FOURTEENTH DAY

St. Paul, Minnesota, Thursday, February 14, 1985

The Senate met at 2:00 p.m. and was called to order by the President.

Prayer was offered by the Chaplain, Rev. James H. Hanson.

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

Adkins	Diessner	Knutson	Nelson	Samuelson
Anderson	Dieterich	Kroening	Novak	Schmitz
Belanger	Frank	Kronebusch	Olson	Sieloff
Benson	Frederick	Laidig	Pehler	Solon
Berg	Frederickson	Langseth	Peterson, C.C.	Spear
Bernhagen	Freeman	Lantry	Peterson, D.C.	Storm
Bertram	Gustafson	Lessard	Peterson, D.L.	Stumpf
Brataas	Isackson	Luther	Peterson, R.W.	Taylor
Chmielewski _.	Johnson, D.E.	McQuaid	Pogemiller	Vega
Dahi	Johnson, D.J.	Mehrkens	Purfeerst	Waldorf
Davis	Jude	Merriam	Ramstad	Wegscheid
DeCramer	Kamrath	Moe, D.M.	Reichgott	Willet
Dicklich	Knaak	Moe, R.D.	Renneke	

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

Ms. Berglin, Messrs. Hughes and Petty were excused from the Session of today. Mr. Novak was excused from the Session of today at 3:10 p.m. Messrs. Frederick and Sieloff were excused from the Session of today at 3:45 p.m.

EXECUTIVE AND OFFICIAL COMMUNICATIONS

The following communication was received and referred to the committee indicated.

January 29, 1985

The Honorable Jerome M. Hughes President of the Senate

Dear Sir:

The following appointments to the Board of the Arts are hereby respectfully submitted to the Senate for confirmation as required by law:

Bunny (Isabelle) Robinson, 6921 Olson Memorial Hwy., Golden Valley, Hennepin County, has been appointed by me, effective January 28, 1985, for a term expiring the first Monday in January, 1989.

James Nardone, 2607 Audrey Ln., Grand Rapids, Itasca County, has been appointed by me, effective January 28, 1985, for a term expiring the first Monday in January, 1989.

Leonard J. Nadasdy, 5515 Lake Sarah Hts. Dr., Loretto, Hennepin County, has been appointed by me, effective January 28, 1985, for a term expiring the first Monday in January, 1989.

(Referred to the Committee on Veterans and General Legislation.)

Sincerely, Rudy Perpich, Governor

REPORTS OF COMMITTEES

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

Mr. Chmielewski from the Committee on Employment, to which was referred

S.F. No. 342: A bill for an act relating to occupations and professions; requiring that plumbing inspectors hold licenses as master or journeyman plumbers; amending Minnesota Statutes 1984, section 326.37.

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

Mr. Chmielewski from the Committee on Employment, to which was referred

S.F. No. 125: A bill for an act relating to labor; changing the definition of plumber's apprentice for the purpose of employment licensing; amending Minnesota Statutes 1984, section 326.01, subdivision 9.

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

Page 1, line 14, reinstate the stricken "or" and delete the comma

Page 1, line 15, reinstate the old language and delete the new language and after the reinstated "plumber" insert "or plumbing contractor"

Page 1, line 16, delete the new language

Page 1, after line 16, insert:

"Sec. 2. [326.401] [PLUMBER'S APPRENTICES.]

Subdivision 1. [REGISTRATION.] A plumber's apprentice"

Page 1, line 23, before "When" insert:

"Subd. 2. [JOURNEYMAN EXAM.]"

Page 1, line 23, delete "an" and insert "a plumber's"

Page 2, after line 2, insert:

"The Commissioner may allow an extension of the two year period for taking the exam for cases of hardship or other appropriate circumstances."

Amend the title as follows:

Page 1, line 4, after the semicolon, insert "requiring the registration of plumber's apprentices;"

Page 1, line 5, before the period, insert "; proposing coding for new law in Minnesota Statutes, chapter 326"

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. 300: A bill for an act relating to the environment; removing statutory provisions for joint and several liability and causation for personal injury; changing the date when liability applies; removing additional defense for abnormally dangerous activity; stating effect of removing certain provisions; amending Minnesota Statutes 1984, sections 115B.05, subdivision 1; and 115B.06, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 115B; repealing Minnesota Statutes 1984, sections 115B.06, subdivision 2; and 115B.07.

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

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

S.F. No. 85: A bill for an act relating to agriculture; declaring a public economic emergency to exist; prohibiting mortgage foreclosure and foreclosure sales for one year; prohibiting repossession, foreclosure, and foreclosure sales of agricultural personal property for one year; providing for an application to the court to allow repossession, foreclosure, and foreclosure sale; prohibiting actions for deficiency judgments; providing for the parties to compromise; extending the effective date of chapter 583 for one year; and repealing the act after one year; amending Laws 1983, chapter 215, section 16, as amended.

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

Page 2, after line 13, insert:

"The legislature finds that the foreclosure process has been disrupted, that the pain and suffering in the rural areas has caused people to take their own lives, and that this act is necessary for the people of this state and their governments to develop relief and an orderly process out of the rural economic depression."

Page 3, line 35, delete "complaint" and insert "petition"

Page 4, line 12, delete "reason" and insert "basis" and before the period, insert "as set forth in subdivision 3"

Page 4, line 15, before the period, insert "if it finds the following:

- (1) that the mortgagor or debtor is facing economic problems due to low farm commodity prices or high interest rates;
- (2) that the mortgagor or debtor is unable under all reasonable circumstances to make his payments; and
- (3) that there is a reasonable prospect that postponement will enable the mortgagor or debtor to recover and continue farming into the forseeable future"

Page 5, delete section 6

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 10, delete everything after "compromise"

Page 1, line 11, delete "583 for one year" and delete the semicolon at the end of the line

Page 1, delete line 12

Page 1, line 13, delete "amended"

And when so amended the bill be reported to the Senate without recommendation. Amendments adopted. Report adopted.

Mr. Purfeerst from the Committee on Transportation, to which was referred

S.F. No. 304: A bill for an act relating to transportation; motor carriers; establishing a gross vehicle weight limitation for state trunk highways; requiring a local plan to upgrade market arteries; providing that 12 citizens may challenge a seasonal weight restriction imposed by the commissioner; amending Minnesota Statutes 1984, sections 169.81, subdivision 2; 169.825, subdivision 10; 169.86, subdivisions 1a, 2, and by adding a subdivision; and 169.87, subdivision 1, and by adding a subdivision.

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

Page 2, after line 36, insert:

"Sec. 2. Minnesota Statutes 1984, section 169.825, is amended by adding a subdivision to read:

Subd. 3a. [TANDEM.] "Tandem axles" means two consecutive axles whose centers are spaced more than 40 inches and not more than 96 inches apart."

