vega, Mmes. Brataas and McQuaid were excused from the Session of today. Mr. Isackson was excused from the Session of today until 12:33 p.m.

EXECUTIVE AND OFFICIAL COMMUNICATIONS

The following communications were received and referred to the committee indicated.

January 30, 1984

The Honorable Jerome M. Hughes President of the Senate

Dear Sir:

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

Franklin W. Iossi, 815 - 10 1/2 St. S.W., Rochester, Olmsted County, has

been appointed by me, effective February 24, 1984, for a term expiring the first Monday in January, 1985.

(Referred to the Committee on Education.)

March 15, 1984

The Honorable Jerome M. Hughes President of the Senate

Dear Sir:

It is my pleasure to enclose herewith the names of notaries public in the State of Minnesota.

Pursuant to the provisions of Article V, Section 3, of the Minnesota Constitution, I hereby appoint those individuals as notaries public, and hereby request the advice and consent of the Senate in those appointments.

Sincerely, Rudy Perpich, Governor

Mr. Moe, R. D. moved that the appointments of notaries public be laid on the table. The motion prevailed.

REPORTS OF COMMITTEES

Mr. Moe, R.D. moved that the Committee Reports at the Desk be now adopted, with the exception of reports pertaining to appointments. The motion prevailed.

Mr. Spear from the Committee on Judiciary, to which was referred

S.F. No. 1473: A bill for an act relating to real property; allowing service of summons upon dissolved domestic corporations; amending Minnesota Statutes 1982, section 508.16, subdivision 1.

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

Page 2, line 2, delete "publication of"

Page 2, delete lines 3 and 4

Page 2, line 5, delete "estate described in the application herein" and insert "publishing the summons"

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

Mr. Spear from the Committee on Judiciary, to which was referred

S.F. No. 1365: A bill for an act relating to crimes and criminals; specifying the crime of theft of telecommunications service; amending Minnesota Statutes 1982, section 609.52, subdivision 2.

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

Page 4, line 34, delete "(a)"

Page 5, line 1, after "electrical," insert "by"

- Page 5, line 2, after the comma insert "radio" and after "other" insert "means to a"
 - Page 5, line 5, after the comma insert "radio"
 - Page 5, delete line 7 and insert "The"
 - Page 5, line 8, delete "the" and insert "an"

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

- Mr. Spear from the Committee on Judiciary, to which was referred
- S.F. No. 1354: A bill for an act relating to crimes; providing for the manner of modifying sentencing guidelines; amending Minnesota Statutes 1982, section 244.09, subdivisions 5, 11, as amended, and by adding a subdivision.

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 1982, section 244.01, subdivision 2, is amended to read:
- Subd. 2. "Inmate" means any person who is convicted of a felony, is committed to the custody of the commissioner of corrections and is confined in a state correctional facility or released from a state correctional facility pursuant to sections 244.05, section 244.065, and or 244.07.
- Sec. 2. Minnesota Statutes 1982, section 244.01, subdivision 8, is amended to read:
- Subd. 8. "Term of imprisonment" is a the period of time equal to the period of time to which the an inmate is committed to the custody of the commissioner of corrections following a conviction for a felony minus earned good time.
- Sec. 3. Minnesota Statutes 1982, section 244.09, subdivision 5, is amended to read:
- Subd. 5. The commission shall, on or before January 1, 1980, promulgate sentencing guidelines for the district court. The guidelines shall be based on reasonable offense and offender characteristics. The guidelines promulgated by the commission shall be advisory to the district court and shall establish:
- (1) The circumstances under which imprisonment of an offender is proper; and
- (2) A presumptive, fixed sentence for offenders for whom imprisonment is proper, based on each appropriate combination of reasonable offense and offender characteristics. The guidelines may provide for an increase or decrease of up to 15 percent in the presumptive, fixed sentence.

The sentencing guidelines promulgated by the commission may also establish appropriate sanctions for offenders for whom imprisonment is not proper. Any guidelines promulgated by the commission establishing sanc-

tions for offenders for whom imprisonment is not proper shall make specific reference to noninstitutional sanctions, including but not limited to the following: payment of fines, day fines, restitution, community work orders, work release programs in local facilities, community based residential and nonresidential programs, incarceration in a local correctional facility, and probation and the conditions thereof.

In establishing the sentencing guidelines, the commission shall take into substantial consideration current sentencing and release practices and correctional resources, including but not limited to the capacities of local and state correctional facilities.

The provisions of sections 14.01 to 14.70 do not apply to the promulgation of the sentencing guidelines, and the sentencing guidelines, including severity levels and criminal history scores, are not subject to review by the legislative commission to review administrative rules. However, on or before June 1, 1985, the commission shall adopt rules pursuant to sections 14.01 to 14.70 which establish procedures for the promulgation of the sentencing guidelines, including procedures for the promulgation of severity levels and criminal history scores, and these rules shall be subject to review by the legislative commission to review administrative rules.

- Sec. 4. Minnesota Statutes 1983 Supplement, section 244.09, subdivision 11, is amended to read:
- Subd. 11. [MODIFICATION; RETROACTIVE EFFECT.] The commission shall meet as necessary for the purpose of modifying and improving the guidelines. Except as otherwise provided in this subdivision, proposed modifications in the sentencing guidelines grid, including severity levels and criminal history scores, but excluding proposed modifications relating to crimes that were created or amended by the legislature in the preceding legislative session, shall be submitted to the legislature by January 1 of any year when the commission desires to make a change and shall be effective on August I of that year, unless the legislature by law provides otherwise. On or before September 1 of each year, the commission shall submit a written report to the judiciary committees of the senate and the house of representa-tives that identifies and explains all modifications and proposed modifications in the sentencing guidelines made during the preceding 12 months. Any modification of the guidelines that causes a duration change numbers in the cells of the sentencing guidelines grid shall be retroactive for all inmates serving sentences imposed pursuant to the Minnesota sentencing guidelines if the durational change reduces the appropriate term of imprisonment. The commissioner of corrections shall notify the sentencing judge of all inmates who would be eligible for resentencing and the extent to which their terms of imprisonment would be reduced by the guidelines changes. Modifications to numbers in the cells of the sentencing guidelines grid shall not be retroactive to offenders on supervised release or to offenders who have had their supervised release revoked and who have been reimprisoned. Modifications to the sentencing guidelines other than numbers in the cells of the sentencing guidelines grid shall not be retroactive to inmates sentenced prior to the effective revision date.
- Sec. 5. Minnesota Statutes 1982, section 244.09, is amended by adding a subdivision to read:

Subd. 13. [RULEMAKING POWER.] The commission shall have authority to promulgate temporary and permanent rules to carry out the purposes of subdivision 5.

Sec. 6. [EFFECTIVE DATE.]

Sections 1 to 5 are effective the day following final enactment."

Delete the title and insert:

"A bill for an act relating to crimes; clarifying the definition of "inmate" and "term of imprisonment"; providing for the manner of modifying sentencing guidelines and resentencing affected inmates; amending Minnesota Statutes 1982, section 244.01, subdivisions 2 and 8; 244.09, subdivision 5, and by adding a subdivision; and Minnesota Statutes 1983 Supplement, section 244.09, subdivision 11."

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

Mr. Spear from the Committee on Judiciary, to which was referred

S.F. No. 1562: A bill for an act relating to probate; providing for the transmission of documents to foreign consuls by the office of the secretary of state; amending Minnesota Statutes 1982, section 524.3-403.

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

Page 1, line 23, strike "executors" and insert "personal representatives"

Page 1, line 23, strike the comma after "being"

Page 1, line 24, strike the comma after "been"

Page 2, line 9, strike "left" and insert "has"

Page 2, line 10, strike "any" and insert "a"

Page 2, lines 13 to 15, delete the new language and insert "Any notice received by the secretary of state shall be forwarded to the appropriate consul."

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

Mr. Spear from the Committee on Judiciary, to which was referred

S.F. No. 1350: A bill for an act relating to courts; providing for court of appeal representation on the judicial board of standards and certain advisory committees; amending Minnesota Statutes 1982, sections 480.052; 480.059, subdivision 2; and Minnesota Statutes 1983 Supplement, section 490.15, subdivision 1.

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

Page 1, line 15, delete ", one judge of the court of appeals," and strike "at"

Page 1, line 16, strike "least" and insert ", one judge of the court of

appeals,"

Page 1, line 24, delete ", one judge of the court of appeals," and strike "at least"

Page 1, line 24, before "two" insert ", one judge of the court of appeals."

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

Mr. Solon from the Committee on Economic Development and Commerce, to which was referred

S.F. No. 1749: A bill for an act relating to insurance; providing for the suspension of authority of self-insurance entities or self-insurers; modifying certain existing fees and providing certain new fees; transferring certain duties of the commissioner of commerce to the commissioner of revenue; establishing certain taxation filing requirements; providing for agent license renewals; authorizing the issuance of orders to show cause relating to license revocations; modifying certain insurance licensing dates; providing for the service of process on foreign companies and unauthorized insurers; removing the countersignature requirement for certain bid bonds and insurance policies; removing an exemption from regulation for certain self-insurance plan administrators and vendors of risk management services; providing for the use of health insurance claim forms; providing for the use of fire insurance binders; modifying the definitions of "motorcycle." "motor vehicle." "policy," and "utility vehicle" for purposes of automobile insurance regulation; increasing certain liability coverage on automobile insurance plan policies; providing for the cancellation or nonrenewal of a policy; defining plan of reparation security"; requiring certain premium reports to be filed with the commissioner; prohibiting discrimination based on sex or marital status; modifying the expiration date of adjuster's licenses; providing for the appointment of the board of the compensation reinsurance association; making various technical changes; providing remedies; prescribing penalties; appropriating money; amending Minnesota Statutes 1982, sections 60A.13, by adding a subdivision; 60A.15, subdivisions 1, 2, 2a, 6, 8, 9, 10, and by adding subdivisions; 60A.17, subdivisions 3, 5b, and by adding a subdivision; 60A.18, subdivision 3; 60A.19, subdivision 4; 60A.199; 60A.21, subdivision 2; 60A.23, subdivision 5; 62A.025; 65A.03; 65B.001, subdivision 4; 65B.06, subdivision 2; 65B.14, subdivisions 2 and 3; 65B.16; 65B.19; 65B.43, subdivisions 2, 13, and by adding a subdivision; 69.021, subdivisions 1, 2, 3, and by adding a subdivision; 69.58; 69.59; 72A.061, subdivision 2; 72A.07; 72A.20, by adding a subdivision; 72A.23, subdivision 1; 72B.04, subdivisions 7 and 10; 79.10; 176.181, subdivision 2, and by adding a subdivision; 271.01, subdivision 5; 299F.21; 299F.22; 299F.23; 299F.24; 299F.26, subdivisions 1 and 2; 424.165, subdivision 1; and 574.32; Minnesota Statutes 1983 Supplement, sections 60A.05; 60A.14, subdivision 1; 60A.15, subdivisions 11 and 12; 60A.17, subdivisions 1a, 1d, and 6c; 60A.1701, subdivision 5; 60A.198, subdivision 3; 60A.23, subdivision 8; 65A.01, subdivision 3; 65B.17, subdivision 1; 69.011, subdivision 1; and 79.37; proposing new law coded in Minnesota Statutes, chapter 60A; repealing Minnesota Statutes 1982, sections 65B.15, subdivision 3; and 65B.48, subdivision 8.

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

Page 2, after line 14, insert:

"Section 1. Minnesota Statutes 1982, section 60A.13, subdivision 6, is amended to read:

Subd. 6. [COMPANY OR AGENT CANNOT CONTINUE BUSINESS UNLESS STATEMENT IS FILED.] No company or agent thereof shall transact any new business in this state after May thirty-first in any year unless it shall have previously transmitted the its annual statement to the commissioner and filed the a copy of its statement with the National Association of Insurance Commissioners with the required filing fee. The commissioner may annually require that each insurer pay the required fee to the National Association of Insurance Commissioners for the filing of annual statements."

