TWENTY-SIXTH DAY

St. Paul, Minnesota, Monday, March 18, 1985

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

Prayer was offered by the Chaplain, Rev. Jane Hanger Seeley.

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

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

The President declared a quorum present.

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

MEMBERS EXCUSED

Messrs. Peterson, C.C. and Samuelson were excused from the Session of today.

MESSAGES FROM THE HOUSE

Mr. President:

I have the honor to announce the passage by the House of the following Senate File, AS AMENDED by the House, in which amendments the concurrence of the Senate is respectfully requested:

S.F. No. 42: A bill for an act relating to taxation; sales; including replacement parts in the definition of farm machinery; amending Minnesota Statutes 1984, section 297A.01, subdivision 15.

Senate File No. 42 is herewith returned to the Senate.

Edward A. Burdick, Chief Clerk, House of Representatives

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Returned March 14, 1985

Mr. Langseth moved that the Senate do not concur in the amendments by the House to S.F. No. 42, and that a Conference Committee of 3 members be appointed by the Subcommittee on Committees on the part of the Senate, to act with a like Conference Committee to be appointed on the part of the House. The motion prevailed.

Mr. President:

I have the honor to announce the passage by the House of the following House Files, herewith transmitted: H.F. Nos. 78, 151, 282, 268, 267, 329, 428 and 511.

Edward A. Burdick, Chief Clerk, House of Representatives

Transmitted March 14, 1985

FIRST READING OF HOUSE BILLS

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

H.F. No. 78: A bill for an act relating to crimes; defining the crime of owning or operating a disorderly house; requiring a mandatory fine for a person owning or operating a disorderly house; amending Minnesota Statutes 1984, section 609.33.

Referred to the Committee on Judiciary.

H.F. No. 151: A bill for an act relating to education; prohibiting a school district from commencing the school year prior to Labor Day; amending Minnesota Statutes 1984, section 126.12.

Referred to the Committee on Rules and Administration for comparison with S.F. No. 117, now on General Orders.

H.F. No. 282: A bill for an act relating to education; declaring the mission of public elementary and secondary education in Minnesota; proposing coding for new law in Minnesota Statutes, chapter 120.

Referred to the Committee on Education.

H.F. No. 268: 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; 115B.06, subdivision 1; and 115B.09; proposing coding for new law in Minnesota Statutes, chapter 115B; repealing Minnesota Statutes 1984, sections 115B.06, subdivision 2; and 115B.07.

Referred to the Committee on Judiciary.

H.F. No. 267: A bill for an act relating to local government; authorizing certain political subdivisions to enter into certain joint insurance agreements.

Referred to the Committee on Rules and Administration for comparison with S.F. No. 344, now on General Orders.

H.F. No. 329: A bill for an act relating to peace officers; requiring a person

seeking appointment as a part-time peace officer to provide the board of peace officer standards and training with proof that he or she has complied with appointment requirements; amending Minnesota Statutes 1984, section 626.8463.

Referred to the Committee on Rules and Administration for comparison with S.F. No. 424, now on General Orders.

H.F. No. 428: A bill for an act relating to the city of Eden Prairie; authorizing one annual one-day liquor license.

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

H.F. No. 511: A bill for an act relating to crimes; clarifying the elements of the crime of assault in the second degree; amending Minnesota Statutes 1984, section 609.222.

Referred to the Committee on Judiciary.

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

S.F. No. 119: A bill for an act relating to state government; creating the Council on Asian-Pacific Minnesotans; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 3.

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

Page 2, line 27, delete the first comma and insert "or" and delete ", or order"

Page 4, after line 15, insert:

"Sec. 3. [REPEALER.]

Section 1 is repealed June 30, 1988."

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

Ms. Berglin from the Committee on Health and Human Services, to which was referred

S.F. No. 589: A bill for an act relating to public health; prohibiting the use of lead in solder in certain instances; proposing coding for new law in Minnesota Statutes, chapter 145.

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

Delete everything after the enacting clause and insert:

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"Section 1. Minnesota Statutes 1984, section 123.36, is amended by adding a subdivision to read:

Subd. 4a. [WATER PIPES.] The board shall require that all schools in the district which have lead solder pipe joints, shall flush their pipes and faucets to ensure that any potable water which may contain lead which exceeds the safe drinking water levels, as established by the state health department, be flushed out of the school's potable water system. Until the state department of health determines guidelines for frequency of flushing under this subdivision, at a minimum, each school with lead solder pipe joints shall flush its pipes carrying potable water at least once each year immediately prior to the commencement of the regular school building is not in use.

Sec. 2. [326.371] [BAN ON LEAD IN PLUMBING.]

Lead pipe, solders, and flux containing more than 0.2 percent lead shall not be used in any plumbing installation which conveys a potable water supply. No solder containing more than 0.2 percent lead shall be sold in Minnesota, unless the seller displays a sign which states,

Contains Lead

Minnesota law prohibits the use of this solder in any plumbing installation which is connected to a potable water supply."