Page 6, lines 8 to 30, delete the new language

Page 7, after line 31, insert:

"Sec. 4. Minnesota Statutes 1984, section 169.825, subdivision 11, is amended to read:

Subd. 11. [GROSS WEIGHT SEASONAL INCREASES.] (a) The limita-

tions provided in this section are increased:

- (1) by ten percent from January 1 to March 7 each winter, statewide;
- (2) by ten percent from December 1 through December 31 each winter in the zone bounded as follows: beginning at Pigeon River in the northeast corner of Minnesota; thence in a southwesterly direction along the north shore of Lake Superior along Trunk Highway No. 61 to the junction with Trunk Highway No. 210; thence westerly along Trunk Highway No. 210 to the junction with Trunk Highway No. 10; thence northwesterly along Trunk Highway No. 59; thence northerly along Trunk Highway No. 59 to the junction with Trunk Highway No. 2; thence westerly along Trunk Highway No. 2 to the junction with Trunk Highway No. 32; thence northerly along Trunk Highway No. 32 to the junction with Trunk Highway No. 11; thence northeast along Trunk Highway No. 11 to the east line of Range 43W to the Minnesota-North Dakota Border; thence northerly along said Border to the Minnesota-Canadian Border; thence easterly along said Border to Lake Superior; and
- (3) by ten percent from October 1 through November 30 each year for the movement of sugar beets and potatoes from the field of harvest to the point of first unloading.
- (b) The duration of a ten percent increase in load limits is subject to limitation by order of the commissioner, subject to implementation of springtime load restrictions, or March 7.
- (c) When the ten percent increase is in effect, a permit is required for a motor vehicle, trailer, or semitrailer combination that has a gross weight in excess of 80,000 pounds, an axle group weight in excess of that prescribed in subdivision 10, or a single axle weight in excess of 20,000 pounds and which travels on interstate routes.
- (d) In cases where gross weights in an amount less than that set forth in this section are fixed, limited, or restricted on a highway or bridge by or under another section of this chapter, the lesser gross weight as fixed, limited, or restricted may not be exceeded and must control instead of the gross weights set forth in this section.
- (e) Notwithstanding any other provision of this subdivision, no vehicle may exceed a total gross vehicle weight of 80,000 pounds on routes which have not been designated by the commissioner under section 169.832, subdivision 11."
 - Page 8, line 8, delete "12-MONTH" and insert "SPECIAL"
- Page 8, line 9, delete "for a" and insert "during the times specified by the commissioner"
 - Page 8, line 10, delete "12-month period"
 - Page 8, line 11, before the comma, insert "on state trunk highways"
- Page 8, line 14, after the comma, insert "the hauler must present to" and after "commissioner" insert "an inspection report issued by the department of public safety for each vehicle for which a permit is requested. The department of public safety shall charge a \$50 inspection fee for each vehicle. The report" and after "that" delete "the" and insert "each"

Page 8, line 15, delete the first "properly"

Page 8, after line 15, insert:

"The hauler must pay a fee of \$60 for each vehicle or combination of vehicles that will be operated under the permit. The permit and a copy of the inspection report shall be carried with each vehicle or combination of vehicles operating under a permit issued under this subdivision."

Page 9, line 33, after the period, insert "The commissioner may impose restrictions that are not proposed by November 1 only in cases of unanticipated road damage so severe as to warrant immediate emergency action. Emergency road restrictions are not subject to the hearing requirement."

Page 10, lines 31, 32, and 36, before "plan" insert "programming"

Page 11, lines 2 and 9, before "plan" insert "programming"

Page 11, lines 3 and 7, before "plans" insert "programming"

Page 11, after line 21, insert:

"Subd. 3. [IMPLEMENTATION.] The commissioner shall integrate the district upgrading programming plans into the state transportation and regional transportation plans required under section 174.03, subdivisions 1 and 5.

Upgrading as recommended by the district upgrading programming plans shall begin as soon as is practicable."

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 4, after the semicolon, insert "revising the gross weight seasonal zone; providing for ten percent overweight allowance for movement of potatoes and sugar beets;"

Page 1, line 4, before "plan" insert "programming"

Page 1, line 8, delete the second "subdivision" and insert "subdivisions"

Page 1, line 9, after "10" insert "and 11, and by adding a subdivision"

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

SECOND READING OF SENATE BILLS

S.F. Nos. 342, 125 and 85 were read the second time.

MOTIONS AND RESOLUTIONS

Mr. DeCramer moved that the names of Messrs. Benson and Davis be added as co-authors to S.F. No. 101. The motion prevailed.

Mr. Samuelson moved that the name of Mr. Stumpf be added as a co-author to S.F. No. 120. The motion prevailed.

Ms. Reichgott moved that the name of Mr. Knaak be added as a co-author to S.F. No. 196. The motion prevailed.

- Mr. DeCramer moved that the names of Messrs. Benson and Davis be added as co-authors to S.F. No. 202. The motion prevailed.
- Mr. Frank moved that the name of Mr. Jude be added as a co-author to S.F. No. 255. The motion prevailed.
- Mr. Benson moved that the name of Mr. Jude be added as a co-author to S.F. No. 260. The motion prevailed.
- Mr. Dicklich moved that the name of Mr. Wegscheid be added as a co-author to S.F. No. 339. The motion prevailed.
- Mr. Chmielewski moved that the name of Mr. Wegscheid be added as a co-author to S.F. No. 361. The motion prevailed.
- Mr. Moe, R.D. moved that the name of Mr. Pogemiller be added as a co-author to S.F. No. 412. The motion prevailed.
- Mr. Frank moved that the names of Messrs. Pogemiller and Dahl be added as co-authors to S.F. No. 414. The motion prevailed.
- Mr. Frank moved that the name of Mr. Dahl be added as a co-author to $S.F.\ No.\ 419.$ The motion prevailed.
- Mr. Stumpf moved that the name of Mr. Johnson, D.E. be added as a co-author to S.F. No. 421. The motion prevailed.
- Mr. Dicklich moved that the name of Mr. Pogemiller be added as a co-author to S.F. No. 425. The motion prevailed.
- Mr. Pehler moved that S.F. No. 268 be withdrawn from the Committee on Education and re-referred to the Committee on Finance. The motion prevailed.
- Mr. Pogemiller moved that S.F. No. 358 be withdrawn from the Committee on Economic Development and Commerce and re-referred to the Committee on Local and Urban Government. The motion prevailed.
- Messrs. Isackson; Moe, R.D.; Davis; Frederickson and Kamrath introduced—
- Senate Resolution No. 26: A Senate resolution declaring the sense of the Senate that the Commodity Credit Corporation should authorize loan advances to fund spring planting.
- Mr. Moe, R.D. moved that Senate Resolution No. 26 be laid on the table. The motion prevailed.

GENERAL ORDERS

The Senate resolved itself into a Committee of the Whole, with Mr. Luther in the chair.