Page 5, line 20, strike "\$500" and insert "\$150"

Page 29, after line 12, insert:

- "Sec. 27. Minnesota Statutes 1983 Supplement, section 60A.1701, subdivision 10, is amended to read:
- Subd. 10. [REPORTING.] (a) After completing the minimum education requirement, each person subject to this section shall file or cause to be filed a compliance report annually in accordance with the procedures adopted by the commissioner.
- (b) Each compliance report must be accompanied by an annual continuing education fee of \$5 payable to the state of Minnesota for deposit in the general fund.
- (c) An institution offering an accredited course shall comply with the procedure for reporting compliance adopted by the commissioner.
- (d) If a person subject to this section completes a nonaccredited course, he may submit a written report to the advisory committee accompanied by a fee of not more than \$10 payable to the state of Minnesota for deposit in the general fund. This report must be accompanied by proof satisfactory to the commissioner that the person has completed the minimum education requirement for the annual period during which the nonaccredited course was completed. Upon the recommendation of the advisory committee that the course satisfies the criteria for course accreditation, the commissioner may approve the nonaccredited course and shall so inform the person. If the nonaccredited course is approved by the commissioner, it may be used to satisfy the minimum education requirement for the person's next annual compliance period.
- Sec. 28. Minnesota Statutes 1983 Supplement, section 60A.1701, subdivision 11, is amended to read:
- Subd. 11. [ENFORCEMENT.] If a person subject to this section fails to complete the minimum education or reporting requirement or to pay the prescribed fees for any annual period, no license may be renewed or continued in force for that person for any class of insurance beginning June 1 of the year due and that person may not act as an insurance agent until the person has

demonstrated to the satisfaction of the commissioner that all requirements of this section have been complied with or that a waiver or extension has been obtained.

If a person subject to this section fails to file a compliance request or a request for a waiver or extension with the commissioner within 30 days of the date on which the person is required to report, the commissioner may issue an order summarily suspending that person's license. The order is effective upon service on the person by first class mail at his last known address on file with the commissioner. A person whose license has been summarily suspended under this subdivision may, within 15 days of the date of the order, request a hearing to be conducted according to the provisions of chapter 14. The hearing must be held within 15 days of the commissioner's receipt of the request, but the person may agree to an extension. The summary suspension remains in effect pending the outcome of the hearing."

Pages 38 to 41, delete section 32

Page 41, after line 16, insert:

"Sec. 35. Minnesota Statutes 1982, section 61A.03, is amended by adding a subdivision to read:

Subd. 2a. No life insurer subject to this section is required to file more than one policy with a policy loan provision providing for a fixed rate of interest."

Page 74, delete line 11 and insert "Sections 3, 5 to 19, 31, 32, 52 to 55, 66 to 73, 75, and"

Page 74, line 12, delete "74" and insert "77"

Page 74, line 14, delete "73" and insert "76"

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 2, after the semicolon, insert "clarifying annual statement filing requirements;"

Page 1, line 10, after the semicolon, insert "clarifying continuing education reporting requirements;"

Page 1, line 17, after the semicolon, insert "clarifying policy form filing requirements;"

Page 1, line 33, after "60A.13," insert "subdivision 6, and"

Page 1, line 38, after "5;" insert "61A.03, by adding a subdivision;"

Page 2, line 6, delete "subdivision 5" and insert "subdivisions 5, 10, and 11"

Page 2, line 7, delete "60A.23, subdivision 8;"

Page 2, line 11, delete "and"

Page 2, line 12, before the period, insert "; and 69.031, subdivision 6"

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

Mr. Spear from the Committee on Judiciary, to which was referred

S.F. No. 1471: A bill for an act relating to courts; providing for the appeal of various matters to the court of appeals; amending Minnesota Statutes 1983 Supplement, sections 299D.03, subdivision 11; 412.861, subdivision 3; 625.09; 625.11; 625.14; and 629.62.

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

Page 1, line 24, strike "DISTRICT" and after "COURT" insert "OF APPEALS"

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

Mr. Moe, D. M. from the Committee on Governmental Operations, to which was referred

S.F. No. 1913: A bill for an act relating to state departments; providing statutory changes requested by commissioner of administration required by reorganization orders; amending Minnesota Statutes 1982, sections 60A.15, subdivisions 1, 2, 8, 9, 10, and by adding a subdivision; 69.021, subdivision 2; 69.031, subdivision 6; 116C.03, subdivision 4; 116J.64, subdivisions 5 and 7; and 161.20, subdivision 4; Minnesota Statutes 1983 Supplement, sections 60A.15, subdivisions 12; 116C.03, subdivision 2; 116J.01, subdivision 3; 116J.42, subdivisions 4 and 9; 161.465; and 299A.04; Laws 1983, chapter 289, section 115, subdivision 2; proposing new law coded in Minnesota Statutes, chapter 116J; repealing Minnesota Statutes 1982, section 116C.04, subdivisions 5 and 6.

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

Page 12, line 29, after "section" insert ", except those with private persons,"

Amend the title as follows:

Page 1, line 7, delete "subidivision" and insert "subdivision"

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

Mr. Moe, D. M. from the Committee on Governmental Operations, to which was referred

S.F. No. 1553: A bill for an act relating to state government; ratifying state labor agreements and compensation plans.

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

Page 2, line 10, delete "through" and insert "on"

Page 2, after line 36, insert:

"Sec. 2. [INTERIM APPROVAL.]

After adjournment of the 1984 session but before the 1985 session of the legislature, the legislative commission on employee relations may give in-

terim approval to any negotiated agreement, arbitration award, or compensation or salary plan submitted to it under other law. The commission shall submit the agreement, award or plan to the entire legislature for ratification in the same manner and with the same effect as provided for agreements, awards and plans submitted after adjournment of the legislature in an odd-numbered year.

Sec. 3. [UNIT COMPOSITION SCHEDULE.]

The unit composition schedule adopted by the legislative commission on employee relations on March 24, 1980, as amended by the legislature and by action of the bureau of mediation services, is amended by deleting the job classification "heavy equipment service attendant" from unit 3, and inserting this job classification in unit 2."

. Page 3, line 1, delete "2" and insert "4"

Page 3, line 2, delete "Section 1 is" and insert "Sections 1 to 3 are"

Amend the title as follows:

Page 1, line 3, after "plans" insert "; providing for interim approval of certain negotiated agreements and compensation plans; making a change in the state unit composition schedule"

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

Mr. Spear from the Committee on Judiciary, to which was referred

S.F. No. 1452: A bill for an act relating to trusts; eliminating procedures for confirming appointment of trustees; repealing Minnesota Statutes 1982, sections 501.33 to 501.38.

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 1982, section 524.3-913, is amended to read:

524.3-913 [DISTRIBUTIONS TO TRUSTEE.]

Before distributing to a testamentary trustee, the personal representative shall require that the trustee be qualified in a court of competent jurisdiction unless waived by the court or the will contains a waiver of qualification. Notwithstanding the waiver, upon petition of any interested person, the court may require qualification of the trustee in a court of competent jurisdiction. Qualification by a court of a testamentary trustee is not required before distributions can be made by a personal representative to the trustee, unless qualification is demanded by an interested person as follows:

- (1) by written demand delivered or mailed to the personal representative, or
- (2) by petition to the court having jurisdiction over the probate estate.

If demand is made, the personal representative shall require proof of qualification of the trustee in a court of competent jurisdiction and the personal

representative shall not make distributions to the trustee until the trustee is qualified by the court."

Delete the title and insert:

"A bill for an act relating to trusts; eliminating the requirement of qualifying trustees in certain cases; amending Minnesota Statutes 1982, section 524.3-913."

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

Mr. Spear from the Committee on Judiciary, to which was referred

S.F. No. 1398: A bill for an act relating to arrests; providing for the arrest of a person charged with a misdemeanor on Sundays or between 9:00 p.m. and 9:00 a.m. on any other day if the person is found on a public highway or street, or in a public place; amending Minnesota Statutes 1983 Supplement, section 629.31.

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

Page 1, line 13, after "felony" insert "or gross misdemeanor"

Page 1, line 16, after "of" strike "9:00" and insert "10:00" and after "and" strike "9:00" and insert "8:00"

Amend the title as follows:

Page 1, line 4, after "between" delete "9:00" and insert "10:00" and after "and" delete "9:00" and insert "8:00"

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

Mr. Spear from the Committee on Judiciary, to which was referred

S.F. No. 1575: A bill for an act relating to commerce; providing for the computation of interest on mechanics' lien claims; proposing new law coded in Minnesota Statutes, chapter 514.

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

Delete everything after the enacting clause and insert:

"Section 1. [514.135] [COMPUTATION OF INTEREST ON CLAIMS.]

Except as otherwise provided by contract, interest awarded on mechanics' lien claims shall be calculated at the legal rate, as provided in section 334.01, from the time the underlying obligation arises until the expiration of 30 days after the claimant's last item of labor, skill, or materials was furnished to the improvement and shall be calculated thereafter at the rate computed for verdicts and judgments, as provided in section 549.09.

Sec. 2. [EFFECTIVE DATE.]

Section I applies to contracts entered into on or after August 1, 1984."

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

adopted.

- Mr. Spear from the Committee on Judiciary, to which was re-referred
- S.F. No. 1240: A bill for an act proposing an amendment to the Minnesota Constitution, article XI, section 8; removing the constitutional restrictions on permanent school fund investments; establishing statutory restrictions; amending Minnesota Statutes 1982, section 11A.16, subdivision 4.

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

- Page 2, line 24, strike "any public or private stocks or bonds" and insert "investments"
 - Page 3, line 5, delete "allow the"
- Page 3, delete lines 6 and 7 and insert "remove restrictions on the investment of the permanent school fund, permitting investment of the fund in a manner prescribed by law?"

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

- Mr. Spear from the Committee on Judiciary, to which was re-referred
- S.F. No. 480: A bill for an act proposing an amendment to the Minnesota Constitution, article IV, section 12; removing references to legislative days.

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

- Page 1, lines 15 and 16, strike "the first Monday following the third Saturday in May" and insert "May 21"
- Page 2, line 6, after "sessions" insert "and to require that sessions adjourn on or before May 21 of each year"

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

- Mr. Spear from the Committee on Judiciary, to which was referred
- S.F. No. 1337: A bill for an act relating to landlords and tenants; increasing the interest rate paid by landlords on rental deposits; amending Minnesota Statutes 1982, section 504.20, subdivision 2.

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

Page 1, line 21, strike "\$1" and insert "\$3"

Page 1, after line 22, insert:

"Sec. 2. [EFFECTIVE DATE.]

Section 1 is effective October 1, 1984."

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

Mr. Spear from the Committee on Judiciary, to which was referred

S.F. No. 1832: A bill for an act relating to corrections; clarifying the effect of punitive segregation confinement on an inmate's scheduled release date; amending Minnesota Statutes 1983 Supplement, sections 244.04, subdivision 1; and 244.05, subdivision 1.

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 1983 Supplement, section 244.04, subdivision 1, is amended to read:

Subdivision 1. [REDUCTION OF SENTENCE.] Notwithstanding the provisions of section 609.11, subdivision 6, and section 609.346, subdivision 1, the term of imprisonment of any inmate sentenced to a presumptive fixed sentence after May 1, 1980, shall be reduced in duration by one day for each two days during which the inmate violates none of the disciplinary offense rules promulgated by the commissioner. The reduction shall accrue to the period of supervised release to be served by the inmate.

Except as otherwise provided in subdivision 2, if an inmate violates a disciplinary offense rule promulgated by the commissioner, good time earned prior to the violation may not be taken away, but the inmate may be required to serve an appropriate portion of his term of imprisonment after the violation without earning good time.