Sec. 3. [DEPARTMENT OF HEALTH GUIDELINES.]

By July 1, 1986, the state department of health shall determine guidelines for the necessity and frequency of flushing lead solder pipes carrying potable water under section 2.

Sec. 4. [EFFECTIVE DATE.]

This act is effective the day following final enactment."

Delete the title and insert:

"A bill for an act relating to health; restricting the use of lead in pipes, solders, and flux; requiring schools to flush certain pipes; amending Minnesota Statutes 1984, section 123.36, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 326."

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

Ms. Berglin from the Committee on Health and Human Services, to which was referred

S.F. No. 555: A bill for an act relating to health; providing for the distribution of maternal and child health block grant funds to special projects; amending Minnesota Statutes 1984, sections 145.882; 145.884; 145.885; and 145.886.

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 1984, section 145.882, is amended to read:

145.882 [MATERNAL AND CHILD HEALTH BLOCK GRANT DISTRIBUTION.]

Subdivision 1. [CONTINUATION OF 1983 PROJECTS.] Recipients of maternal and child health grants for special projects in state fiscal year 1983 shall continue to be funded at the same level as in state fiscal year 1983 until September 30, 1985 December 31, 1986 if they comply with the provisions of sections 145.881, and 145.882 to 145.888. Beginning January 1, 1987, recipients of maternal and child health special project grants awarded in state fiscal year 1983 must receive:

(1) for calendar year 1987, no less than 90 percent of the amount awarded in state fiscal year 1983;

(2) for calendar year 1988, no less than 80 percent of the amount awarded in state fiscal year 1983; and

(3) for calendar year 1989, no less than 70 percent of the amount awarded in state fiscal year 1983.

The amount of grants awarded under this subdivision must be deducted from the allocation due to the community health services area within which the grantee is located. If the community health services area includes more than one local board of health, the amount of the grant must be deducted only from the allocation due to the area served by the local board of health within which the grantee is located. The remaining areas served by local boards of health within that community health services area which do not include a grantee under this subdivision must be treated as a separate community health services area for purposes of the formula in subdivision 3. In order to receive money under this subdivision, grantees must continue to comply with the provisions of sections 145.881, and 145.882 to 145.888. These recipients are also eligible to apply for state grants under sections 145.883 to 145.888. Any decrease in the amount of federal funding to the state for the maternal and child health block grant shall be apportioned to reflect a proportional decrease for each recipient until September 30, 1985. Any increase in the amount of federal funding to the state shall be distributed for services to children with handicaps and to special projects as provided in sections 145.883 to 145.888, except that an amount not to exceed ten percent may be retained by the commissioner of health to address cost of living increases and increases in supplies and services according to the formula in subdivision 3 of this section.

After September 30, 1985, The advisory task force shall review and recommend the proportion of maternal and child health block grant funds to be expended for indirect costs, direct services and special projects. The proportion of funds expended in direct services through special projects shall be maintained at not less than the level expended in state fiscal year 1984.

Subd. 2. [ALLOCATION TO THE DEPARTMENT OF HEALTH.] Beginning January 1, 1986, up to one-third of the total maternal and child health block grant money may be retained by the commissioner of health for administrative and technical assistance services, projects of regional or statewide significance, direct services to children with handicaps, and other activities of the department.

Subd. 3. [DISTRIBUTION FORMULA:] The maternal and child health block grant money remaining after distributions made under subdivisions 1

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and 2 shall be allocated to community health services area for distribution by local boards of health to qualified programs that provide essential services within the community health services area. For purposes of this section, "community health services area" means a city, county, or multi-county area which is organized as a local board of health under section 145.913 and for which a state subsidy is received pursuant to sections 145.911 to 145.922. The amount of funds available for each community health services area shall be determined according to the following formula:

(a) Each community health services area shall be allocated an amount based on the following three variables:

(1) proportion of resident mothers within the city, county or counties who are under 20 years of age or over 35 years of age, as determined by averaging the data available for the three most current years;

(2) proportion of resident infants within the city, county or counties whose weight at birth is less than 2,500 grams, as determined by averaging the data available for the three most current years; and

(3) proportion of resident children within the city, county or counties under the age of 19 who are on general assistance or medicaid and the proportion of resident women within the city, county or counties aged 19 to 49 who are on general assistance or medicaid, as determined by using the data available for the most current year.

(b) Each variable must be expressed as a city or county score consisting of the city or county frequency of each variable divided by the statewide frequency of the variable.

(c) A total score for each city or county jurisdiction shall be computed by totalling the scores of the foregoing three factors and dividing the score obtained by three.

(d) Each community health services area must be allocated an amount equal to the score obtained above for the city, county, or counties in its area multiplied by the amount of funds determined to be available for special projects of local significance.