After some time spent therein, the committee arose, and Mr. Luther reported that the committee had considered the following:

- S.F. No. 196, which the committee recommends to pass with the following amendments offered by Messrs. Knaak and Merriam:
 - Mr. Knaak moved to amend S.F. No. 196 as follows:

Page 7, after line 14, insert:

"Sec. 10. Minnesota Statutes 1984, section 626.556, subdivision 10, is amended to read:

- Subd. 10. [DUTIES OF LOCAL WELFARE AGENCY AND LOCAL LAW ENFORCEMENT AGENCY UPON RECEIPT OF A REPORT.] (a) If the report alleges neglect, physical abuse, or sexual abuse by a parent, guardian, or individual functioning within the family unit as a person responsible for the child's care, the local welfare agency shall immediately conduct an assessment and offer protective social services for purposes of preventing further abuses, safeguarding and enhancing the welfare of the abused or neglected minor, and preserving family life whenever possible. When necessary the local welfare agency shall seek authority to remove the child from the custody of his parent, guardian or adult with whom he is living. In performing any of these duties, the local welfare agency shall maintain appropriate records.
- (b) Authority of the local welfare agency responsible for assessing the child abuse report and of the local law enforcement agency for investigating the alleged abuse includes, but is not limited to, authority to interview, without parental consent, the alleged victim and any other minors who currently reside with or who have resided with the alleged perpetrator. The interview may take place at school or at any facility or other place where the alleged victim or other minors might be found and may take place outside the presence of the perpetrator or parent, legal custodian, guardian or school official. Except as provided in this clause, the parent, legal custodian, or guardian shall be notified, by the responsible local welfare or law enforcement agency no later than the conclusion of the investigation or assessment, that this interview has occurred. Notwithstanding rule 49.02 of the Minnesota Rules of Procedure for Juvenile Courts, the juvenile court may, after hearing on an ex parte motion by the local welfare agency, order that, where reasonable cause exists, the agency withhold notification of this interview be withheld from the parent, legal custodian, or guardian. If the interview took place or is to take place on school property, the order shall specify that school officials may not disclose to the parent, legal custodian, or guardian the contents of the notification of intent to interview the child on school property, as provided under paragraph (c), and any other related information regarding the interview that may be a part of the child's school record. A copy of the order shall be sent by the local welfare or law enforcement agency to the appropriate school official.
- (c) When the local welfare or local law enforcement agency determines that an interview should take place on school property, written notification of intent to interview the child on school property must be received by school officials prior to the interview. The notification shall include the name of the child to be interviewed, the purpose of the interview, whether the child's parents, legal custodian, or guardian will be permitted to be present during the interview, and a reference to the statutory authority to conduct an interview on school property. For interviews conducted by the local welfare agency, the notification shall be signed by the chairman of the county welfare board or his designee. For interviews conducted by the local law enforcement agency, the notification shall be signed by either the county sheriff or chief of police or their designee. The notification shall become part of the

child's school record and shall be private data on individuals subject to the provisions of this paragraph. School officials may not disclose to the parent, legal custodian, or guardian the contents of the notification or any other related information regarding the interview that may be a part of the child's school record until notified in writing by the local welfare or law enforcement agency that the investigation or assessment has been concluded. Until that time, the local welfare or law enforcement agency shall be solely responsible for any disclosures regarding the nature of the assessment or investigation.

The time and place, and manner of the interview on school premises shall be within the discretion of school officials, but the local welfare agency, or the local law enforcement agency shall have the exclusive authority to determine who may attend the interview. The conditions as to time, place, and manner of the interview set by the school officials shall be reasonable and the interview shall be conducted not more than 24 hours after the receipt of the notification unless another time is deemed considered necessary by agreement between the school officials and the local welfare agency or local law enforcement agency. Where the school fails to comply with the provisions of this section paragraph, the juvenile court may order the school to comply with this provision. School officials shall not disclose to the parent, legal eustodian, guardian, or perpetrator that a request to interview the child has been made until after the investigation or assessment has been concluded. Every effort shall must be made to reduce the disruption of the educational program of the child, other students, or school staff when an interview is conducted on school premises.

- (d) Where the perpetrator or a person responsible for the care of the alleged victim or other minor prevents access to the victim or other minor by the local welfare agency, the juvenile court may order the parents, legal custodian, or guardian to produce the alleged victim or other minor for questioning by the local welfare agency or the local law enforcement agency outside the presence of the perpetrator or any person responsible for the child's care at reasonable places and times as specified by court order.
- (e) Before making an order under paragraph (d), the court shall issue an order to show cause, either upon its own motion or upon a verified petition, specifying the basis for the requested interviews and fixing the time and place of the hearing. The order to show cause shall be served personally and shall be heard in the same manner as provided in other cases in the juvenile court. The court shall consider the need for appointment of a guardian ad litem to protect the best interests of the child. If a guardian ad litem is appointed, he shall be present at the hearing on the order to show cause.
- (f) The commissioner, the local welfare agencies responsible for investigating reports, and the local law enforcement agencies have the right to enter facilities as defined in subdivision 2 and to inspect and copy the facility's records as part of the investigation. Notwithstanding the provisions of chapter 13, they also have the right to inform the facility under investigation that they are conducting an investigation, to disclose to the facility the names of the individuals under investigation for abusing or neglecting a child, and to provide the facility with a copy of the report and the investigative findings.
- Sec. 11. Minnesota Statutes 1984, section 626.556, subdivision 11, is amended to read:

Subd. 11. [RECORDS.] All records maintained by a local welfare agency under this section, including any written reports filed under subdivision 7, shall be private data on individuals, except insofar as copies of reports are required by subdivision 7 to be sent to the local police department or the county sheriff. Report records maintained by any police department or the county sheriff shall be private data on individuals except the reports shall be made available to the investigating, petitioning, or prosecuting authority. The welfare board shall make available to the investigating, petitioning, or prosecuting authority any records which contain information relating to a specific incident of neglect or abuse which is under investigation, petition, or prosecution and information relating to any prior incidents of neglect or abuse involving any of the same persons. The records shall be collected and maintained in accordance with the provisions of chapter 13. An individual subject of a record shall have access to the record in accordance with those sections, except that the name of the reporter shall be confidential while the report is under assessment or investigation. Any person conducting an investigation or assessment under this section who intentionally discloses the identity of a reporter prior to the completion of the investigation or assessment is guilty of a misdemeanor. After the assessment or investigation is completed, the name of the reporter shall be confidential but shall be accessible to the individual subject of the record upon court order.

Records maintained by local welfare agencies, the police department or county sheriff under this section shall be destroyed as described in clauses (a) to (c):

- (a) If upon assessment or investigation a report is found to be unsubstantiated, notice of intent to destroy records of the report shall be mailed to the individual subject of the report. At the subject's request the records shall be maintained as private data. If no request from the subject is received within 30 days of mailing the notice of intent to destroy, the records shall be destroyed.
- (b) All records relating to reports which, upon assessment or investigation, are found to be substantiated shall be destroyed seven years after the date of the final entry in the case record.
- (c) All records of reports which, upon initial assessment or investigation, cannot be substantiated or disproved to the satisfaction of the local welfare agency, local police department or county sheriff may be kept for a period of one year. If the local welfare agency, local police department or county sheriff is unable to substantiate the report within that period, each agency unable to substantiate the report shall destroy its records relating to the report in the manner provided by clause (a)."