- Sec. 2. Minnesota Statutes 1982, section 244.04, subdivision 2, is amended to read:
- Subd. 2. [LOSS OF GOOD TIME.] By May 1, 1980, the commissioner shall promulgate rules specifying disciplinary offenses which may result in the loss of good time and the amount of good time which may be lost as a result of each disciplinary offense, including provision for restoration of good time. In no case shall an individual disciplinary offense result in the loss of more than 90 days of good time; except that no inmate confined in segregation for violation of a disciplinary rule shall be placed on supervised release until discharged or released therefrom from punitive segregation confinement, nor shall an inmate in segregation for violation of a disciplinary rule for which he could also be prosecuted under the criminal laws earn good time while in segregation. The loss of good time shall be considered to be a disciplinary sanction imposed upon an inmate, and the procedure for the loss of good time and the rights of the inmate in the procedure shall be those in effect for the imposition of other disciplinary sanctions at each state correctional institution.
- Sec. 3. Minnesota Statutes 1983 Supplement, section 244.05, subdivision 1, is amended to read:

Subdivision 1. [SUPERVISED RELEASE REQUIRED.] Except as provided in subdivisions 4 and 5, every inmate shall serve a supervised release term upon completion of his term of imprisonment as reduced by any good time earned by the inmate or extended by confinement in segregation pursuant to section 244.04, subdivision 2. The supervised release term shall be equal to the period of good time the inmate has earned, and shall not exceed

the length of time remaining in the inmate's sentence.

Sec. 4. [EFFECTIVE DATE.]

Sections 1 to 3 are effective the day after final enactment."

Amend the title as follows:

Page 1, line 3, delete "an inmate's" and insert "the"

Page 1, line 4, before the semicolon, insert "of certain inmates"

Page 1, line 4, after "Statutes" insert "1982, section 244.04, subdivision 2; and Minnesota Statutes"

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

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

S.F. No. 1587: A bill for an act relating to game and fish; exempting certain aged and disabled Minnesota residents from small game and deer license fees; amending Minnesota Statutes 1982, section 98.47, by adding a subdivision.

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 1982, section 98.47, is amended by adding a subdivision to read:

Subd. 19. A license to take small game or deer shall be issued for a charge of \$2.50 to a resident who is a recipient of supplemental security income for the aged or disabled, or is a recipient of social security aid to the disabled under United States Code, title 42, section 416, paragraph (i)(l) or section 423(d), or is a recipient of workers' compensation based on a finding of total and permanent disability. The commissioner shall transfer from the general fund and credit to the game and fish fund the amount that would otherwise have been deposited in the game and fish fund without regard to this subdivision. The amount necessary to make the transfer is appropriated from the general fund to the commissioner of natural resources.

Sec. 2. [EFFECTIVE DATE.]

This act is effective for 1985-1986 licenses and afterwards."

Amend the title as follows:

Page 1, line 4, after the semicolon, insert "requiring the general fund to reimburse the game and fish fund for the cost of these free licenses; appropriating money;"

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. 1395: A bill for an act relating to state lands; providing for the conveyance of certain state land to the city of Pillager.

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

Page 1, line 6, delete "CONVEYANCE" and insert "LEASE"

Page 1, delete line 7

Page 1, line 8, delete "of" and delete ", shall convey" and insert "may lease"

Page 1, delete section 2

Page 1, line 19, delete "3" and insert "2"

Page 1, line 20, delete "Sections" and insert "Section" and delete "and 2 are" and insert "is"

Amend the title as follows:

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

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

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

S.F. No. 1371: A bill for an act relating to state lands; providing for the conveyance of certain land in International Falls.

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

Page 1, line 8, after "administration" insert "and upon approval of the community college board"

Page 1, line 10, delete everything after the first "to" and insert "the city of"

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

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

S.F. No. 1316: A bill for an act relating to water; providing for comprehensive local water management; requiring counties to develop and implement county water and land resources plans; authorizing the environmental quality board to make comprehensive water planning grants to counties; providing additional authorities to counties; providing additional duties of the environmental quality board; appropriating money; proposing new law coded in Minnesota Statutes, chapter 116C.

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

Delete everything after the enacting clause and insert:

"Section 1. [116C.91] [TITLE.]

Sections 1 to 11 may be cited as the "Comprehensive Local Water Management Act."

Sec. 2. [116C.92] [DEFINITIONS.]

Subdivision 1. [APPLICABILITY.] The definitions in this section apply to sections 1 to 11.

- Subd. 2. [BOARD.] "Board" means the soil and water conservation board.
- Subd. 3. [CAPITAL IMPROVEMENT PROGRAM.] "Capital improvement program" means a program that states the schedule, timing, and details of specific contemplated capital improvements for a prospective five-year period by year, with the estimated cost and the need for each improvement, the financial sources and financial effect that the improvements will have on the county and other local units of government.
- Subd. 4. [COMPREHENSIVE WATER PLAN.] "Comprehensive water plan" means the plan required of counties by sections 1 to 11.
- Subd. 5. [GROUNDWATER SYSTEMS.] "Groundwater systems" means the 14 principal aquifers of the state as defined by the United States Geological Survey in Water-Resources Investigations 81-51, or its revisions.
- Subd. 6. [LOCAL UNITS OF GOVERNMENT.] "Local units of government" means statutory or home rule charter cities, towns, counties, soil and water conservation districts, organizations formed for the joint exercise of powers under section 471.59, and other special purpose districts or authorities in water and related land resources management at the local level.
- Subd. 7. [OFFICIAL CONTROLS.] "Official controls" means ordinances and regulations that control the physical development of the whole or part of a city, county, or town, or that implement the general objectives of the county or local government unit.
- Subd. 8. [RELATED LAND RESOURCES.] "Related land resources" means land affected by present or projected management practices that cause significant effects on the quantity and quality, or use of groundwater or surface water.
- Subd. 9. [WATERSHED UNITS.] "Watershed units" means each of the 81 major watershed units identified in the state watershed boundaries map prepared under Laws 1977, chapter 455, section 33, subdivision 7, paragraph (a) and accompanying data base, or its revisions.
- Sec. 3. [116C.93] [COUNTY WATER PLANNING AND MANAGE-MENT.]

Subdivision 1. [COUNTY DUTIES.] Each county shall develop and implement a comprehensive water plan. Each county has the duty and authority to:

- (1) prepare and adopt a comprehensive water plan that meets the requirements of sections 1 to 11;
 - (2) review and approve water plans, capital improvement programs, offi-

cial controls, and other water management measures submitted by local units of government according to sections 1 to 11; and

- (3) exercise powers necessary to implement comprehensive water plans.
- Subd. 2. [WATER PLAN REQUIREMENT.] A comprehensive water plan must cover the entire area within a county. A plan must address water problems in the context of watershed units and of groundwater systems. The plan must be prepared, adopted, and implemented according to sections 1 to 11
- Subd. 3. [DELEGATION.] The county is responsible for preparing, adopting, and implementing the comprehensive water plan, but may delegate all or part of the preparation of the plan to a local unit of government or a joint powers agreement with other counties. The county may not delegate authority for the exercise of eminent domain, taxation, or assessment to a local unit of government that does not possess these powers.
- Subd. 4. [COORDINATION.] (a) To assure coordinated efforts during the preparation and implementation of a comprehensive water plan, each county shall conduct meetings and may execute agreements with local units of government establishing the responsibilities of each unit during the preparation and implementation of the comprehensive water plan. To assist the counties, the board shall draft model agreements for use by the counties in this process.
- (b) Each county shall coordinate its planning program with contiguous counties. Before meeting with local units of government a county board shall notify the county boards of each county contiguous to it that it is about to begin preparing its comprehensive water plan and request and hold a joint meeting with these county boards to consider the planning process.
- Subd. 5. [SCOPE OF PLANS.] Comprehensive water plans shall be based on the principles of sound hydrologic management of surface water and groundwater, effective environmental protection, and efficient management. The comprehensive water plan must include:
- (1) a description of the existing physical environment, land use, and development in the county and expected changes to them.
- (2) available information about the surface water, groundwater, and related land resources in the county, including existing and potential distribution, availability, quality, and use;
- (3) objectives for future development, use, and conservation of water and related land resources and a description of actions that will be taken to achieve the objectives;
- (4) a description of possible conflicts between county objectives and state programs, policies, and requirements;
- (5) a description of possible conflicts between the comprehensive water plan and existing plans of other local units of government;
- (6) county management objectives for water quantity and quality and related land use conditions;
- (7) an implementation program that is consistent with the management objectives and includes schedules for amending official controls and plans of

local units of government to conform with the comprehensive water plan and a capital improvement program; and

- (8) a procedure for amending the comprehensive water plan.
- Subd. 6. [RULES.] The board shall adopt rules prescribing the scope, content and conditions for approval of a comprehensive water plan. The rules shall require, as a condition of approval, evidence that comprehensive water plans within a single watershed or groundwater system are consistent. The rules shall encourage the use of existing plans and available data.
- Subd. 7. [COMPLETION.] The comprehensive water plan shall be prepared and submitted for review within three years after the effective date of rules adopted by the board under sections 1 to 11. The comprehensive water plan shall extend through the year 1995 and any later year that is evenly divisible by five. Existing plans and official controls shall remain in effect until amended or superseded by a comprehensive water plan adopted under sections 1 to 11.

Sec. 4. [116C.94] [COMPREHENSIVE WATER PLAN REVIEW AND ADOPTION.]

- Subdivision 1. [LOCAL REVIEW.] Upon completion of the comprehensive water plan, but before final adoption by the county board, the county board shall submit the comprehensive water plan for review and comment to all local units of government wholly or partly within the county and to the applicable regional development commission, if any. The county shall submit the comprehensive water plan to any contiguous county or watershed management organization as defined in section 473.876 within the same watershed unit or groundwater system covered by the comprehensive water plan for review and comment. In comments to the county board:
- (1) a local unit of government that must amend its existing plan or official controls to bring its management program into conformance with the comprehensive water plan shall describe necessary amendments; and
- (2) a contiguous county or watershed management organization as defined in section 473.876 within the same watershed unit or groundwater system shall describe possible conflicts with an existing or proposed comprehensive water plan and suggest measures to resolve the conflicts.
- Subd. 2. [LOCAL REVIEW PERIOD.] Comments under subdivision 1 must be submitted to the county board within 60 days after receiving a comprehensive water plan for comment, unless the county board determines that good cause for an extension of this period exists.
- Subd. 3. [STATE REVIEW.] (a) After completion of the review by local units of government but before final adoption, the county board shall submit its comprehensive water plan and all comments it has received to the board for review. The board shall determine whether the comprehensive water plan is consistent with state law and rules. The board shall complete the review within 90 days after receiving a comprehensive water plan, unless the county board determines that there is good cause for extension of this period. The board shall consult with the departments of agriculture, health, and natural resources; the pollution control agency; the water resources board; and other necessary state agencies during the review.

- (b) The board shall conduct a public hearing on the plan within the county before approving or disapproving all or part of the plan. Notice of the hearing shall be given by the board by publication published once each week for two successive weeks prior to the date of the hearing in a legal newspaper in the county. The last publication shall occur at least ten days before the hearing. Notice shall also be mailed by the board to the chief official of each affected municipality at least 30 days before the hearing.
- (c) The board may disapprove all or part of a comprehensive water plan that it determines is not consistent with state laws or rules. A disapproved comprehensive water plan must be revised by the county board and resubmitted for approval by the board within 120 days after receiving notice of disapproval of the comprehensive water plan, unless the board extends the period for good cause.
- Subd. 4. [ADOPTION; IMPLEMENTATION.] The county board shall adopt and initiate implementation of its comprehensive water plan within 120 days after receiving notice of approval from the board.
- Subd. 5. [AMENDMENTS.] Amendments to a comprehensive water plan must be submitted to local units of government and to the board in the same manner as a comprehensive water plan.

Sec. 5. [116C.95] [PLANNING GRANTS TO COUNTIES.]