If no approvable applications are received for a community health services area, the commissioner may reallocate the funds available for that area to other community health service areas for which approvable applications have been received.

This formula also applies to any city or county that is not participating in the community health services subsidy in order to determine the amount of funds available for purposes of this subdivision. The commissioner shall convene a meeting of public and private nonprofit agencies in cities or counties who have expressed an intent to submit an application for funding. The meeting shall be used for purposes of attempting to develop a single coordinated grant application for each city or county. All applications, whether consolidated into a single application or as individual applications, shall be submitted according to section 145.885. If no approvable applications are received, the commissioner may reallocate the funds to community health service areas for which applications have been received.

Subd. 4. [USE OF BLOCK GRANT MONEY.] Maternal and child health

block grant money received by a local board of health or community health services area under this section must be used for qualified programs for high risk and low income individuals. Block grant money must be used for programs that:

(1) specifically address the highest risk populations, particularly low income and minority groups with a high rate of infant mortality and low birth weight children, by providing services calculated to produce measurable decreases in infant mortality rates and instances of low birth weight children and medical complications associated with pregnancy and childbirth;

(2) specifically target pregnant women whose age, medical condition, or maternal history substantially increases the likelihood of complications associated with pregnancy and childbirth, or the birth of a child with an illness, disability, or special medical needs;

(3) specifically address the health needs of young children who have, or are likely to have, a chronic disease or disability or special medical needs; or

(4) provide family planning and preventive medical care for specifically identified target populations, such as minority and low income teenagers, in a manner calculated to decrease the occurrence of inappropriate pregnancy and minimize the risk of complications associated with pregnancy and childbirth.

Maternal and child health block grant money may be used for purposes other than the purposes listed in this subdivision only if the local board of health or community health services area can demonstrate that existing programs fully address the needs of the highest risk target populations described in this subdivision.

Subd. 5. [REPORT.] The commissioner shall prepare, with the advice of the advisory task force, an annual report to the legislature which details the distribution of maternal and child health block grant funds, including the amounts to be expended for indirect costs, direct services, and special projects local grants. The report shall also identify the statewide needs of low income and high risk populations and the department of health's plans and local board plans for meeting their needs. The legislature must receive the report no later than January of each year.

Sec. 2. Minnesota Statutes 1984, section 145.883, subdivision 8, is amended to read:

Subd. 8. [MATERNAL AND CHILD HEALTH BLOCK GRANT MONEY.] "Maternal and child health block grant money" means the money received by the state from the federal maternal and child health block grant. The commissioner shall carry forward from state fiscal year 1985, and succeeding years, only sufficient funds for qualified programs approved through the federal fiscal year award period.

Sec. 3. Minnesota Statutes 1984, section 145.884, subdivision 1, is amended to read:

Subdivision 1. [RULES.] The commissioner shall, in the name of the state and within the limit of the federal maternal and child health block grant appropriation, make grants to public and private nonprofit agencies administering under sections 145.881 to 145.888 for qualified programs of maternal and child health care services. The commissioner shall promulgate rules for the administration of grants authorized by this subdivision. The rules shall establish and contain as a minimum:

(a) procedures for grant applications;

(b) conditions and procedures for the administration of grants;

(c) criteria of eligibility for grants; and

(d) other matters the commissioner finds necessary for the proper administration of the grant program.

Sec. 4. Minnesota Statutes 1984, section 145.885, is amended to read:

145.885 [APPLICATION FOR A GRANT.]

An application for a grant shall be submitted to the commissioner at a time and in a form and manner as the commissioner prescribes. Department of health technical staff shall be available to provide technical assistance in development of grant applications. The application must contain:

(a) A complete description of the program and the manner in which the applicant intends to conduct the program;

(b) A description of the manner in which the program responds to needs and priorities for services identified by the maternal and child health task force pursuant to section 145.881, subdivision 2, and rules adopted by the commissioner. The rationale for any differences must be explained in detail;

(c) A budget and justification for the amount of grant funds requested;

(c) (d) A description of the target population served by the qualified program and estimates of the number of low income or high risk patients the program is expected to serve;

(d) (e) The name or names of the person or persons who shall have primary responsibility for the administration and delivery of services of the qualified program; and

(e) (f) The reporting and accounting procedures to be followed by the qualified agency to enable the commissioner to evaluate the activities of the qualified program.

Applications by local boards under section 145.882, subdivision 3, must also contain a summary of the process used to develop the local program, including evidence that the local board notified local public and private providers of the availability of funding through the local board for maternal and child health services, a list of all public and private agency requests for grants submitted to the local board indicating which requests were included in the grant application, and an explanation of how priorities were established for selecting the requests to be included in the grant application. The local board shall include, with grant application materials, a written statement of the criteria to be applied to public and private agency requests for funding.