Amend the title as follows:

Page 1, line 11, delete "and" and after "9" insert, ", 10, and 11"

Mr. Merriam requested division of the amendment as follows:

First portion:

Page 7, after line 14, insert:

"Sec. 10. Minnesota Statutes 1984, section 626.556, subdivision 11, is amended to read:

Subd. 11. [RECORDS.] All records maintained by a local welfare agency

under this section, including any written reports filed under subdivision 7, shall be private data on individuals, except insofar as copies of reports are required by subdivision 7 to be sent to the local police department or the county sheriff. Report records maintained by any police department or the county sheriff shall be private data on individuals except the reports shall be made available to the investigating, petitioning, or prosecuting authority. The welfare board shall make available to the investigating, petitioning, or prosecuting authority any records which contain information relating to a specific incident of neglect or abuse which is under investigation, petition, or prosecution and information relating to any prior incidents of neglect or abuse involving any of the same persons. The records shall be collected and maintained in accordance with the provisions of chapter 13. An individual subject of a record shall have access to the record in accordance with those sections, except that the name of the reporter shall be confidential while the report is under assessment or investigation. Any person conducting an investigation or assessment under this section who intentionally discloses the identity of a reporter prior to the completion of the investigation or assessment is guilty of a misdemeanor. After the assessment or investigation is completed, the name of the reporter shall be confidential but shall be accessible to the individual subject of the record upon court order.

Records maintained by local welfare agencies, the police department or county sheriff under this section shall be destroyed as described in clauses (a) to (c):

- (a) If upon assessment or investigation a report is found to be unsubstantiated, notice of intent to destroy records of the report shall be mailed to the individual subject of the report. At the subject's request the records shall be maintained as private data. If no request from the subject is received within 30 days of mailing the notice of intent to destroy, the records shall be destroyed.
- (b) All records relating to reports which, upon assessment or investigation, are found to be substantiated shall be destroyed seven years after the date of the final entry in the case record.
- (c) All records of reports which, upon initial assessment or investigation, cannot be substantiated or disproved to the satisfaction of the local welfare agency, local police department or county sheriff may be kept for a period of one year. If the local welfare agency, local police department or county sheriff is unable to substantiate the report within that period, each agency unable to substantiate the report shall destroy its records relating to the report in the manner provided by clause (a)."

Amend the title accordingly

Second portion:

Page 7, after line 14, insert:

"Sec. 10. Minnesota Statutes 1984, section 626.556, subdivision 10, is amended to read:

Subd. 10. [DUTIES OF LOCAL WELFARE AGENCY AND LOCAL LAW ENFORCEMENT AGENCY UPON RECEIPT OF A REPORT.] (a)

If the report alleges neglect, physical abuse, or sexual abuse by a parent, guardian, or individual functioning within the family unit as a person responsible for the child's care, the local welfare agency shall immediately conduct an assessment and offer protective social services for purposes of preventing further abuses, safeguarding and enhancing the welfare of the abused or neglected minor, and preserving family life whenever possible. When necessary the local welfare agency shall seek authority to remove the child from the custody of his parent, guardian or adult with whom he is living. In performing any of these duties, the local welfare agency shall maintain appropriate records.

- (b) Authority of the local welfare agency responsible for assessing the child abuse report and of the local law enforcement agency for investigating the alleged abuse includes, but is not limited to, authority to interview, without parental consent, the alleged victim and any other minors who currently reside with or who have resided with the alleged perpetrator. The interview may take place at school or at any facility or other place where the alleged victim or other minors might be found and may take place outside the presence of the perpetrator or parent, legal custodian, guardian or school official. Except as provided in this clause, the parent, legal custodian, or guardian shall be notified, by the responsible local welfare or law enforcement agency no later than the conclusion of the investigation or assessment, that this interview has occurred. Notwithstanding rule 49.02 of the Minnesota Rules of Procedure for Juvenile Courts, the juvenile court may, after hearing on an ex parte motion by the local welfare agency, order that, where reasonable cause exists, the agency withhold notification of this interview be withheld from the parent, legal custodian, or guardian. If the interview took place or is to take place on school property, the order shall specify that school officials may not disclose to the parent, legal custodian, or guardian the contents of the notification of intent to interview the child on school property, as provided under paragraph (c), and any other related information regarding the interview that may be a part of the child's school record. A copy of the order shall be sent by the local welfare or law enforcement agency to the appropriate school official.
- (c) When the local welfare or local law enforcement agency determines that an interview should take place on school property, written notification of intent to interview the child on school property must be received by school officials prior to the interview. The notification shall include the name of the child to be interviewed, the purpose of the interview, whether the child's parents, legal custodian, or guardian will be permitted to be present during the interview, and a reference to the statutory authority to conduct an interview on school property. For interviews conducted by the local welfare agency, the notification shall be signed by the chairman of the county welfare board or his designee. For interviews conducted by the local law enforcement agency, the notification shall be signed by either the county sheriff or chief of police or their designee. The notification shall become part of the child's school record and shall be private data on individuals subject to the provisions of this paragraph. School officials may not disclose to the parent, legal custodian, or guardian the contents of the notification or any other related information regarding the interview that may be a part of the child's school record until notified in writing by the local welfare or law enforcement agency that the investigation or assessment has been concluded. Until that time, the local welfare or law enforcement agency shall be solely responsible for any disclosures regarding the nature of the assessment or investigation.

The time and place, and manner of the interview on school premises shall

be within the discretion of school officials, but the local welfare agency, or the local law enforcement agency shall have the exclusive authority to determine who may attend the interview. The conditions as to time, place, and manner of the interview set by the school officials shall be reasonable and the interview shall be conducted not more than 24 hours after the receipt of the notification unless another time is deemed considered necessary by agreement between the school officials and the local welfare agency or local law enforcement agency. Where the school fails to comply with the provisions of this section paragraph, the juvenile court may order the school to comply with this provision. School officials shall not disclose to the parent, legal custodian, guardian, or perpetrator that a request to interview the child has been made until after the investigation or assessment has been concluded. Every effort shall must be made to reduce the disruption of the educational program of the child, other students, or school staff when an interview is conducted on school premises.

- (d) Where the perpetrator or a person responsible for the care of the alleged victim or other minor prevents access to the victim or other minor by the local welfare agency, the juvenile court may order the parents, legal custodian, or guardian to produce the alleged victim or other minor for questioning by the local welfare agency or the local law enforcement agency outside the presence of the perpetrator or any person responsible for the child's care at reasonable places and times as specified by court order.
- (e) Before making an order under paragraph (d), the court shall issue an order to show cause, either upon its own motion or upon a verified petition, specifying the basis for the requested interviews and fixing the time and place of the hearing. The order to show cause shall be served personally and shall be heard in the same manner as provided in other cases in the juvenile court. The court shall consider the need for appointment of a guardian ad litem to protect the best interests of the child. If a guardian ad litem is appointed, he shall be present at the hearing on the order to show cause.
- (f) The commissioner, the local welfare agencies responsible for investigating reports, and the local law enforcement agencies have the right to enter facilities as defined in subdivision 2 and to inspect and copy the facility's records as part of the investigation. Notwithstanding the provisions of chapter 13, they also have the right to inform the facility under investigation that they are conducting an investigation, to disclose to the facility the names of the individuals under investigation for abusing or neglecting a child, and to provide the facility with a copy of the report and the investigative findings."