Subdivision 1. [GRANTS.] The board shall make grants to counties to assist the counties in carrying out their planning duties with respect to sections 1 to 11. Only counties are eligible to receive grants but they may contract with local units of government to complete planning responsibilities under sections 1 to 11. Grants may be used to employ staff or to contract with other local units of government to:

- (1) develop, evaluate, and update comprehensive water plans required by sections 1 to 11;
- (2) assist local units of government in revising existing plans or official controls as required by sections 1 to 11; or
- (3) provide direct financial assistance to local units of government that complete a planning requirement for a county under a written agreement with the county or that are required to make substantial amendments to local plans and official controls as the result of the comprehensive water plan or an amendment to it.
- Subd. 2. [FUNDS TO LOCAL UNITS.] Counties that receive grants under this section shall make funds directly available to local units of government that are required to make substantial amendments to local plans and official controls as the result of the comprehensive water plan or an amendment to it. Counties shall identify the potential recipient of funds in the application to the board.
- Subd. 3. [LOCAL MATCH.] Grants may not exceed 50 percent of the cost of the comprehensive water planning program. A county may provide its portion of the cost through in-kind services and may include in-kind services of other local units of government if the local units of government receive direct financial assistance under sections 1 to 11.
 - Sec. 6. [116C.96] [AUTHORITY UNDER APPROVED COMPREHEN-

SIVE WATER PLANS.]

- (a) Upon adoption of an approved comprehensive water plan, a county is granted the following authority. The county may adopt permit programs and other regulatory procedures including requirements for an emergency plan and for approval of projects. The county may regulate the use and development of water resources within incorporated areas and use the authority of a watershed district under chapter 112 to regulate the use and development of land in a municipality if any of the following conditions exist:
- (1) the municipality does not have a local water management plan or official control that is consistent with the comprehensive water plan;
- (2) an application to the municipality for a permit for the use and development of water and related land resources requires an amendment to or a variance from the comprehensive water management plan or a variance from the adopted local water management plan or implementation program of the municipality;
- (3) the municipality has authorized the county to require permits for the use and development of water and related land resources; or
- (4) a state agency has delegated the administration of a state permit program to the county.
 - (b) A county may:
- (1) acquire in the name of the county, by condemnation under chapter 117, real and personal property found by the county board to be necessary for the implementation of an approved comprehensive water plan;
- (2) assess the costs of projects undertaken under sections 1 to 11 upon the property benefited within the county in the manner provided by chapter 429, except that the definition of benefited properties provided in section 112.501, subdivision 2, shall apply;
- (3) petition the water resources board to terminate or consolidate watershed districts that intersect the county if the petition is signed by all counties that are intersected by the district and each county has an approved plan; and
- (4) charge users for services provided by the county in connection with the comprehensive water plan.
- Sec. 7. [116C.97] [CONSISTENCY OF LOCAL PLANS AND CONTROLS WITH THE COMPREHENSIVE WATER PLAN.]
- Subdivision 1. [REQUIREMENT.] Local units of government shall amend existing water and related land resources plans, capital improvement programs, official controls, and other water management measures as necessary to conform local water management with the comprehensive water plan following the procedures in this section.
- Subd. 2. [PROCEDURE.] Within 90 days after local units of government are notified by the county board of the adoption of a comprehensive water plan or of adoption of an amendment to a comprehensive water plan, the local units of government exercising water and related land resources planning and regulatory responsibility for areas within the county shall submit existing plans, capital improvement programs, official controls, or other water man-

agement measures to the county board for review. The county board shall identify any inconsistency with the comprehensive water plan and shall describe the amendments necessary to bring local plans, programs, controls, and other measures into conformance with the comprehensive water plan.

- Subd. 3. [REVISION; IMPLEMENTATION.] Local units of government shall revise existing plans, programs, controls, and other water management measures to conform with recommendations of the county board and shall initiate implementation of revised elements within 90 days after receiving the recommendations of the county board.
- Subd. 4. [APPEALS.] A local unit of government may, within 45 days after receiving the recommendation of the county board, appeal to the soil and water conservation board for a hearing on a disputed matter as provided in section 11, subdivision 4.
- Subd. 5. [NEW PLANS AND MEASURES.] New water and related land resources plans, capital improvement programs, official controls, and other water management measures proposed by local units of government shall be submitted to the county board for review and recommendation as provided under subdivisions 2 to 4.
- Subd. 6. [AMENDMENTS.] Amendments or variances to local plans and measures must be submitted to the county board for review and recommendation according to the procedures in this section.

Sec. 8. [DUPLICATION OF PREVIOUS WORK PROHIBITED.]

To complete the provisions of sections 1 to 11 the soil and water conservation board or any political subdivision may not require plans, studies, or data to be furnished that have been done and provided by other state agencies.

Sec. 9. [116C.98] [EXEMPTION FROM LEVY LIMIT.]

A levy to pay the cost of implementing sections 1 to 11 or to pay cost of improvements or maintenance of improvements identified in an adopted comprehensive water plan shall be in addition to other taxes authorized by law and shall be disregarded in the calculation of limits on taxes imposed by chapter 275.

Sec. 10. [116C.99] [CAPITAL IMPROVEMENTS; PAYMENT BY COUNTY.]

Subdivision 1. [GENERAL.] Each county shall approve capital improvements in a comprehensive water plan or certified to it by a soil and water conservation district, or lake improvement district that has adopted a plan, program, or set of controls or other water management measures in conformance with the comprehensive water plan in the manner specified in section 473.882, subdivision 2, except that the county board is responsible for conducting the hearing and making findings.

Subd. 2. [APPORTIONMENT OF COSTS.] If a proposed improvement will significantly affect the flow or quality of water within a watershed unit or groundwater system that extends into more than one county, the cost of the improvement shall be certified to the respective county boards in the proportions prescribed in the capital improvement program of the county where the improvement is located. A county that disagrees with the decision of another

county about apportionment of the cost may within 45 days after notification of the county share of the cost, appeal the certification to the board for final resolution of the conflict.

- Subd. 3. [BONDS; TAXES.] A county that has adopted a comprehensive water plan may use the bond and tax provisions of section 473.882, subdivisions 3 and 4 for capital improvements under sections 1 to 11.
- Subd. 4. [DRAINAGE PROJECTS.] This section does not apply to a public drainage system established, maintained, or improved under chapter 106.

Sec. 11. [EFFECT ON CHAPTER 106.]

The provisions of this act shall not change the duties, procedures, and powers established under chapter 106. The provisions of chapter 106 shall be independent of sections 1 to 11 and not subject to sections 1 to 11.

Sec. 12. [116C.991] [APPLICATION.]

Sections 1 to 11 apply to all counties except as follows:

- (1) in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington sections 1 to 11 apply only in the portions of the counties not subject to the requirements of sections 473.875 to 473.883; and
- (2) if a local governmental unit in a portion of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott or Washington county not subject to the requirements of sections 473.875 to 473.883 has formed a joint powers watershed management organization with local units of government subject to the requirements of sections 473.875 to 473.883 before December 31, 1984, sections 1 to 11 do not apply to that local governmental unit; and
- (3) in portions of counties subject to sections 112.34 to 112.89 and rural water systems established under chapter 116A.

Sec. 13. [116C.992] [DUTIES OF THE BOARD.]

Subdivision 1. [DUTIES.] The board shall:

- (1) adopt compehensive water plan guidelines under the provisions of chapter 14;
- (2) establish a process for review and approval or modification of comprehensive water plans that assures the plans are consistent with state law and rules;
- (3) establish a procedure for resolving conflicts about comprehensive water plans or their implementation; and
 - (4) prepare draft model agreements under section 3, subdivision 4.
- Subd. 2. [RULEMAKING AUTHORITY.] The board shall adopt rules necessary to implement sections 1 to 11.
- Subd. 3. [CONTESTED CASES.] The decision of the board to disapprove or require modification of a comprehensive water plan may be contested by the affected county. The county shall have 60 days to request a hearing on the board decision to require modification or to disapprove the plan. If within 60 days the county has not requested a hearing, the decision of the board is final. If the affected county requests a hearing, a hearing shall be conducted by the

state office of administrative hearings within 60 days of the request. The subject of the hearing may not extend to questions concerning the need for a comprehensive water plan. In the report of the hearing examiner, the cost of the proceeding shall be apportioned among the parties to the proceeding. Within 30 days after receiving the report of the hearing examiner, the board shall, by resolution containing findings of fact and conclusions, make a final decision with respect to the required changes in the comprehensive water plan. A party to the proceeding may appeal the decision to the courts in the manner provided by chapter 14 for contested cases.

- Subd. 4. [CONFLICT RESOLUTION.] The board shall hear and resolve a conflict if:
- (1) the interpretation and implementation of a comprehensive water plan within the county is challenged;
- (2) two or more counties disagree about the apportionment of the cost of an improvement; or
- (3) a county and a local unit of government disagree about a change in a local plan.

To attempt to resolve the issue without a formal hearing, a party to the dispute may petition the board for an informal hearing to be conducted before the chairman of the board. If the matter cannot be resolved, a formal hearing before the board may be requested. Within 30 days of the formal hearing, the board shall issue its findings and conclusions which shall be binding on the parties.

Sec. 14. [APPROPRIATION.]

There is appropriated from the general fund to the board a sum of \$..... for the purpose of carrying out section 5."

Amend the title as follows:

Page 1, lines 8 and 9, delete "environmental quality" and insert "soil and water conservation"

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. 961: A bill for an act relating to agriculture; providing income tax incentives to landowners who sell or lease agricultural land to eligible beginning farmers; amending Minnesota Statutes 1982, section 290.01, subdivisions 20a, as amended, and 20b, as amended; proposing new law coded in Minnesota Statutes, chapter 290.

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 1983 Supplement, section 290.01, subdivision 20a, is amended to read:

Subd. 20a. [MODIFICATIONS INCREASING FEDERAL ADJUSTED GROSS INCOME.] There shall be added to federal adjusted gross income:

- (1) Interest income on obligations of any state other than Minnesota or a political subdivision of any other state exempt from federal income taxes under the Internal Revenue Code of 1954;
- (2) Income taxes imposed by this state or any other taxing jurisdiction, to the extent deductible in determining federal adjusted gross income and not credited against federal income tax;
- (3) Interest on indebtedness incurred or continued to purchase or carry securities the income from which is exempt from tax under this chapter, to the extent deductible in determining federal adjusted gross income;
- (4) In the case of a change of residence from Minnesota to another state or nation, the amount of moving expenses which exceed total reimbursements and which were therefore deducted in arriving at federal adjusted gross income;
- (5) The amount of any increase in the taxpayer's federal tax liability under section 47 of the Internal Revenue Code of 1954 to the extent of the credit under section 38 of the Internal Revenue Code of 1954 that was previously allowed as a deduction under Minnesota Statutes 1982, section 290.01, subdivision 20b, clause (7);
- (6) Expenses and losses arising from a farm which are not allowable under section 290.09, subdivision 29;
- (7) Expenses and depreciation attributable to substandard buildings disallowed by section 290.101;
- (8) The amount by which the gain determined pursuant to section 41.59, subdivision 2 exceeds the amount of such gain included in federal adjusted gross income;
- (9) To the extent deducted in computing the taxpayer's federal adjusted gross income for the taxable year, losses recognized upon a transfer of property to the spouse or former spouse of the taxpayer in exchange for the release of the spouse's marital rights;
- (10) Interest income from qualified scholarship funding bonds as defined in section 103(e) of the Internal Revenue Code of 1954, if the nonprofit corporation is domiciled outside of Minnesota;
- (11) Exempt-interest dividends, as defined in section 852(b)(5)(A) of the Internal Revenue Code of 1954, not included in federal adjusted gross income pursuant to section 852(b)(5)(B) of the Internal Revenue Code of 1954, except for that portion of exempt-interest dividends derived from interest income on obligations of the state of Minnesota, any of its political or governmental subdivisions, any of its municipalities, or any of its governmental agencies or instrumentalities;
- (12) The amount of any excluded gain recognized by a trust on the sale or exchange of property as defined in section 641(c)(1) of the Internal Revenue Code of 1954;
 - (13) To the extent not included in the taxpayer's federal adjusted gross

income, the amount of any gain, from the sale or other disposition of property having a lower adjusted basis for Minnesota income tax purposes than for federal income tax purposes. This modification shall not exceed the difference in basis. If the gain is considered a long term capital gain for federal income tax purposes, the modification shall be limited to 40 percent of the portion of the gain. This modification is limited to property that qualified for the equity investment credit contained in section 290.069, subdivision 4, and to property acquired in exchange for the release of the taxpayer's marital rights contained in section 290.14, clause (7);