Sec. 5. Minnesota Statutes 1984, section 145.886, is amended to read:

145.886 [GRANT REVIEW PROCESS.]

Primary review of all grant applications shall be conducted by the depart-

ment of health technical staff. All technically completed applications will be forwarded for secondary review to a grants review panel established by the commissioner. A majority of the grants review panel must be professionals with expertise in maternal and child health care. No member of the panel may be an employee of a public or private nonprofit agency receiving or applying for maternal and child health block grant money. The advisory task force shall review the recommendations of the grants review panel for comment to the commissioner the advisory task force. The commissioner shall award grants under section 145.885 and this section only after receiving the comments and recommendation of the grants review panel and the advisory task force on completed grant applications.

Sec. 6. [APPROPRIATION.]

Sec. 7. [REPEALER.]

Minnesota Statutes 1984, section 145.884, subdivision 2, is repealed."

Delete the title and insert:

"A bill for an act relating to health; providing for the distribution of maternal and child health block grant funds; appropriating money; amending Minnesota Statutes 1984, sections 145.882; 145.883, subdivision 8; 145.884, subdivision 1; 145.885; and 145.886; repealing Minnesota Statutes 1984, section 145.884, subdivision 2."

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

Ms. Berglin from the Committee on Health and Human Services, to which was referred

S.F. No. 813: A bill for an act relating to health; authorizing statewide mosquito research; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 144.

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

Page 4, lines 8 and 12, delete "acquire" and insert "lease"

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

Ms. Berglin from the Committee on Health and Human Services, to which was referred

S.F. No. 600: A bill for an act relating to human services; establishing a

family subsidy program for families with children with developmental disabilities; amending Minnesota Statutes 1984, section 252.32; repealing Minnesota Statutes 1984, section 252.27, subdivision 4.

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

Page 2, line 21, delete "emergency and"

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

Ms. Berglin from the Committee on Health and Human Services, to which was referred

S.F. No. 631: A bill for an act relating to hazardous substances; requiring hazardous substance notification report forms to be filed with a fire department by every employer; providing for duties of fire departments and duties of the commissioner of public safety; providing penalties; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 299F.

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

Page 10, after line 5, insert:

"Subd. 4. \$115,820 is appropriated from the general fund to the state university board for the creation of a hazardous materials incident response training center at St. Cloud state university. The state university board shall supervise, and the appropriation may be expended for, the creation of necessary facilities, research, purchase of equipment, employment of personnel, and other necessary costs involved in the creation of a program to instruct firefighters and other emergency response personnel how to respond to and control accidents involving the transportation and storage of flammable, toxic, corrosive, explosive, or other dangerous materials. The state university board shall seek, and may accept, donations, grants, or gifts for purposes of this subdivision. Money received is appropriated to the state university board."

Renumber the subdivisions in sequence

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

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

S.F. No. 490: A bill for an act relating to commerce; making permanent the time price differential rate on certain motor vehicles; amending Minnesota Statutes 1984, section 168.72, subdivision 1; repealing Minnesota Statutes 1984, section 168.72, subdivision 2.

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

Page 2, after line 18, insert:

"Sec. 2. Minnesota Statutes 1984, section 168.72, subdivision 4, is

amended to read:

Subd. 4. A sale of a manufactured home made after July 31, 1983, is governed by the provisions of subdivision 1 for purposes of determining the lawful time price differential rate, *except that the maximum time differential* for a class I manufactured home may not exceed \$8 per \$100 per year. A retail installment sale of a manufactured home that imposes a time price differential rate that is greater than the rate permitted by this subdivision is lawful and enforceable in accordance with its terms until the indebtedness is fully satisfied if the rate was lawful when the sale was made."

Page 2, line 23, delete "Sections I and 2 are" and insert "This act is"

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 3, after the semicolon, insert "providing a time price differential rate for certain classes of manufactured homes;"

Page 1, line 4, delete "subdivision" and insert "subdivisions"

Page 1, line 5, after "1" insert "and 4"

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

Mr. Hughes from the Committee on Elections and Ethics, to which was referred

S.F. No. 231: A bill for an act relating to elections; changing certain procedures and deadlines related to absentee ballots; changing the municipal election filing deadline; amending Minnesota Statutes 1984, sections 203B.17, subdivision 2; 203B.21, subdivision 3; 204B.35, subdivision 4; and 205.13, subdivision 1.

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

Page 2, lines 4 and 31, after "The" insert "voter's military identification card number, passport number, or, if the voter does not have a valid passport or identification card, the" and reinstate the stricken language

Page 2, lines 5 to 9 and 32 to 34, reinstate the stricken language

Page 2, lines 9 to 13 and 34 to 36, delete the new language

Page 3, line 1, delete the new language

Page 3, line 15, after "his" insert "or her"

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

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

S.F. No. 823: A bill for an act relating to unemployment compensation; creating a training and jobs program; amending Minnesota Statutes 1984, section 268.08, by adding a subdivision.