Amend the title accordingly

The question was taken on the adoption of the first portion of the amendment. The motion prevailed. So the first portion of the amendment was adopted.

The question was taken on the adoption of the second portion of the amendment. The motion did not prevail. So the second portion of the amendment was not adopted.

Mr. Knaak then moved to amend S. F. No. 196 as follows:

Page 3, line 19, delete "conduct" and insert "the use of reasonable force

by a teacher or other member of the instructional, support, or supervisory staff of a public or nonpublic school upon or toward a child when necessary to restrain the child from hurting himself or any other person or property or to administer appropriate discipline."

Page 3, delete line 20

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 53 and nays 10, as follows:

Those who voted in the affirmative were:

Adkins	Dicklich	Knutson	Olson	Sieloff
Anderson	Diessner	Kroening	Pehler	Solon
Belanger	Frederick	Kronebusch	Peterson, C.C.	Spear
Benson	Freeman	Laidig	Peterson, D.C.	Storm
Berg	Gustafson	Langseth	Pogemiller	Stumpf
Bernhagen	Isackson	Lantry	Purfeerst	Taylor
Bertram	Johnson, D.E.	Lessard	Ramstad _.	Vega
Brataas	Johnson, D.J.	Luther	Reichgott	Waldorf
Chmielewski	Jude	McQuaid	Renneke	Willet
Dahl	Kamrath	Mehrkens	 Samuelson 	
DeCramer	Knaak	Nelson	Schmitz	

Those who voted in the negative were:

Davis Frank Merriam Moe, R. D. Peterson, R. W. Dieterich Frederickson Moe, D. M. Peterson, D. L. Wegscheid

The motion prevailed. So the amendment was adopted.

Mr. Merriam moved to amend S. F. No. 196 as follows:

Page 5, line 14, after the semicolon insert "and"

Page 5, lines 15 to 19, delete the new language and strike the old language

Page 5, line 20, delete "(3)" and insert "(2)"

Page 5, after line 26, insert:

"(b) A person that is a supervisor or social worker employed by a local welfare agency complying with subdivisions 10 and 11 or any related rule or provision of law is immune from any civil or criminal liability that might otherwise result from the person's actions if the person is acting in good faith and exercising due care."

Page 5, line 27, delete "(b)" and insert "(c)"

The motion prevailed. So the amendment was adopted.

The question was taken on the recommendation to pass S.F. No. 196.

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

Those who voted in the affirmative were:

Adkins	Dicklich	Knaak	Moe, R. D.	Samuelson
Anderson	Diessner	Knutson	Nelson	Schmitz
Belanger	Dieterich	Kroening	Olson	Solon
Benson	Frank	Kronebusch	Pehler	Spear
Berg	Frederickson	Laidig	Peterson, C.C.	Storm
Bernhagen	Freeman	Langseth	Peterson, D.C.	Stumpf
Bertram	Gustafson	Lantry	Peterson, D.L.	Taylor
Brataas	Isackson	Lessard	Peterson, R.W.	Vega
Chmielewski	Johnson, D.E.	Luther	Pogemiller	Waldorf
Dahl	Johnson, D.J.	McQuaid	Ramstad	Wegscheid
Davis	Jude	Mehrkens	Reichgott	Willet
DeCramer	Kamrath	Merriam	Renneke	

The motion prevailed. So S.F. No. 196 was recommended to pass.

On motion of Mr. Moe, R.D., the report of the Committee of the Whole, as kept by the Secretary, was adopted.

Without objection, the Senate reverted to the Order of Business of Motions and Resolutions.

MOTIONS AND RESOLUTIONS

Mr. Isackson moved that Senate Resolution No. 26 be taken from the table. The motion prevailed.

Senate Resolution No. 26: A Senate resolution declaring the sense of the Senate that the Commodity Credit Corporation should authorize loan advances to fund spring planting.

WHEREAS, dangerously high interest rates, coupled with low grain prices, decreasing land values and the strong dollar preventing exports have caused grave concern among farmers and economic experts throughout the United States; and

WHEREAS, there is currently desperate concern within the agricultural community that the federal government will repeal programs that have provided farmers financial aid during recent years; and

WHEREAS, the approval of a federal farm program that is less than attentive to the urgent needs of American agriculture could cause the virtual collapse of the farm industry and submerge this nation into an economic depression; and

WHEREAS, with the spring planting season just weeks away, farmers need capital to put in their crops; NOW, THEREFORE,

BE IT RESOLVED by the Senate of the State of Minnesota that it is the sense of the Senate that the Secretary of Agriculture of the United States should expeditiously act to authorize the Commodity Credit Corporation to advance part of the loan that farmers normally receive for sealing grain as either a recourse or nonrecourse loan to pay for spring planting expenses. This advance could be handled by local ASCS offices which are already in place requiring no extra funding and would be paid back at the 9-1/8 percent rate at which the Commodity Credit Corporation receives money.

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

Without objection, the Senate reverted to the Order of Business of Reports

of Committees and Second Reading of Senate Bills.

REPORTS OF COMMITTEES

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

S.F. No. 412: A bill for an act relating to housing; raising the limit on the total amount of Minnesota housing finance agency bonds and notes outstanding; amending Minnesota Statutes 1984, section 462A.22, subdivision

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

Mr. Moe, R.D. moved the adoption of the foregoing committee report. The motion prevailed. Report adopted.

SECOND READING OF SENATE BILLS

S.F. No. 412 was read the second time.

INTRODUCTION AND FIRST READING OF SENATE BILLS

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

Mr. Peterson, C.C. introduced-

S.F. No. 429: A bill for an act relating to industrial development bonds; requiring the refund of application deposits to the city of Fergus Falls.

Referred to the Committee on Local and Urban Government.

Mr. Peterson, C.C. introduced-

S.F. No. 430: A bill for an act relating to industrial development bonds; requiring the refund of certain 1984 application deposits.

Referred to the Committee on Local and Urban Government.

Messrs. Samuelson, Wegscheid, Freeman and Solon introduced-

S.F. No. 431: A bill for an act relating to health; authorizing the commissioner of commerce to adopt rules related to financial affairs of health maintenance organizations; requiring certificates of authority to be jointly issued by the commissioners of health and insurance; providing for joint supervision of health maintenance organizations; amending Minnesota Statutes 1984, sections 62D.03, as amended; 62D.04; 62D.05, by adding a subdivision; 62D.08; 62D.14; 62D.15, subdivision 1, and by adding a subdivision; 62D.16; 62D.17; 62D.20; and 62D.21.

Referred to the Committee on Health and Human Services.

Messrs. Johnson, D.E.; Ramstad and Spear introduced—

S.F. No. 432: A bill for an act relating to public safety; requiring the commissioner of public safety to administer an automated fingerprint identification network system; appropriating money; proposing coding for new law in

Minnesota Statutes, chapter 299C.

Referred to the Committee on Judiciary.

Messrs. Vega, Renneke, Solon and Dicklich introduced-

S.F. No. 433: A bill for an act relating to crimes; permitting crime victims suffering certain types of property damage to file claims for reparations; amending Minnesota Statutes 1984, sections 611A.52; 611A.53, subdivision 2; 611A.54; and 611A.60.