- (14) The amount of any loss from a source outside of Minnesota which is not allowed under section 290.17 including any capital loss or net operating loss carryforwards or carrybacks resulting from the loss;
- (15) To the extent deducted in computing the taxpayer's federal adjusted gross income, interest, taxes and other expenses which are not allowed under section 290.10, clause (9) or (10);
- (16) The deduction for two-earner married couples provided in section 221 of the Internal Revenue Code of 1954;
- (17) Losses from the business of mining as defined in section 290.05, subdivision 1, clause (a) which is not subject to the Minnesota income tax;
- (18) Expenses and depreciation attributable to property subject to Laws 1982, chapter 523, article 7, section 3 which has not been registered;
- (19) The amount of contributions to an individual retirement account, including a qualified voluntary employee contribution, simplified employee pension plan, or self-employed retirement plan which is allowed under sections 311 and 312 of Public Law Number 97-34, section 238 of Public Law Number 97-248, and section 103(d)(1)(B) of Public Law Number 97-448 to the extent those contributions were not an allowable deduction prior to the enactment of that law: and
- (20) To the extent not included in the taxpayer's federal adjusted gross income, the amount of any contributions to a qualified pension plan, designated as employee contributions but which the employing unit picks up and which are treated as employer contributions pursuant to section 414(h)(2) of the Internal Revenue Code of 1954; and
- (21) amounts previously subtracted under section 3, subdivision 4, and required to be included under section 3, subdivision 7, due to termination of a lease.
- Sec. 2. Minnesota Statutes 1983 Supplement, section 290.01, subdivision 20b, is amended to read:
- Subd. 20b. [MODIFICATIONS REDUCING FEDERAL ADJUSTED GROSS INCOME.] There shall be subtracted from federal adjusted gross income:
- (1) Interest income on obligations of any authority, commission or instrumentality of the United States to the extent includible in gross income for federal income tax purposes but exempt from state income tax under the laws of the United States;
 - (2) The portion of any gain, from the sale or other disposition of property

having a higher adjusted basis for Minnesota income tax purposes than for federal income tax purposes, that does not exceed such difference in basis; but if such gain is considered a long-term capital gain for federal income tax purposes, the modification shall be limited to 40 per centum of the portion of the gain. This modification shall not be applicable if the difference in basis is due to disallowance of depreciation pursuant to section 290.101.

- (3) Income from the performance of personal or professional services which is subject to the reciprocity exclusion contained in section 290.081, clause (a);
- (4) Losses, not otherwise reducing federal adjusted gross income assignable to Minnesota, arising from events or transactions which are assignable to Minnesota under the provisions of sections 290.17 to 290.20, including any capital loss or net operating loss carryforwards or carrybacks or out of state loss carryforwards resulting from the losses, and including any farm loss carryforwards or carrybacks;
- (5) If included in federal adjusted gross income, the amount of any credit received, whether received as a refund or credit to another taxable year's income tax liability, pursuant to chapter 290A, and the amount of any overpayment of income tax to Minnesota, or any other state, for any previous taxable year, whether the amount is received as a refund or credited to another taxable year's income tax liability;
- (6) To the extent included in federal adjusted gross income, or the amount reflected as the ordinary income portion of a lump sum distribution under section 402(e) of the Internal Revenue Code of 1954, notwithstanding any other law to the contrary, the amount received by any person (i) from the United States, its agencies or instrumentalities, the Federal Reserve Bank or from the state of Minnesota or any of its political or governmental subdivisions or from any other state or its political or governmental subdivisions, or a Minnesota volunteer firefighter's relief association, by way of payment as a pension, public employee retirement benefit, or any combination thereof, (ii) as a retirement or survivor's benefit made from a plan qualifying under section 401, 403, 404, 405, 408, 409 or 409A of the Internal Revenue Code of 1954, or (iii) severance pay distributed to an individual upon discontinuance of the individual's employment due to termination of business operations by the individual's employer, provided that the termination is reasonably likely to be permanent, involves the discharge of at least 75 percent of the employees at that site within a one-year period, and the business is not acquired by another person who continues operations at that site. The maximum amount of this subtraction shall be \$11,000 less the amount by which the individual's federal adjusted gross income, plus the ordinary income portion of a lump sum distribution as defined in section 402(e) of the Internal Revenue Code of 1954, exceeds \$17,000. For purposes of this clause, "severance pay" means an amount received for cancellation of an employment contract or a collectively bargained termination payment made as a substitute for income which would have been earned for personal services to be rendered in the future. In the case of a volunteer firefighter who receives an involuntary lump sum distribution of his pension or retirement benefits, the maximum amount of this subtraction shall be \$11,000; this subtraction shall not be reduced by the amount of the individual's federal adjusted gross income in excess of \$17,000;

- (7) To the extent included in the taxpayer's federal adjusted gross income for the taxable year, gain recognized upon a transfer of property to the spouse or former spouse of the taxpayer in exchange for the release of the spouse's marital rights;
- (8) The amount of any distribution from a qualified pension or profit sharing plan included in federal adjusted gross income in the year of receipt to the extent of any contribution not previously allowed as a deduction by reason of a change in federal law which was not adopted by Minnesota law for a taxable year beginning in 1974 or later;
- (9) Interest, including payment adjustment to the extent that it is applied to interest, earned by the seller of the property on a family farm security loan executed before January 1, 1986 that is guaranteed by the commissioner of agriculture as provided in sections 41.51 to 41.60;
- (10) The first \$3,000 of compensation for personal services in the armed forces of the United States or the United Nations, and the next \$2,000 of compensation for personal services in the armed forces of the United States or the United Nations wholly performed outside the state of Minnesota. This modification does not apply to compensation defined in subdivision 20b, clause (6);
- (11) The amount of any income earned for personal services rendered outside of Minnesota prior to the date when the taxpayer became a resident of Minnesota. This modification does not apply to compensation defined in subdivision 20b, clause (6);
- (12) In the case of wages or salaries paid or incurred on or after January 1, 1977, the amount of any credit for employment of certain new employees under sections 44B and 51 to 53 of the Internal Revenue Code of 1954 which is claimed as a credit against the taxpayer's federal tax liability, but only to the extent that the credit is connected with or allocable against the production or receipt of income included in the measure of the tax imposed by this chapter;
- (13) In the case of work incentive program expenses paid or incurred on or after January 1, 1979, the amount of any credit for expenses of work incentive programs under sections 40, 50A and 50B of the Internal Revenue Code of 1954 which is claimed as a credit against the taxpayer's federal tax liability, but only to the extent that the credit is connected with or allocable against the production or receipt of income included in the measure of the tax imposed by this chapter;
- (14) Unemployment compensation to the extent includible in gross income for federal income tax purposes under section 85 of the Internal Revenue Code of 1954;
- (15) The amount of any income or gain which is not assignable to Minnesota under the provisions of section 290.17;
- (16) Interest earned on a contract for deed entered into for the sale of property for agricultural use if the rate of interest set in the contract is no more than nine percent per year for the duration of the term of the contract. This exclusion shall be available only if (1) the purchaser is an individual who, together with his spouse and dependents, has a total net worth valued at less

than \$150,000 and (2) the property sold under the contract is farm land as defined in section 41.52, subdivision 6 of no more than 1,000 acres that the purchaser intends to use for agricultural purposes. Compliance with these requirements shall be stated in an affidavit to be filed with the first income tax return on which the taxpayer claims the exclusion provided in this clause. Upon request accompanied by the information necessary to make the determination, the commissioner shall determine whether interest to be paid on a proposed transaction will qualify for this exclusion; the determination shall be provided within 30 days of receipt of the request, unless the commissioner finds it necessary to obtain additional information, or verification of the information provided, in which case the determination shall be provided within 30 days of receipt of the final item of information or verification. The exclusion provided in this clause shall apply to interest earned on contracts for deed entered into after December 31, 1981 and before July 1, 1983;

- (17) Interest earned on a land sale contract or seller-sponsored loan, capital gains or income recognized on the sale of agricultural land, or income received from the rental of agricultural land, as allowed in section 3;
- (18) Income from the business of mining as defined in section 290.05, subdivision 1, clause (a) which is not subject to the Minnesota income tax;
- (18) (19) To the extent included in federal adjusted gross income, distributions from a qualified governmental pension plan which represent a return of designated employee contributions to the plan and which contributions were included in gross income pursuant to subdivision 20a, clause (20); and
- (19) (20) To the extent included in federal adjusted gross income, distributions from an individual retirement account which represent a return of designated employee contributions if the contributions were included in gross income pursuant to subdivision 20a, clause (19). The distribution shall be allocated first to return of contributions included in gross income until the amount of the contributions has been exhausted.
- Sec. 3. [290.088] [SUBTRACTIONS FOR SALE OR RENTAL OF AGRICULTURAL LAND.]

Subdivision 1. [APPLICABILITY.] The definitions in this subdivision apply to this section.

- (a) "Agricultural land" means land within the state that is or has been devoted for the last five years to agricultural purposes and includes agricultural buildings and an agricultural homestead located on the land. Wetlands, naturally vegetated lands, and woodlands contiguous to or surrounded by agricultural lands are agricultural lands if they are under the same ownership or management as the agricultural lands during the period of agricultural use.
- (b) "Agricultural purposes" means the production of vegetables, forage, grains, and other agricultural crops, livestock or livestock products, dairy animals or dairy products, poultry or poultry products, horticultural and nursery stock, fruit, or bees and apiary products.
- (c) "Beginning farmer" means a person who is a United States citizen and a Minnesota resident; who provides proof of participation in a farm management program; who uses or intends to use the agricultural land purchased or rented exclusively for agricultural purposes; who has, with the assistance of

the local soil and water conservation office, prepared a plan for the farm rented or purchased; who has received more than one-half of the person's annual gross income before deducting expenses or taxes from the occupation of using agricultural land for agricultural purposes, unless the person initially begins farming during the first tax year a subtraction is allowed under this section; and who has, including spouse and dependents, a total net worth valued at less than \$150,000, adjusted as provided in subdivision 6.