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

Mr. Dieterich from the Committee on Public Utilities and State Regulated Industries, to which was referred

S.F. No. 359: A bill for an act relating to the city of Roseville; authorizing the city council to set off-sale intoxicating liquor license fees.

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 1984, section 340.11, subdivision 14, is amended to read:

Subd. 14. [LICENSE FEES.] The license fees to be paid before the issuance of licenses shall be as provided in clauses (a), (b), (c), (d).

(a) Except as provided in clauses (b), (c), and (d), any manufacturer shall pay to the state annually a license fee of \$7,500, and a fee of \$3,000 for each duplicate thereof.

(b) Any manufacturer of wines containing not more than 25 percent of alcohol by volume shall pay to the state annually a fee of \$500.

(c) Except as provided in clauses (a), (b), (d), any wholesaler shall pay to the state annually a license fee of \$7,500, and a fee of \$3,000 for each duplicate thereof.

(d) Any wholesaler of wines containing not more than 25 percent of alcohol by volume shall pay to the state annually a fee of \$750.

(e) The maximum license fee for an "off-sale" license in the cities of the first class over 10,000 population shall be the sum of which, together with any occupation tax that may be imposed by a municipality issuing said "off-sale" license, will not exceed the sum of \$1,000 annually; in all eities of over 10,000 population, except eities of the first class, the maximum license fee for an "off-sale" license shall be \$200; in all cities with a population between 5,000 and 10,000 the maximum license fee shall be \$150 \$300; in all cities of 5,000 population or less, the maximum license fee shall be \$100 \$200. All such license fees for "off-sale" licenses shall be issued for less than one year, a fee may be a pro rata share of the annual license fee."

Amend the title as follows:

Page 1, delete lines 2 to 4 and insert "relating to intoxicating liquor; increasing the maximum license fee for off-sale intoxicating liquor licenses; amending Minnesota Statutes 1984, section 340.11, subdivision 14."

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

Mr. Dieterich from the Committee on Public Utilities and State Regulated Industries, to which was referred

S.F. No. 239: A bill for an act relating to horse racing; providing for racing

days at county fairs; amending Minnesota Statutes 1984, section 240.14, subdivision 3.

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

Delete everything after the enacting clause and insert:

"Section 1. [ST. LOUIS COUNTY; COUNTY FAIR HORSE RACING.]

The Minnesota racing commission may assign no more than 20 racing days to a county agricultural society or association licensed under Minnesota Statutes, section 240.09, to conduct horse racing in St. Louis county. The assigned racing days must be:

(1) those racing days, not to exceed ten racing days, that coincide with the days on which the licensee's county fair is running; and

(2) additional racing days, not to exceed ten racing days, immediately before or after the days on which the licensee's county fair is running.

Sec. 2. [EFFECTIVE DATE.]

Section 1 is effective upon approval by the county board of the county of St. Louis and compliance with Minnesota Statutes, section 645.021."

Amend the title as follows:

Page 1, line 3, delete ", amending Minnesota Statutes 1984," and insert "in St. Louis county."

Page 1, delete line 4

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

Mr. Dieterich from the Committee on Public Utilities and State Regulated Industries, to which was referred

S.F. No. 360: A bill for an act relating to the city of Roseville; increasing the total number of on-sale liquor licenses.

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

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

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.

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

Page 4, line 14, delete "12" and insert "21"

Page 15, line 7, delete "in any form" and insert "on an individual or nongroup basis"

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Page 15, line 33, delete everything after the period

Page 15, delete lines 34 to 36

Page 16, delete line 1

Page 16, delete lines 33 to 36

Page 17, delete lines 1 to 3, and insert:

"Except as provided in chapter 256B, the money or other benefits, charity, relief, or aid to be paid, provided, or rendered by any society authorized to do business under this chapter shall, neither before nor after being paid, be liable to attachment, garnishment, or other process and shall not be ceased, taken, appropriated, or applied by any legal or equitable process or operation of laws to pay any debt or liability of a certificate holder or of any beneficiary named in the certificate, or of any person who may have any right thereunder."

Page 19, line 26, delete "261.27;"

Page 22, line 7, delete "61A.42, 61A.43, and"

Page 22, delete lines 11 to 15, and insert:

"Fraternal benefit societies are declared to be charitable institutions, and the property held and used for lodge purposes, and the funds of these societies shall be exempt from taxation under the general tax or revenue laws of this state, except that the real estate of the society shall be taxable."

Page 25, lines 29 and 30, delete "[INJUNCTION; LIQUIDATION; RE-CEIVERSHIP OF DOMESTIC SOCIETY.]" and insert "[DOMESTIC ASSOCIATIONS; EXAMINATION; REHABILITATION; DISSOLU-TION.]"