Referred to the Committee on Judiciary.

Mr. Vega introduced-

S.F. No. 434: A bill for an act relating to the city of West Saint Paul; changing the municipal election day and extending the terms of certain elected officials.

Referred to the Committee on Elections and Ethics.

Messrs. Chmielewski, Frederickson, Renneke, Bernhagen and Ms. Reichgott introduced—

S.F. No. 435: A bill for an act relating to statutes; providing free distribution of Minnesota Statutes to library of largest municipality of each county; amending Minnesota Statutes 1984, section 3C.12, subdivision 2.

Referred to the Committee on Local and Urban Government.

Messrs Bernhagen, Wegscheid, Bertram, Frederickson and Isackson introduced—

S.F. No. 436: A bill for an act relating to taxation; property, changing property tax payments, settlement, and distribution dates; amending Minnesota Statutes 1984, sections 276.09; 276.10; 278.01, subdivisions 1 and 2; 278.03; 278.05, subdivision 5; 279.01, subdivision 1; and 473F.08, subdivision 7a.

Referred to the Committee on Taxes and Tax Laws.

Messrs Petty, Solon, Mmes. Adkins, Kronebusch and Mr. Laidig introduced—

S.F. No. 437: A bill for an act relating to insurance; providing for the regulation of fraternal benefit societies; proposing coding for new law as Minnesota Statutes, chapter 64B; repealing Minnesota Statutes 1984, sections 64A.01 to 64A.48.

Referred to the Committee on Economic Development and Commerce.

Mr. Merriam, Mrs. Adkins and Mr. Kroening introduced-

S.F. No. 438: A bill for an act relating to local government; excluding firefighters and peace officers from a political subdivisions job evaluation system; amending Minnesota Statutes 1984, sections 471.994; and 471.998,

subdivision 1.

Referred to the Committee on Employment.

Messrs. Peterson, C.C.; Novak; Pehler; Ms. Berglin and Mr. Merriam introduced—

S.F. No. 439: A bill for an act relating to taxation; adopting federal taxable income for individual income tax purposes; reducing the tax rate; amending Minnesota Statutes 1984, sections 41.55; 290.01, subdivisions 19, 20, 20a, 20b, and 20d; 290.012, subdivision 2; 290.06, subdivisions 2c, 2d, 3f, and 11; 290.068, subdivisions 1, 3, and 4; 290.069, subdivisions 4b, 5, 6, and 7; 290.08, subdivision 1; 290.09, subdivisions 1, 2, and 29; 290.091; 290.095, subdivisions 7, 9, and 11; 290.10; 290.101, subdivision 1; 290.12, subdivisions 1 and 2; 290.14; 290.16, subdivision 1a; 290.23, subdivisions 3 and 5; 290.311, subdivision 1; 290.37, subdivisions 1 and 3; 290.38; 290.39, subdivisions 1a and 2; 290.46; 290.49, subdivision 10; 290.92, subdivisions 2a, 5, and 21; 290.93, subdivision 10; 290.9726, subdivision 1; 290.974; and 290A.03, subdivision 3; proposing coding for new law in Minnesota Statutes, chapter 290; repealing Minnesota Statutes 1984, sections 41.58, subdivision 3; 41.59, subdivisions 2 and 3; 290.01, subdivisions 20c, 20f, and 26; 290.06, subdivisions 3e, 14, 16, 17, 18, and 19; 290.069, subdivisions 4 and 4a; 290.077, subdivision 4; 290.08, subdivisions 23 and 24; 290.088; 290.089; 290.17, subdivision 1a; 290.18, subdivision 2; 290.41, subdivision 5; and 290.9726, subdivision 5.

Referred to the Committee on Taxes and Tax Laws.

Messrs. Anderson, Kamrath, Mehrkens, Storm and Knaak introduced-

S.F. No. 440: A resolution memorializing Congress of ratification of a proposed amendment to the Constitution of the United States to provide for a delay in an increase in compensation to members of Congress until an intervening election of representatives has occurred.

Referred to the Committee on Elections and Ethics.

Mr. Bertram introduced-

S.F. No. 441: A bill for an act relating to the national guard; changing minimum pay for certain enlisted persons; amending Minnesota Statutes 1984, section 192.51, subdivision 2.

Referred to the Committee on Veterans and General Legislation.

Mr. Bertram introduced—

S.F. No. 442: A bill for an act relating to public safety; providing for use of a portion of the proceeds of the tobacco tax for training of firefighters; appropriating money; amending Minnesota Statutes 1984, section 297.13, subdivision 1.

Referred to the Committee on Veterans and General Legislation.

Ms. Reichgott, Mrs. McQuaid, Messrs. Jude, Luther and Pogemiller introduced—

S.F. No. 443: A bill for an act relating to courts; eliminating restrictions on the chief judge's ability to make assignments to juvenile court in Hennepin and Ramsey counties; amending Minnesota Statutes 1984, section 260.019, subdivision 3.

Referred to the Committee on Judiciary.

Messrs. Peterson, D.L.; Frederickson; Kamrath; Davis and Isackson introduced—

S.F. No. 444: A bill for an act relating to civil judgments; authorizing the court to stay execution of a judgment for a year if it is in the best interest of both the judgment debtor and creditor; amending Minnesota Statutes 1984, section 550.36.

Referred to the Committee on Judiciary.

Mr. Wegscheid, Ms. Reichgott, Messrs. Freeman, Solon and Knaak introduced—

S.F. No. 445: A bill for an act relating to local government; requiring prompt payment of local government bills; proposing coding for new law in Minnesota Statutes, chapter 471.

Referred to the Committee on Local and Urban Government.

Messrs. Wegscheid; Samuelson; Benson; Moe, D.M. and Mrs. Lantry introduced—

S.F. No. 446: A bill for an act relating to human services; requiring nursing home medical assistance reimbursement rules to be effective by a certain time period.

Referred to the Committee on Health and Human Services.

Messrs. Nelson, Langseth, Taylor, Pehler and Ms. Peterson, D.C. introduced—

S.F. No. 447: A bill for an act relating to education; changing the instructional effectiveness plan and training to the educational effectiveness plan and training; providing for research and development; appropriating money; amending Minnesota Statutes 1984, sections 121.608 and 121.609.

Referred to the Committee on Education.

Messrs. Wegscheid, Merriam, Ms. Reichgott, Messrs. Sieloff and Dahl introduced—

S.F. No. 448: A bill for an act relating to crimes; providing for assault of firefighters or emergency medical services personnel; amending Minnesota Statutes 1984, section 609.2231.

Referred to the Committee on Judiciary.

Messrs. Wegscheid; Peterson, R.W.; Sieloff; Schmitz and Dahl introduced—

S.F. No. 449: A bill for an act relating to government data practices; providing that a complaint or charge against an employee that does not result in disciplinary action is private data; amending Minnesota Statutes 1984, section 13.43, subdivision 2.

Referred to the Committee on Judiciary.