- (d) "Landowner" means a partner, family farm corporation, or an authorized farm corporation as defined in section 500.24, subdivision 2, that owns agricultural land, or an individual who is a United States citizen or permanent resident alien, and a Minnesota resident who owns agricultural land, except that a partner, family farm corporation, authorized farm corporation, or individual that acquires agricultural land to obtain the income tax subtraction in this section is not a landowner.
- (e) "Net rental income" means income, in cash or in crops, from the rental of at least 80 acres of agricultural land under a written lease for a term of at least three years less the expenses of renting the land. If the lease provides for rent payment in crops, the amount of rental income is the cash value of the crops when the landowner has control over the crops or can demand payment of the crops under the lease.
- (f) "Seller-sponsored loan" has the meaning given it in section 41.52, subdivision 8.
- Subd. 2. [CAPITAL GAINS SUBTRACTION.] To the extent included in federal adjusted gross income, there is allowed as a subtraction from the federal adjusted gross income of a landowner 50 percent of the capital gains or income recognized and otherwise taxable on the sale of at least 80 acres of agricultural land to a beginning farmer for agricultural purposes. The subtraction is not allowed unless the landowner covenants on the deed that the land will be kept only in agricultural use for a period of at least ten years and that the restrictive covenant will be binding on the purchaser, his successors and assigns, and will run with the land. A sale of the land for nonagricultural purposes may be allowed only if the governor declares a public emergency and allows the sale through executive order. The subtraction shall apply only to capital gains or income recognized in the taxable year during which the sale occurred. The subtraction shall not apply to that portion of capital gains or income recognized and included in federal adjusted gross income that exceeds \$50,000.
- Subd. 3. [SUBTRACTION FOR INTEREST ON SALE WITH SELLER-SPONSORED LOAN.] There shall be allowed as a subtraction from the federal adjusted gross income of a landowner on the sale of at least 80 acres of agricultural land for agricultural purposes, 100 percent of the interest income earned on a seller-sponsored loan to a beginning farmer if the following conditions are met:
- (1) the loan will be completely amortized in 20 years or more with even payments of interest and principal and no balloon payment at the end, or the loan is amortized for 20 years or more with a balloon payment after ten years or more;
 - (2) the loan has an annual imputed interest rate equal to the minimum rate

allowed by the Internal Revenue Service for transactions between nonrelated parties to meet installment sales requirements; and

- (3) the interest is not excludable under section 41.58, subdivision 3.
- Subd. 4. [SUBTRACTION FOR NET RENTAL INCOME.] (a) There shall be allowed as a subtraction from federal adjusted gross income 50 percent of the net rental income received by a landowner from a beginning farmer for the use of agricultural land for agricultural purposes. A landowner may not subtract more than \$10,000 in any tax year under this subdivision. A landowner may subtract net rental income under this subdivision for the tax year in which the lease began and in no more than the next four succeeding tax years.
- (b) A landowner may make this subtraction from income from only one beginning farmer on the same tract or parcel of land. The landowner must certify on the return that no rental agreement with any other person was canceled to make the subtraction in this subdivision. The rent stated in the lease must be equal to or less than the prevailing free market gross rental rate for that grade of land as determined for property tax purposes for assessments made on January 2 of the year in which the lease is executed. The lease may provide that the rental rate shall be related to the prevailing free market gross rental rate as determined for each year.
- Subd. 5. [QUALIFICATION.] To qualify for a subtraction under this section, the taxpayer shall file, with the first income tax return on which the taxpayer claims a subtraction under this section, a separate notarized statement for each sale or lease from the beginning farmer who purchased or rented the land. The statement shall contain a list of the assets, debts, and net worth of the beginning farmer, a description of the land rented or purchased, and the rental amount or sale price and sale terms, certification of intended participation in a farm management program using the land purchased or rented for agricultural purposes, and other information required by the commissioner of revenue.
- Subd. 6. [NET WORTH ADJUSTMENT.] The maximum net worth allowed for qualification as a beginning farmer is \$150,000 for taxable years beginning in calendar year 1984. For taxable years beginning in each calendar year after 1984, the maximum net worth amount for the previous year shall be adjusted by the percentage used to adjust the taxable net income brackets as provided in section 290.06, subdivision 2d, for that taxable year. The percentage announced by the commissioner in October under section 290.06, subdivision 2d, shall be the percentage by which the maximum net worth amount is increased for sales occurring or leases first occurring during the following calendar year.
- Subd. 7. [EARLY TERMINATION OF LEASE.] If a lease is terminated by a land owner prior to expiration of the minimum three-year lease period, there shall be added to gross income for the taxable year in which the lease was terminated amounts subtracted in previous years under subdivision 4, to the extent that the subtraction resulted in a tax benefit.

Sec. 4. [EFFECTIVE DATE.]

Sections 1 to 3 are effective for the sale or rental of agricultural land after June 30, 1984."

Delete the title and insert:

"A bill for an act relating to agriculture; providing income tax incentives to landowners who sell or lease agricultural land to eligible beginning farmers; amending Minnesota Statutes 1983 Supplement, section 290.01, subdivisions 20a and 20b; proposing new law coded in Minnesota Statutes, chapter 290."

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

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

S.F. No. 1419: A bill for an act relating to agriculture; establishing a grape research and promotion program funded by a portion of the wine excise tax; appropriating money; amending Minnesota Statutes 1983 Supplement, section 340.485, subdivision 1; proposing new law coded in Minnesota Statutes, chapter 340.

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

Page 2, line 6, delete "and promotion"

Page 2, line 21, delete "AND PROMOTION"

Page 2, line 24, delete "and promotion"

Page 2, line 26, delete "levied" and insert "collected" and delete "Minnesota Statutes,"

Page 2, line 29, delete "levied" and insert "collected" and delete "Minnesota Statutes,"

Page 2, line 32, delete "and promotion"

Pages 2 and 3, delete subdivisions 3 and 4 and insert:

"Subd. 3. [PROGRAM ADMINISTRATION.] The University of Minnesota Agricultural Experiment Station in cooperation with members of the Minnesota Grape Growers Association and other active regional grape growers shall form a grape research committee for the purpose of establishing research priorities and administering the grape research fund.

These funds are to be used to expand and improve grape research programs as deemed appropriate by the grape research committee. Funds may be made available to universities, colleges, corporations and individuals whose research proposals are approved by the grape research committee.

The grape research committee shall consist of active area grape growers, processors, and researchers appointed by the director of the University of Minnesota Agricultural Experiment Station.

Subd. 4. [APPROPRIATIONS.] There is annually appropriated to the grape research committee the amount contained in the grape research fund account in the state treasury for the purpose of funding grape research as might be of benefit to the people of Minnesota."

Amend the title as follows:

Page 1, line 3, delete "and promotion"

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

Mr. Purfeerst from the Committee on Transportation, to which were referred the following appointments as reported in the Journal for March 8, 1984:

TRANSPORTATION REGULATION BOARD Roger Laufenburger

John E. Moran Lorraine Mayasich

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

Mr. Moe, R.D. moved that the foregoing committee report be laid on the table. The motion prevailed.

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

Senate Resolution No. 71: A Senate resolution welcoming former state senators back to the Senate upon the occasion of the first general reunion of former senators.

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

SECOND READING OF SENATE BILLS

S.F. Nos. 1473, 1365, 1354, 1562, 1350, 1471, 1913, 1553, 1452, 1398, 1575, 1337, 1832, 1395 and 1371 were read the second time.

MOTIONS AND RESOLUTIONS

Mr. Knutson moved that his name be stricken as chief author, shown as a co-author and the name of Mr. Storm be added as chief author to S.F. No. 1402. The motion prevailed.

Mr. DeCramer moved that the names of Messrs. Peterson, R.W. and Isackson be added as co-authors to S.F. No. 1451. The motion prevailed.

Mr. Merriam moved that the name of Mr. Davis be added as a co-author to S.F. No. 1725. The motion prevailed.

Ms. Olson moved that the name of Mr. Merriam be added as a co-author to S.F. No. 1796. The motion prevailed.

Mr. Petty moved that the name of Mr. Luther be added as a co-author to S.F. No. 1836. The motion prevailed.

Mr. Wegscheid moved that the name of Ms. Reichgott be added as a co-author to S.F. No. 1882. The motion prevailed.

Mrs. Lantry moved that the names of Messrs. Moe, D.M. and Dieterich be added as co-authors to S.F. No. 1931. The motion prevailed.

Mr. Pogemiller moved that the name of Mr. DeCramer be added as a co-author to S.F. No. 1934. The motion prevailed.

Mr. Johnson, D.J. moved that the name of Mr. Wegscheid be added as a co-author to S.F. No. 1969. The motion prevailed.

Mr. Peterson, C.C. moved that S. F. No. 1436 be withdrawn from the Committee on Agriculture and Natural Resources and re-referred to the Committee on Taxes and Tax Laws. The motion prevailed.

Messrs. Merriam, Davis, Bernhagen and Bertram introduced-

Senate Resolution No. 81: A Senate resolution proclaiming March 21, 1984, to be "Agriculture Day" in Minnesota.

WHEREAS, Minnesota is among the nation's leading producers of agricultural crops, livestock, and commodities; and,

WHEREAS, Minnesota's 105,000 farms over nearly 51 million acres last year provided approximately 40 percent of the state's gross economic product; and,

WHEREAS, farming and farm-related industries provided nearly one-third of the total employment opportunities in Minnesota; and,

WHEREAS, last year, the average farmer in Minnesota had the productive ability to feed 78 people for an entire year; and,

WHEREAS, the future strength and vitality of Minnesota's overall economy depends in large part on the strength and vitality of the state's agricultural economy; NOW, THEREFORE,

BE IT RESOLVED by the Senate of the State of Minnesota that March 21 is proclaimed to be state "Agriculture Day" to recognize the overwhelming contribution made by agriculture and agriculture-related industries to a high quality standard of living in Minnesota. The tremendous problems facing state farmers today is recognized and their commitment to preserving the family farm tradition in this state is commended.

BE IT FURTHER RESOLVED that the Secretary of the Senate is directed to enroll a copy of this resolution, to be authenticated by his signature and that of the Chairman of the Senate Rules and Administration Committee, and that it be presented to the proper representatives of Minnesota's agricultural producers and related industries.

Mr. Merriam moved the adoption of the foregoing resolution. The motion prevailed. So the resolution was adopted.

Mr. Storm introduced—

Senate Resolution No. 82: A Senate resolution congratulating the Hornets Hockey team from Edina High School for winning the 1984 State High School Hockey Championship.

Referred to the Committee on Rules and Administration.

Mr: Benson introduced-

Senate Resolution No. 83: A Senate resolution congratulating the team from Southland High School for winning the National Future Farmers of America Agricultural Mechanics Competition.

Referred to the Committee on Rules and Administration.

Mr. Pehler introduced-

Senate Resolution No. 84: A Senate resolution congratulating the Eagles hockey team from St. Cloud Apollo High School for participating in the 1984 State High School Hockey Tournament.

Referred to the Committee on Rules and Administration.

Mr. Wegscheid introduced-

Senate Resolution No. 85: A Senate resolution extending congratulations to the Apple Valley High School's A.V. Aires on winning first place in the Aquatennial-Pepsi-Cola High School Danceline Competition.

Referred to the Committee on Rules and Administration.

Mr. Moe, R.D. moved to adopt Senate Resolution No. 71 in accordance with the committee report adopted today.

Senate Resolution No. 71: A Senate resolution welcoming former state senators back to the Senate upon the occasion of the first general reunion of former senators.

WHEREAS, those elected to the state Senate have shared much together, including long hours, difficult decisions, victory, and defeat; and

WHEREAS, all present and former senators share an abiding respect for the Senate as an institution and individually have continued the association to see the institution change; and

WHEREAS, a common feature of service in the Senate is the making of new friendships from throughout the state that have lasted over the years; and

WHEREAS, all present and former members of the Senate share the knowledge that they have helped build the state of Minnesota; and

WHEREAS, it is appropriate for this group of men and women who have shared so much to meet together again; and

WHEREAS, it is appropriate for new members of the Senate to meet some of the former senators whose names they often hear in the oral history, if not legend, of the body; and

WHEREAS, the first general reunion of former senators will occur on March 21, 1984; NOW, THEREFORE;

BE IT RESOLVED by the Senate of the state of Minnesota that it commends all former senators for their dedication, diligence, and public service upon the occasion, on March 21, 1984, of the first general reunion of former senators. It welcomes them back to the senate as the distinguished statesmen and women they are. It wishes them well in everything and urges them to return frequently.

BE IT FURTHER RESOLVED that the Secretary of the Senate is directed to prepare enrolled copies of this resolution to be authenticated by his signature and that of the Chairman of the Senate Rules and Administration Committee, and present them to each former senator attending the Senate reunion

on March 21, 1984.

The motion prevailed. So the resolution was adopted.

Mr. Peterson, C.C. moved that the name of Mr. Purfeerst be added as a co-author to S.F. No. 1634. The motion prevailed.

CALENDAR

S.F. No. 1453: A bill for an act relating to public welfare; making county of residence financially responsible for detoxification services provided to chemical dependency facility clients; amending Minnesota Statutes 1983 Supplement, section 256E.08, subdivision 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 57 and nays 0, as follows:

Those who voted in the affirmative were:

Belanger	Dieterich	Laidig	Pehler	Sieloff
Benson	Frederickson	Langseth	Peterson, C.C.	Solon
Berg	Freeman	Lantry	Peterson, D.C.	Spear
Berglin	Hughes	Lessard	Peterson, D.L.	Storm
Bernhagen	Johnson, D.E.	Luther	Peterson, R.W.	Taylor
Bertram	Johnson, D.J.	Mehrkens	Petty	Ulland
Chmielewski	Jude	Merriam	Pogemiller	Waldorf
Dahl	Kamrath	Moe, D. M.	Purfeerst	Wegscheid
Davis	Knaak	Moe, R. D.	Ramstad	Willet
DeCramer	Knutson	Nelson	Reichgott	
Dicklich	Kroening	Novak	Renneke	
Diessner	Kronebusch	Olson	Schmitz	

So the bill passed and its title was agreed to.