Page 25, delete lines 31 to 36

Page 26, delete lines 1 to 36

Page 27, delete lines 1 to 19, and insert:

"Subdivision 1. [VISITATION AND EXAMINATION.] The commissioner, or any person he may appoint, shall have the power of visitation and examination into the affairs of any domestic association. The commissioner shall conduct an examination at least once in every three years. He may:

(1) Employ assistance for the purposes of examination and he, or any person he may appoint, shall have free access to any books, papers, and documents that relate to the business of the association; and

(2) Summon and qualify as witnesses, under oath, and examine its officers, agents, and employees, or other persons, in relation to the affairs, transactions, and condition of the association.

Subd. 2. [CONDITIONS.] Wherever the commissioner is satisfied that any of the conditions exist as stated in chapter 60B, he may proceed as provided therein."

Page 30, delete lines 4 to 9

Page 30, line 10, delete "REPRESENTATIONS.]" and insert "(1)"

Page 30, line 16, delete "(1)" and insert "(2)"

Page 30, line 26, delete "(2)" and insert "(3)"

Page 30, line 31, after "a" insert "petry" and delete everything after the semicolon

Page 30, delete line 32

Page 30, line 33, delete "(3)" and insert "(4)"

Page 34, after line 1, insert:

"Sec. 40. Minnesota Statutes 1984, section 61B.02, subdivision 1, is amended to read:

Subdivision 1. [SCOPE.] Sections 61B.01 to 61B.16 apply to direct life insurance policies, health insurance policies, annuity contracts, and contracts supplemental to life and health insurance policies or annuity contracts, issued by persons authorized at any time to transact insurance in this state. Sections 61B.01 to 61B.16 do not apply to:

(a) Any policy or contract or part thereof under which the risk is borne by the policyholder;

(b) Any policy or contract or part thereof assumed by an impaired insurer under a contract of reinsurance other than reinsurance for which assumption certificates have been issued;

(c) Any policy or contract issued by an assessment benefit association operating under chapter 63, or a fraternal beneficiary association operating under chapter 64A 64B;

(d) Any subscriber contract issued by a nonprofit health service plan corporation operating under chapter 62C; or

(e) Any health insurance policies issued by a person other than a person authorized to write life insurance in this state or other than a person whose corporate charter would permit the writing of life insurance but who is authorized to write only health insurance in this state.

Sec. 41. [INSTRUCTIONS TO REVISOR.]

The revisor of statutes is directed to change any reference to chapter 64A to chapter 64B in Minnesota Statutes 1986 and any subsequent editions, and to make any necessary cross reference changes consistent with the renumbering."

Page 34, line 2, delete "40" and insert "42"

Amend the title as follows:

Page 1, line 3, after the semicolon, insert "amending Minnesota Statutes 1984, section 61B.02, subdivision 1,"

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

Mr. Schmitz from the Committee on Local and Urban Government, to which was referred

S.F. No. 50: A bill for an act relating to the Moose Lake-Windemere sewer district; appropriating money for certain costs.

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

Mr. Schmitz from the Committee on Local and Urban Government, to which was referred

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.

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

Page 1, after line 12, insert:

"Sec. 2. [APPROPRIATION.]

A sum sufficient to pay the return to the city of Fergus Falls of any application deposit received during calendar year 1984 from the city of Fergus Falls that is still retained by the department of energy and economic development is appropriated to the department from the general fund."

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 4, after "Falls" insert "; appropriating money for the refund"

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

Mr. Schmitz from the Committee on Local and Urban Government, to which was referred

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

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

Page 1, after line 10, insert:

"Sec. 2. [APPROPRIATION.]

A sum sufficient to pay the return or refund of application deposits deposited during calendar year 1984 and retained by the department of energy and economic development is appropriated to the department from the general fund."

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 3, after "deposits" insert "; appropriating money for these refunds"

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

Mr. Schmitz from the Committee on Local and Urban Government, to which was referred

S.F. No. 282: A bill for an act relating to local government; removing the restriction on the number of mills certain towns may levy to provide fire protection for special fire protection districts; amending Minnesota Statutes 1984, section 368.85, subdivision 6.

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

Mr. Schmitz from the Committee on Local and Urban Government, to which was referred

S.F. No. 580: A bill for an act relating to the city of Lakeville; appropriating money to return a forfeiture.

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

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

S.F. No. 137: A bill for an act relating to waters and watercraft safety; requiring liability insurance on all licensed watercraft in the state; amending Minnesota Statutes 1984, section 361.03, 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 1984, section 361.03, is amended by adding a subdivision to read:

Subd. 1a. [INSURANCE REQUIRED.] Except as provided in subdivision 1b, every owner of watercraft that is required to be registered or licensed in this state shall maintain a liability insurance policy during the period of its contemplated use or operation. The policy must contain limits of not less than \$25,000 because of bodily injury to, or the death of, one person in an accident, and subject to this limit, \$50,000 because of bodily injury to, or the death of, two or more persons in an accident. The policy must also contain limits of not less than \$10,000 because of injury to, or the destruction of, property of others in an accident. Failure to maintain the required insurance is grounds for revocation of a watercraft license.