Messrs, Jude and Peterson, C.C. introduced-

S.F. No. 450: A bill for an act relating to taxation; providing for collection of outstate liabilities; changing certain time limitations; changing tax lien provisions; providing for certain disclosures; changing entry for confessions of judgment; amending Minnesota Statutes 1984, sections 270.06; 270.063; 270.66, subdivision 1; 270.68, subdivisions 1 and 4; 270.69, subdivisions 1, 2, 3, and 4; 270.70, subdivisions 1 and 13; 290.49, subdivision 7; 290.58; 290.92, subdivisions 6 and 23; 296.15, subdivision 6; 297A.34, subdivision 5; 297A.42, subdivision 2; repealing Minnesota Statutes 1984, section 270.69, subdivision 5.

Referred to the Committee on Taxes and Tax Laws.

Messrs. Knaak, Storm, Ramstad, Knutson and Peterson, D.L. introduced—

S.F. No. 451: A bill for an act relating to utilities; prescribing membership on the public utilities commission; amending Minnesota Statutes 1984, section 216A.03, subdivision 1.

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

Messrs. Jude; Frank; Storm; Johnson, D.J. and Sieloff introduced-

S.F. No. 452: A bill for an act relating to alcoholic beverages; requiring local approval of farm winery licenses in certain instances; amending Minnesota Statutes 1984, section 340.435, subdivision 2.

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

Ms. Reichgott, Messrs. Willet, Merriam, Dahl and Belanger introduced-

S.F. No. 453: A bill for an act relating to natural resources; reducing fees for camping spaces within a state park and state park motor vehicle permits for physically handicapped persons; amending Minnesota Statutes 1984, section 85.05.

Referred to the Committee on Agriculture and Natural Resources.

- Ms. Reichgott, Messrs. Stumpf, Anderson, Nelson and Pehler introduced—
- S.F. No. 454: A bill for an act relating to post-secondary education; allowing financial aid for four years, not just the first four years, of undergraduate education; amending Minnesota Statutes 1984, section 136A.121, subdivision 10.

Referred to the Committee on Education.

Messrs. Jude, Merriam, Freeman, Sieloff and Knaak introduced—

S.F. No. 455: A bill for an act relating to uniform acts; enacting the Uniform Conservation Easement Act; proposing coding for new law as Minnesota Statutes, chapter 84C.

Referred to the Committee on Judiciary.

Messrs. Dieterich and Kroening introduced-

S.F. No. 456: A bill for an act relating to insurance; automobile; requiring coverage for certain accident investigation charges; proposing coding for new law in Minnesota Statutes, chapter 65B.

Referred to the Committee on Economic Development and Commerce.

Mrs. McQuaid, Messrs. Johnson, D.E. and Sieloff introduced-

S.F. No. 457: A bill for an act relating to taxation; income; allowing spouses to apportion the federal tax deduction as they elect; amending Minnesota Statutes 1984, section 290.18, subdivision 2.

Referred to the Committee on Taxes and Tax Laws.

Messrs. Bernhagen, Benson, Frederickson, Isackson and Renneke introduced—

S.F. No. 458: A bill for an act relating to taxation; exempting business equipment, including farm machinery, from the sales tax; amending Minnesota Statutes 1984, sections 297A.01, subdivision 15 and by adding a subdivision; 297A.14; 297A.25, subdivision 1; repealing Minnesota Statutes 1984, sections 297A.01, subdivisions 16 and 17; 297A.02, subdivision 2; and 297A.15, subdivision 5.

Referred to the Committee on Taxes and Tax Laws.

Mr. Spear introduced—

S.F. No. 459: A bill for an act relating to probate; clarifying provisions relating to the award of costs in guardianship and conservatorship proceedings; providing for the payment of reasonable fees and expenses for certain guardians and conservators; amending Minnesota Statutes 1984, section 525.703.

Referred to the Committee on Judiciary.

Ms. Berglin introduced—

S.F. No. 460: A bill for an act relating to taxation; income; modifying the minimum tax; amending Minnesota Statutes 1984, section 290.091.

Referred to the Committee on Taxes and Tax Laws.

Messrs. Schmitz; Moe, R.D.; Bernhagen; Wegscheid and Purfeerst introduced—

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S.F. No. 461: A bill for an act relating to agriculture; making certain changes in the family farm security program; amending Minnesota Statutes 1984, sections 16A.80, subdivision 2a; 41.56, subdivisions 3, 4, and 4a; 41.57, subdivisions 2 and 3; 41.59, subdivision 1; 41.61, subdivision 1; and 290.01, subdivision 20b.

Referred to the Committee on Agriculture and Natural Resources.

Messrs. Bernhagen, Benson, Frederickson, Isackson and Renneke introduced—

S.F. No. 462: A bill for an act relating to taxation; providing state paid credits for homestead agricultural property.

Referred to the Committee on Taxes and Tax Laws.

Mr. Wegscheid, Mrs. Lantry and Mr. Renneke introduced-

S.F. No. 463: A bill for an act relating to state departments and agencies; clarifying the duties of the state demographer; adding to the nongeneral fund staff complement of the land management information center; amending Minnesota Statutes 1984, sections 275.14; 368.01, subdivision 1a; and 368.015.

Referred to the Committee on Governmental Operations.

Mr. Merriam introduced-

S.F. No. 464: A bill for an act relating to taxation; clarifying the sales tax permit verification requirement; amending Minnesota Statutes 1984, section 297A.041.

Referred to the Committee on Taxes and Tax Laws.

Messrs. Hughes, Nelson, Waldorf, Willet and Taylor introduced-

S.F. No. 465: A bill for an act relating to education; agricultural extension service; adding a small business component; appropriating money.

Referred to the Committee on Finance.

Mr. Hughes, Ms. Olson, Messrs. Pehler, Stumpf and Nelson introduced-

S.F. No. 466: A bill for an act relating to education; increasing surety bond amounts and refund amounts for private proprietary vocational schools; requiring preservation of student records by private proprietary vocational schools; clarifying review of advertising and promotional materials; requiring a study of refund policies for private and public vocational schools; clarifying and simplifying language in certain sections; amending Minnesota Statutes 1984, sections 136A.653, subdivision 1; 141.23; 141.25, subdivisions 5, 8, 9, 10, and by adding a subdivision; 141.26, subdivisions 3 and 5; 141.271, subdivisions 2, 3, 4, and 5; 141.28, subdivision 4; and 141.32; proposing coding for new law in Minnesota Statutes, chapter 141.

Referred to the Committee on Education.

Messrs. Frederickson; Chmielewski; Johnson, D.E.; Samuelson and Taylor introduced—

S.F. No. 467: A bill for an act relating to government operations; allowing municipalities to contract to buy sheltered workshop products without getting competitive bids; including sheltered workshops in the small business set-aside program; amending Minnesota Statutes 1984, section 16B.19, by adding a subdivision; and 471.345, by adding a subdivision.

Referred to the Committee on Governmental Operations.

Messrs. Pehler; Peterson, D.L.; Mehrkens; Peterson, R.W. and Mrs. Adkins introduced—

S.F. No. 468: A bill for an act relating to education; requiring an educational cooperative service unit to conduct a meeting annually to discuss issues of mutual concern and to facilitate coordination and cooperation; amending Minnesota Statutes 1984, section 123.58, by adding a subdivision.