S.F. No. 1396: A bill for an act relating to local government; requiring the county board of adjustment to take the town board's recommendation into consideration when making certain decisions; amending Minnesota Statutes 1982, section 394.27, 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 56 and nays 0, as follows:

Those who voted in the affirmative were:

Belanger	Dieterich	Laidig	Peterson, C.C.	Solon
Benson	Frederickson	Langseth	Peterson, D.C.	Spear
Berg	Freeman	Lantry	Peterson, D.L.	Storm
Berglin	Hughes	Luther	Peterson, R.W.	Taylor
Bernhagen	Johnson, D.E.	Mehrkens	Petty	Ulland
Bertram	Johnson, D.J.	Merriam	Pogemiller	Waldorf
Chmielewski	Jude	Moe, D. M.	Purfeerst	Wegscheid
Dahl	Kamrath	Moe, R. D.	Ramstad	Willet
Davis	Knaak	Nelson	Reichgott	
DeCramer	Knutson	Novak	Renneke	
Dicklich	Kroening	Olson	Schmitz	
Diessner	Kronebusch	Pehler	Sieloff	

So the bill passed and its title was agreed to.

S.F. No. 868: A bill for an act relating to natural resources; designating the morel as the official state mushroom; proposing new law coded in Minnesota Statutes, chapter 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 47 and nays 10, as follows:

Those who voted in the affirmative were:

Benson	Frederickson	Langseth	Peterson, C.C.	Sieloff
Berg	Freeman	Lantry	Peterson, D.C.	Spear
Berglin	Hughes	Luther	Peterson, D.L.	Storm
Bernhagen	Johnson, D.E.	Mehrkens	Peterson, R.W.	Taylor
Chmielewski	Kamrath	Merriam	Petty	Ulland
Dahl	Knaak	Moe, D. M.	Pogemiller	Waldorf
Davis	Knutson	Moe, R. D.	Ramstad	Wegscheid
DeCramer	Kroening	Nelson	Reichgott	
Diessner	Kronebusch	Novak	Renneke	
Dieterich	Laidig	Olson	Schmitz	

Those who voted in the negative were:

Belanger	Dicklich	Jude	Pehler	Solon
Bertram	Johnson, D.J.	Lessard	Purfeerst	Willet

So the bill passed and its title was agreed to.

S.F. No. 1349: A bill for an act relating to liquor; abolishing prohibition on furnishing liquor to certain persons and exclusion of certain persons from liquor establishments after notice; amending Minnesota Statutes 1982, section 340.601; repealing Minnesota Statutes 1982, sections 340.73, subdivision 2; 340.78; and 340.81.

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 0, as follows:

Those who voted in the affirmative were:

Belanger Benson Berg	Dieterich Frederickson Freeman	Laidig Langseth Lantry	Pehler Peterson, C.C. Peterson, D.C.	Sieloff Solon Spear
Berglin	Hughes	Lessard	Peterson, D.L.	Storm
Bernhagen	Johnson, D.E.	Luther	Peterson, R.W.	Taylor
Bertram	Johnson, D.J.	Mehrkens	Petty	Ulĺand
Chmielewski	Jude	Merriam	Pogemiller	Waldorf
Dahl	Kamrath	Moe, D. M.	Purfeerst	Wegscheid
Davis	Knaak	Moe, R. D.	Ramstad	Willet
DeCramer	Knutson	Nelson	Reichgott	
Dicklich	Kroening	Novak	Renneke	
Diessner	Kronebusch	Olson	Schmitz	

So the bill passed and its title was agreed to.

S.F. No. 1475: A bill for an act relating to communications; permitting a municipality to be represented by its designee on a joint cable communication commission; amending Minnesota Statutes 1982, section 238.08, 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 57 and nays 0, as follows:

Those who voted in the affirmative were:

Dieterich Pehler Sieloff Belanger Laidig Langseth Peterson, C.C. Solon Benson Frederickson Berg Freeman Lantry Peterson, D.C. Spear Lessard Peterson, D.L. Storm Berglin Hughes Johnson, D.E. Luther Peterson, R.W. Taylor Bernhagen Bertram Johnson, D.J. Mehrkens Petty Ulland Pogemiller Waldorf Chmielewski Jude Merriam Wegscheid Moe, D. M. Purfeerst Kamrath Dahi Moe, R. D. Willet Ramstad Davis Knaak Reichgott DeCramer Knutson Nelson Renneke Novak Dicklich Kroening Schmitz Diessner Kronebusch Olson

So the bill passed and its title was agreed to.

S.F. No. 1476: A bill for an act relating to elections; making the requirements for school election absentee ballots the same as those for the general election; amending Minnesota Statutes 1982, section 123.32, subdivision 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 57 and nays 0, as follows:

Those who voted in the affirmative were:

Pehler Sieloff Belanger Dieterich Laidig Peterson, C.C. Peterson, D.C. Solon Benson Frederickson Langseth Berg Freeman Lantry Spear Storm Peterson, D.L. Berglin Hughes Lessard Johnson, D.E. Peterson, R.W. Taylor Luther Bernhagen Johnson, D.J. Mehrkens Petty Ulland Bertram Waldorf Chmielewski Jude Merriam Pogemiller Wegscheid Moe, D. M. Purfeerst Dahl Kamrath Willet Davis Knaak Moe, R. D. Ramstad DeCramer Knutson Nelson Reichgott Novak Renneke Dicklich Kroening Kronebusch Olson Schmitz Diessner

So the bill passed and its title was agreed to.

S.F. No. 1563: A bill for an act relating to labor; extending the statute of limitation on certain actions to recover wages or overtime; clarifying child labor penalties; amending Minnesota Statutes 1982, section 541.07; Minnesota Statutes 1983 Supplement, section 181A.12, 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 56 and nays 0, as follows:

Those who voted in the affirmative were:

Belanger Dieterich Laidie Peterson, C.C. Solon Benson Frederickson Langseth Peterson, D.C. Spear Freeman Lantry Storm Berg Peterson, D.L. Berglin Hughes Lessard Peterson, R.W. Taylor Bernhagen Johnson, D.E. Luther Petty Ulland Bertram Johnson, D.J. Mehrkens Pogemiller Waldorf Chmielewski Jude Merriam Purfeerst Wegscheid Dahl Kamrath Moe, D. M. Ramstad Willet Davis Knaak Moe, R. D. Reichgott DeCramer Knutson Novak Renneke Dicklich Kroening Olson Schmitz Diessner Kronebusch Pehler Sieloff

So the bill passed and its title was agreed to.

S.F. No. 1235: A bill for an act relating to labor; providing for an exemption from wage requirements for certain domestic service employees; amending Minnesota Statutes 1983 Supplement, section 177.23, subdivision 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 55 and nays 0, as follows:

Those who voted in the affirmative were:

Belanger	Diessner	Kroening	Nelson	Reichgott
Benson	Dieterich	Kronebusch	Novak	Renneke
Berg	Frederickson	Laidig	Olson	Schmitz
Berglin	Freeman	Langseth	Peterson, C.C.	Sieloff
Bernhagen	Hughes	Lantry	Peterson, D.C.	Solon
Bertram	Johnson, D.E.	Lessard	Peterson, D.L.	Spear
Chmielewski	Johnson, D.J.	Luther	Peterson, R. W.	Storm
Dahl	Jude	Mehrkens	Petty	Taylor
Davis	Kamrath	Merriam	Pogemiller	Ulĺand
DeCramer	Knaak	Moe, D. M.	Purfeerst	Waldorf
Dicklich	Knutson	Moe, R. D.	Ramstad	Wegscheid

So the bill passed and its title was agreed to.

INTRODUCTION AND FIRST READING OF SENATE BILLS

The following bills were read the first time and referred to the committees indicated.

Mr. Bernhagen introduced—

S.F. No. 1988: A bill for an act relating to Independent School District Number 465, Litchfield; use of proceeds of sale of a school building for capital outlay projects; requiring local approval.

Referred to the Committee on Education.

Messrs. Dahl; Schmitz; Johnson, D.J.; Spear and Ms. Reichgott introduced—

S.F. No. 1989: A bill for an act relating to traffic regulations; providing for access aisle with handicapped parking spaces; amending Minnesota Statutes 1983 Supplement, section 169.346, by adding a subdivision.

Referred to the Committee on Transportation.

Messrs. Anderson and Bertram introduced-

S.F. No. 1990: A bill for an act relating to transportation; empowering the department of transportation to promulgate rules regulating insurance requirements of building movers; amending Minnesota Statutes 1983 Supplement, section 221.81, subdivision 3; repealing Minnesota Statutes 1983 Supplement, section 221.81, subdivision 3a.

Referred to the Committee on Transportation.

Messrs. Anderson, Schmitz and Isackson introduced-

S.F. No. 1991: A bill for an act relating to towns; changing provisions for the use of certain state-aid road funds; amending Minnesota Statutes 1983 Supplement, section 162.081, subdivision 4.

Referred to the Committee on Transportation.

Mr. Anderson introduced-

S.F. No. 1992: A bill for an act relating to state government; amending the definition of "socially or economically disadvantaged person" for purposes of the set-aside program; amending Minnesota Statutes 1983 Supplement, section 16.083, subdivision 4.

Referred to the Committee on Governmental Operations.

Ms. Olson, Messrs. Mehrkens, Sieloff and Belanger introduced-

S.F. No. 1993: A bill for an act relating to taxation; income; repealing the suspension of inflation adjustments; repealing Minnesota Statutes 1983 Supplement, section 290.06, subdivision 2f.

Referred to the Committee on Taxes and Tax Laws.

Ms. Peterson, D.C. introduced-

S.F. No. 1994: A bill for an act relating to economic development; creating the Minnesota Manufacturing Growth Council; appropriating money; proposing new law coded in Minnesota Statutes, chapter 116J.

Referred to the Committee on Governmental Operations.

Ms. Peterson, D.C. introduced-

S.F. No. 1995: A bill for an act relating to municipal housing; letting of contracts; increasing the amount of expenditures for construction and other work that requires an award by contract; amending Minnesota Statutes 1982, section 462.461, subdivisions 1, 2, and 3.

Referred to the Committee on Energy and Housing.

Ms. Peterson, D.C. introduced—

S.F. No. 1996: A bill for an act relating to traffic regulations; requiring

school buses purchased after January 1, 1985, to have a seat belt for each permanent seat; amending Minnesota Statutes 1982, sections 169.44, subdivision 9; and 169.685, subdivision 1.

Referred to the Committee on Transportation.

Mr. Frederickson introduced—

S.F. No. 1997: A bill for an act relating to state government; concerning the administration of police and fire state aid.

Referred to the Committee on Governmental Operations.

Mr. Renneke introduced-

S.F. No. 1998: A bill for an act relating to education; requiring schools to display state flags; amending Minnesota Statutes 1982, section 126.14.

Referred to the Committee on Education.

Mr. Nelson introduced-

S.F. No. 1999: A bill for an act relating to regional planning; permitting school districts to participate in regional planning activities; authorizing counties to exercise regional planning powers where regional development commissions have been terminated; amending Minnesota Statutes 1982, sections 462.371; 462.39, by adding a subdivision; and 462.396, by adding a subdivision.

Referred to the Committee on Local and Urban Government.

Mr. Pogemiller introduced-

S.F. No. 2000: A bill for an act relating to landlords and tenants; requiring landlords of residential rental units to notify tenants of their rights and duties under state law; providing a penalty; proposing new law coded in Minnesota Statutes, chapter 504.

Referred to the Committee on Judiciary.