Sec. 2. Minnesota Statutes 1984, section 361.03, is amended by adding a subdivision to read:

Subd. 1b. [INSURANCE NOT REQUIRED FOR CERTAIN WATER-CRAFT.] Subdivision 1a does not apply to:

(1) outboard motor boats of 25 horsepower or less;

(2) sailboats 26 feet or less in length; and

(3) non-powered watercraft including but not limited to canoes, rafts, or rowboats.

Sec. 3. Minnesota Statutes 1984, section 361.03, is amended by adding a subdivision to read:

Subd. 2a. [PROOF OF INSURANCE.] Every owner of watercraft in this

state, when applying for registration, reregistration, or transfer of ownership shall supply any information the commissioner reasonably requires to determine that the watercraft is covered by an insurance policy as required under subdivision 1a or that the watercraft is exempt from the insurance requirement. No license may be issued or renewed unless the information required under this subdivision is provided to the commissioner. The commissioner may adopt rules necessary to implement this subdivision."

Amend the title as follows:

Page 1, line 3, delete "all"

Page 1, line 5, delete "a subdivision" and insert "subdivisions"

And when so amended the bill be re-referred to the Committee on Economic Development and Commerce without recommendation. Amendments adopted. Report adopted.

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

S.F. No. 818: A bill for an act relating to employment; abolishing the department of economic security; creating a new department of jobs and training; transferring responsibilities of the department of economic security to the department of jobs and training and the department of human services; transferring certain employment and training functions of the department of human sevices and the department of administration to the department of jobs and training; providing for biennial statewide plans for jobs and training and apprenticeships; providing for coordination of state and federal jobs programs; establishing community investment programs; granting rulemaking authority; changing formulas for paying local agencies for general assistance grants to recipients subject to work requirements; removing a sunset provision from the Minnesota emergency employment development act; amending Minnesota Statutes 1984, sections 86.33, by adding subdivisions; 116L.03, subdivision 7; 116L.04, by adding a subdivision; 129A.02, subdivision 2; 129A.03; 129A.04; 178.03, by adding a subdivision; 245.87; 248.07; 248.08; 256.01, subdivision 4; 256.736; 256C.24; 256C.25; 256C.26; 256D.02, subdivision 13; 256D.03, subdivision 2; 256D.09, subdivision 3, and by adding a subdivision; 256D.111, subdivision 2; 268.31; 268.32; 268.33; 268.34; 268.35; 268.36; 268.673, subdivisions 1 and 3; 268.683, subdivision 3; and 268.685; 268.82; proposing coding for new law as Minnesota Statutes, chapter 268A; repealing Minnesota Statutes 1984, sections 129A.02, subdivision 4; 245.84, subdivision 2; 256.737; 256D.02, subdivision 8a; 256D.111, subdivision 1a; 256D.112; 268.011; 268.012; 268.013; 268.12, subdivisions 1 and 1a; 268.683, subdivision 2; 268.684; 268.686; 268.80; and 268.81.

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

Page 1, after line 37, insert:

"Section 1. [PURPOSE.]

The legislature finds that profound changes in the state economy and in the availability and nature of federal support have created new needs among the

people of this state for assistance in their quest for jobs, for training to fill those jobs, for income maintenance programs, and for a wide array of other human services. At the same time, those changes have altered the role of state government in the planning, development, and delivery of all human services; creating a need for coordinating all the agencies that share responsibilities for those services. Accordingly, the legislature finds that in order to maximize productivity of human resources and economic opportunity within the state of Minnesota, it is necessary to streamline and coordinate the state's employment, training, and public assistance programs and to set new priorities so that state government might better meet its duty to help its citizens realize the dignity of a paycheck and achieve economic independence. Further, the legislature finds it necessary to act swiftly and decisively to achieve the dual goal of lowering the unemployment rate among the people of this state and decreasing the welfare caseload that is at once a reflection of the difficulties challenging some and a burden that must be borne by all."

Page 2, line 2, delete "commissioner of jobs and training" and insert "full productivity and opportunity coordinator"

Page 2, lines 13 and 14, delete "commissioner of jobs and training" and insert "full productivity and opportunity coordinator"

Page 2, lines 15, 19, 26, and 30, delete "jobs" and insert "employment"

Page 2, line 19, after "space" insert "and administrative services"

Page 2, line 20, strike "within the capitol area complex"

Page 2, line 24, delete "shall" and insert "must"

Page 2, lines 24 and 25, delete "commissioner of jobs and training" and insert "full productivity and opportunity coordinator"

Page 5, after line 8, insert:

"Sec. 8. Minnesota Statutes 1984, section 129A.04, is amended to read:

129A.04 [DISABILITY DETERMINATIONS; PRIVILEGED INFORMATION.]