Referred to the Committee on Education.

Messrs. Johnson, D.J.; Frank; Novak and Dicklich introduced-

S.F. No. 469: A bill for an act relating to the city of Ely; authorizing the city to operate a casino gaming facility regulated by the charitable gambling control board.

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

Messrs. Jude, Merriam, Luther, Sieloff and Knaak introduced-

S.F. No. 470: A bill for an act relating to arrest; providing for the extradition and rendition of accused persons, escapees, and other persons subject to orders in criminal proceedings; enacting the uniform extradition and rendition act; amending Minnesota Statutes 1984, sections 480.059, subdivision 7; 611.14; and 629.404, subdivision 2; proposing coding for new law as Minnesota Statutes, chapter 629A; repealing Minnesota Statutes 1984, sections 629.01 to 629.29.

Referred to the Committee on Judiciary.

Mr. DeCramer introduced—

S.F. No. 471: A bill for an act relating to the city of Lismore; authorizing it to issue bonds for municipal facilities.

Referred to the Committee on Local and Urban Government.

Messrs. Johnson, D.J. and Dicklich introduced-

S.F. No. 472: A bill for an act relating to taxation; modifying certain procedures relating to taxpayer appeals; requiring apportionment of levies in specific situations; changing the tax treatment of certain exempt property; clarifying the calculation of property tax credits; clarifying the tax treatment of certain pipelines; modifying provisions relating to the payment of property taxes; allowing for sales of sample packs of cigarettes containing 25 cigarettes; clarifying procedures relating to the sale of cigarettes to American Indians; altering the eligibility for confessions of judgment; providing for the

recording of state deeds; modifying the deed stamp tax procedure; clarifying the computation of gross earnings tax for taconite railroads; clarifying labor credit provisions; clarifying process of taconite aid guarantee phase out; clarifying cost of doing business provisions for cigarette wholesalers; requiring payment of current taxes before conveyance of registered land; allowing for memorializing of state deeds on certificates of title; clarifying cancellation of contract for deed provisions; amending Minnesota Statutes 1984, sections 270.076, subdivision 2; 270.11, subdivision 7; 270.12, subdivision 3; 272.01, subdivision 2, and by adding a subdivision; 272.02, subdivision 1; 273.123, subdivision 5; 273.13, subdivision 4; 273.138, subdivision 5; 273.33, subdivisions 1 and 2; 279.01, subdivision 1; 279.37, subdivision 1; 282.01, subdivision 6; 282.014; 282.301; 282.33, subdivision 1; 282.36; 287.25; 294.22; 297.03, subdivision 10; 297.041; 298.02, subdivision 1; 298.225; 325D.32, subdivisions 10 and 11; 473H.10, subdivision 3; 508.47, subdivision 1; 508.71, subdivision 4; 559.21, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 273; repealing Minnesota Statutes 1984, sections 273.19; 297.02, subdivision 2; and 477A.04.

Referred to the Committee on Taxes and Tax Laws.

Messrs. Hughes, Pehler, Taylor, Ms. Olson and Mr. Wegscheid introduced—

S.F. No. 473: A bill for an act relating to the department of education; authorizing it to make shared service agreements with other public agencies; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 121.

Referred to the Committee on Education.

Mr. Merriam introduced-

S.F. No. 474: A bill for an act relating to labor and employment; establishing a youth conservation corps to promote employment of youths and young adults; appropriating money; proposing coding for new law as Minnesota Statutes, chapter 84C.

Referred to the Committee on Agriculture and Natural Resources. Mr. Chmielewski questioned the reference thereon and, under Rule 35, the bill was referred to the Committee on Rules and Administration.

Mr. Merriam introduced—

S.F. No. 475: A bill for an act relating to probate; enacting the succession without administration provisions of the uniform probate code; proposing coding for new law in Minnesota Statutes, chapter 524.

Referred to the Committee on Judiciary.

Messrs. Pehler; Nelson; Moe, R.D.; Mehrkens and Peterson, D.L. introduced—

S.F. No. 476: A bill for an act relating to education, requiring examinations for certain people applying for teaching licenses; appropriating money;

amending Minnesota Statutes 1984, sections 125.03, by adding a subdivision; 125.05, subdivision 1; 125.182, subdivision 1; and 125.185, subdivision 4.

Referred to the Committee on Education.

Messrs. Pehler, Nelson, Mehrkens, Knutson and Ms. Peterson, D.C. introduced—

S.F. No. 477: A bill for an act relating to education; authorizing school districts to hire nonlicensed community experts on a limited basis; establishing a business incentive matching fund program; requiring the Minnesota academic excellence foundation to examine ways to encourage employee involvement in education; appropriating money; amending Minnesota Statutes 1984, section 121.612, subdivision 3, and by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 121.

Referred to the Committee on Education.

Messrs. Nelson; Peterson, D.L.; Kamrath; Pehler and Ms. Peterson, D.C. introduced—

S.F. No. 478: A bill for an act relating to education; establishing course-ware integration centers; providing grants for centers for the 1986-1987 school year; providing grants to encourage using technology in school district management; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 129B.

Referred to the Committee on Education.

Messrs. Nelson, Merriam and Dieterich introduced-

S.F. No. 479: A bill for an act relating to education; providing pupils with an alternative attendance option if the resident school district does not meet certain minimum curriculum requirements; amending Minnesota Statutes 1984, section 120.0751, by adding a subdivision.

Referred to the Committee on Education.

Ms. Peterson, D.C.; Messrs. Nelson, Dicklich and Pehler introduced—

S.F. No. 480: A bill for an act relating to education; establishing a task force to study and make recommendations about educational options for pupils in 11th and 12th grades; appropriating money.

Referred to the Committee on Education.

Messrs. Nelson; Peterson, D.L.; Peterson, R.W. and Pehler introduced—

S.F. No. 481: A bill for an act relating to education; enabling the state board of education to authorize school boards to permanently transfer money from one fund to another when unforeseeable events occur within a district; requiring review and recommendations by the advisory council on uniform financial accounting and reporting standards; amending Minnesota Statutes 1984, section 121.912, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 121.

Referred to the Committee on Education.

- Ms. Reichgott, Messrs. Dicklich, Mehrkens, Stumpf and Anderson introduced—
- S.F. No. 482: A bill for an act relating to education; increasing state aid for school district programs for gifted and talented students; appropriating money; amending Minnesota Statutes 1984, section 124.247, subdivision 3; repealing Minnesota Statutes 1984, section 124.247, subdivision 6.

Referred to the Committee on Education.

Mr. Stumpf introduced—

S.F. No. 483: A bill for an act relating to education; directing the commissioner to grant a capital loan to Independent School District No. 690, Warroad.

Referred to the Committee on Education.

ADJOURNMENT

Mr. Moe, R.D. moved that the Senate do now adjourn until 2:00 p.m., Monday, February 18, 1985. The motion prevailed.

Patrick E. Flahaven, Secretary of the Senate