Mr. Diessner introduced--

S.F. No. 2001: A bill for an act relating to health; requiring the commissioner to study and report to the legislature on wellness promotional efforts; amending Minnesota Statutes 1982, section 144.05, by adding a subdivision.

Referred to the Committee on Health and Human Services.

Ms. Berglin introduced-

S.F. No. 2002: A bill for an act relating to health; requiring that hearing aid sellers give buyers a right to cancel their purchase; amending Minnesota Statutes 1982, section 145.43, by adding a subdivision; repealing Minnesota Statutes 1982, sections 145.43, subdivision 2; and 145.44.

Referred to the Committee on Health and Human Services.

Mr. Diessner introduced—

S.F. No. 2003: A bill for an act relating to state departments and agencies; providing for a study of expanding long-term care ombudsman responsibilities to include community-based care for persons 65 years of age or older.

Referred to the Committee on Health and Human Services.

Messrs. Peterson, C.C. and Spear introduced—

S.F. No. 2004: A bill for an act relating to retirement; including county attorneys and unclassified appointed employees in the state unclassified employees plan; transferring contributions; amending Minnesota Statutes 1983 Supplement, section 352D.02, subdivision 1.

Referred to the Committee on Governmental Operations.

Messrs. Peterson, C.C.; Frederickson; Renneke and Spear introduced-

S.F. No. 2005: A bill for an act relating to retirement; changing the early retirement reduction factor for judges; amending Minnesota Statutes 1982, section 490.124, subdivision 3.

Referred to the Committee on Governmental Operations.

Mr. Nelson introduced-

S.F. No. 2006: A bill for an act relating to education; increasing the probationary period for teachers to three years; making technical changes; amending Minnesota Statutes 1982, section 125.12, subdivision 3.

Referred to the Committee on Education.

Mr. Mehrkens introduced-

S.F. No. 2007: A bill for an act relating to newspapers; making certain publications legal newspapers; proposing new law coded in Minnesota Statutes, chapter 331.

Referred to the Committee on Judiciary.

Mr. Peterson, C.C. introduced-

S.F. No. 2008: A bill for an act relating to taxation; income; providing that certain social security and railroad retirement benefits are not included in gross income; amending Minnesota Statutes 1982, section 290.08, by adding a subdivision.

Referred to the Committee on Taxes and Tax Laws.

Mr. Johnson, D.E. introduced-

S.F. No. 2009: A bill for an act relating to state lands; conveying certain lands to the city of Melrose.

Referred to the Committee on Agriculture and Natural Resources.

Mr. Willet introduced---

S.F. No. 2010: A bill for an act relating to Hubbard County; authorizing a

special levy for park and recreation purposes.

Referred to the Committee on Taxes and Tax Laws.

Ms. Berglin introduced—

S.F. No. 2011: A bill for an act relating to the board of public defense; appropriating money.

Referred to the Committee on Finance.

Mr. Moe, D.M. introduced—

S.F. No. 2012: A bill for an act relating to retirement; allowing certain St. Paul bureau of health employees to revoke options previously exercised.

Referred to the Committee on Governmental Operations.

Messrs. Belanger and Taylor introduced-

S.F. No. 2013: A bill for an act relating to unemployment compensation; regulating benefit eligibility related to receipt of severance pay; amending Minnesota Statutes 1983 Supplement, section 268.08, subdivision 3.

Referred to the Committee on Employment.

Mr. Johnson, D.J. introduced-

S.F. No. 2014: A bill for an act relating to Lake County; authorizing the county to establish a loan program to forestall foreclosures of mortgages on residential and agricultural homesteads.

Referred to the Committee on Local and Urban Government.

Mr. Johnson, D.J. introduced-

S.F. No. 2015: A bill for an act relating to cities; providing that certain cities shall not be reclassified for purposes of the municipal state-aid street system; amending Minnesota Statutes 1982, section 162.09, subdivision 4.

Referred to the Committee on Transportation.

Mr. Wegscheid introduced—

S.F. No. 2016: A bill for an act relating to the office of the secretary of state; providing for the simplification of various filings with that office; eliminating or transferring certain filings; providing for uniform standards for the filing of names of limited partnerships, corporations, cooperatives, and assumed names and marks; eliminating the requirement of publication after incorporation; shifting the time of publication of certificate of assumed name; providing for the filing and enforcement of security interests; providing for the determination of eligibility for the indemnification of certain persons; prohibiting the modification in bylaws of a certain provision relating to the voting power of shares; providing a time limit on claims to shareholders; delaying the effective date of the corporate registration requirement; amending Minnesota Statutes 1982, sections 35.14; 62C.06, subdivision 3;

62G.08, subdivision 2; 66A.08, subdivision 4; 72A.43, subdivisions 1 and 2; 121.212, subdivision 3; 169.966, subdivision 7; 272.483; 297.04, subdivision 3; 302A.111, subdivisions 2 and 3; 302A.115, subdivision 1; 302A.131; 302A.445, subdivision 3; 302A.729, subdivisions 1 and 2; 302A.733, subdivision 2; 303.06, subdivision 1; 303.13, subdivisions 1 and 3; 303.17, subdivision 3; 315.15; 315.20, subdivisions 2 and 3; 315.23, subdivision 2; 315.32; 315.365, subdivision 2; 317.09, subdivision 2; 318.02, subdivision 1; 322A.02; 322A.86; 325D.67, subdivisions 5 and 6; 331.02, subdivision 1; 333.001, subdivisions 3 and 4; 333.01; 333.02; 333.0355, subdivision 1; 333.06; 333.19, subdivision 1; 333.21, subdivision 1; 336.9-402; 336.9-404; 336.9-405; 336.9-406; 362A.01, subdivision 1; 365.46; 379.05; 507.10; 540.152; 543.08; Minnesota Statutes 1983 Supplement, sections 53.03, subdivisions 5 and 6; 300.083, subdivision 6; 302A.521, subdivision 6; 336.9-401; 507.09; and 648.39, subdivision 1; Laws 1981, chapter 270, section 144; repealing Minnesota Statutes 1982, sections 5.11; 51A.03, subdivision 5; 62C.06, subdivision 4; 308.15, subdivision 3; and 507.31, subdivision 2.

Referred to the Committee on Governmental Operations.

Messrs. Wegscheid, Schmitz, Mses. Reichgott and Olson introduced-

S.F. No. 2017: A bill for an act relating to metropolitan government; specifying the duties of the chair, chief administrator, and commission relating to employment decisions; amending Minnesota Statutes 1982, section 473.141, subdivisions 9, 11, and 12; Minnesota Statutes 1983 Supplement, section 473.141, subdivision 3.

Referred to the Committee on Local and Urban Government.

Mr. Chmielewski introduced-

S.F. No. 2018: A bill for an act relating to unemployment compensation; providing for an alternative method of determining credit weeks; raising the maximum contribution rate to eight percent except under certain circumstances; removing the contribution rate increase and decrease limitation; increasing an employer's experience ratio under certain circumstances; extending the emergency surcharge to repay interest on federal loans; tying the maximum weekly benefit amount to the balance in the unemployment compensation fund under certain circumstances; removing the limitation on the application of severance pay as it affects eligibility for benefits; changing certain conditions for requalifying for benefits; eliminating the split taxable wage base; amending Minnesota Statutes 1982, sections 268.04, subdivisions 24 and 30, and by adding a subdivision; 268.06, subdivision 8; 268.07, subdivision 2a; 268.071, subdivision 1; and 268.10, subdivision 1; Minnesota Statutes 1983 Supplement, sections 268.06, subdivision 3a; 268.061, subdivisions 1 and 3; 268.07, subdivision 2; 268.08, subdivisions 1 and 3; 268.09, subdivisions 1 and 2; and 268.10, subdivision 2; repealing Minnesota Statutes 1983 Supplement, section 268.06, subdivision 2.

Referred to the Committee on Employment.

Messrs. Dahl; Johnson, D.J.; Frank and Luther introduced—

S.F. No. 2019: A bill for an act relating to public utilities; providing for

payment charges on delinquent public utility billings; amending Minnesota Statutes 1982, section 222.75.

Referred to the Committee on Public Utilities and State Regulated Industries.

Messrs. Dahl; Peterson, C.C. and Johnson, D.J. introduced—

S.F. No. 2020: A bill for an act relating to commerce; requiring motor vehicle manufacturers to reimburse vehicle owners for rental car expenses incurred under certain circumstances; amending Minnesota Statutes 1983 Supplement, section 325F.665, subdivision 2.

Referred to the Committee on Economic Development and Commerce.

Mr. Knutson introduced—

S.F. No. 2021: A bill for an act relating to taxation; income; adopting federal income tax limitations on charitable contributions; amending Minnesota Statutes 1983 Supplement, section 290.089.

Referred to the Committee on Taxes and Tax Laws.

Mr. Knutson introduced-

S.F. No. 2022: A bill for an act relating to taxation; income; conforming to federal law for treatment of contributions to individual retirement plans and other pension plans; amending Minnesota Statutes 1983 Supplement, section 290.01, subdivisions 20a and 20b.

Referred to the Committee on Taxes and Tax Laws.

Mr. Waldorf introduced-

S.F. No. 2023: A bill for an act relating to the higher education coordinating board; granting temporary rulemaking authority for the supplemental student loan program.

Referred to the Committee on Education.

Messrs. Freeman and Knutson introduced—

S.F. No. 2024: A bill for an act relating to retirement; annuities of certain military affairs department personnel.

Referred to the Committee on Governmental Operations.

Mr. Knutson introduced-

S.F. No. 2025: A bill for an act relating to local government; authorizing county employees to make certain contracts; amending Minnesota Statutes 1982, section 382.18.

Referred to the Committee on Local and Urban Government.

Messrs. Nelson; Pehler; Hughes; Peterson, R.W. and Langseth introduced—

S.F. No. 2026: A bill for an act relating to education; providing for need assessments and planning grants for subject area in-service; extending the instructional effectiveness pilot program; providing regional services for instructional effectiveness; establishing three summer institutes for math and science; specifying summer institute application and selection procedures; requiring a study of methods for sharing public school facilities; establishing a grant program for research and development; requiring a study of teacher education programs; establishing a task force for school management; appropriating money; amending Minnesota Statutes 1983 Supplement, sections 121.601; 121.608; and 121.609; proposing new law coded in Minnesota Statutes, chapter 121.

Referred to the Committee on Education.

Mr. Nelson introduced-

S.F. No. 2027: A bill for an act relating to taxation; providing an income tax credit for employers who invest in certain rehabilitation facilities and personnel; amending Minnesota Statutes 1982, section 290.06, by adding a subdivision.

Referred to the Committee on Taxes and Tax Laws.

Messrs. Pogemiller, Sieloff, Spear and Knaak introduced-

S.F. No. 2028: A bill for an act relating to judges; providing for the manner of filling vacancies in the office of judge; proposing new law coded as Minnesota Statutes, chapter 480B.

Referred to the Committee on Judiciary.

Messrs. Luther, Freeman, Mrs. Lantry, Messrs. Novak and Moe, D.M. introduced---

S.F. No. 2029: A bill for an act relating to state government; establishing the world trade center board and fixing its duties; transferring functions from the department of agriculture; amending Minnesota Statutes 1982, section 17.03, by adding a subdivision; proposing new law coded as Minnesota Statutes, chapter 44A; repealing Minnesota Statutes 1983 Supplement, section 17.106.

Referred to the Committee on Governmental Operations.

Mr. Luther, Ms. Peterson, D.C.; Messrs. Knaak, Waldorf and Renneke introduced—

S.F. No. 2030: A bill for an act relating to public safety; prohibiting the state fire marshal from adopting or enforcing certain rules relating to family or group family day care homes; amending Minnesota Statutes 1982, section 299F.011, by adding a subdivision.

Referred to the Committee on Health and Human Services.

ADJOURNMENT

Mr. Moe, R.D. moved that the Senate do now adjourn until 11:00 a.m.,

Monday, March 26, 1984. The motion prevailed.

Patrick E. Flahaven, Secretary of the Senate