No communication or statement furnished by a physician or other professional person to the department of human services or any other agency of the state for use in connection with an agreement or contractual relationship as contemplated in section 129A.03, clause (d), shall be made the subject of any slander, libel or defamation action."

Page 5, line 12, delete the second "and" and insert "shall consult with" and delete "commissioner of jobs and training" and insert "full productivity and opportunity coordinator and"

Page 5, delete section 8

Page 6, line 9, delete "JOBS" and insert "EMPLOYMENT"

Page 6, lines 12, 20, 26, and 35, delete "jobs" and insert "employment"

Page 6, line 18, after the period, insert "In furtherance of this duty, the commissioner shall create a division within the department of employment and training to provide and coordinate the services to the blind described in this section."

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Page 7, lines 13, 22, and 35, delete "jobs" and insert "employment"

Page 8, lines 17 and 28, delete "jobs" and insert "employment"

Page 9, line 28, delete "jobs" and insert "employment"

Page 10, lines 2, 10, and 24, delete "jobs" and insert "employment"

Page 11, line 24, delete "JOBS" and insert "EMPLOYMENT"

Page 11, lines 26 and 29, delete "jobs" and insert "employment"

Page 12, line 10, delete "jobs" and insert "employment"

Page 14. line 2, delete "JOBS" and insert "EMPLOYMENT"

Page 14, lines 3, 10, 14, 16, 20, 30, and 35, delete "jobs" and insert "employment"

Page 15, lines 10 and 35, strike "a work incentive" and insert "an employment and training"

Page 15, line 34, delete "jobs" and insert "employment"

Page 16, lines 5, 11, 16, and 21, delete "jobs" and insert "employment"

Page 16, line 29, strike "a work incentive" and insert "an employment and training"

Page 17, line 21, strike "WORK INCENTIVE" and insert "EMPLOY-MENT AND TRAINING"

Page 17, lines 23 and 32, delete "jobs" and insert "employment"

Page 18, line 10, delete "jobs" and insert "employment"

Page 18, line 11, delete "shall" and insert "must"

Page 19, line 8, delete "jobs" and insert "employment"

Page 20, lines 10 and 25, delete "jobs" and insert "employment"

Page 20, line 12, delete "34" and insert "39" and delete "(12)" and insert "(9)"

Page 20, line 22, delete the new language

Page 20, delete line 23

Page 20, line 24, delete "section 37, or other"

Page 20, line 25, after "training" insert ". "Suitable employment" does not mean employment in a community investment program under section 42"

Page 20, line 33, delete "50" and insert "60" and after "wages" insert "and employment expenses"

Page 21, line 1, delete "37" and insert "42"

Page 21, lines 24, 28, and 35, delete "jobs" and insert "employment"

Page 22, line 27, delete "shall be referred for suitable" and insert "must be advised of the option to receive"

Page 22, line 28, delete "37" and insert "42"

Page 22, line 30, delete "shall" and insert "must"

Page 22, line 32, delete "and for a sufficient number of"

Page 22, delete line 33

Page 22, line 34, delete "family's needs,"

Page 22, line 36, delete "shall"

Page 23, line 1, delete "continue" and insert "continues"

Page 23, line 5, strike "economic security" and insert "employment and training"

Page 24, after line 28, insert:

"Sec. 23. Minnesota Statutes 1984, section 268.08, is amended by adding a subdivision to read:

Subd. 10. [APPROVED TRAINING.] (a) [CREATION.] There is created a training program for structurally unemployed workers in Minnesota under which individuals may be enrolled in an on-the-job training program, and an additional 1,000 individuals may be enrolled in classroom training in accordance with the provisions of this subdivision. Nothing in this subdivision shall be considered to limit or adversely affect the approved training provisions applicable to an individual under section 268.08, sub-division 1, clause (3). An individual approved under this subdivision shall be eligible for tuition aid under the provisions of chapter 136A. The commissioner shall report to the legislature annually regarding the status of the training program under this subdivision.

(b) [APPROVAL OF TRAINING.] An individual's enrollment in a training course shall be approved for the purposes of this subdivision if the commissioner finds that:

(1) the individual is not unemployed due to the seasonal nature of the work or a temporary work shortage;

(2) the individual's separation from most recent employment was caused by job obsolescence, plant shutdown, regional decline in the individual's customary occupation, or industry slowdown;

(3) the individual has received a notice of layoff and is unlikely to return to work for that employer or in that occupation within the 12-month period immediately following the separation;

(4) reasonable and suitable work opportunities for which the individual is fitted by training, experience, and physical capabilities do not exist within the local labor market;

(5) the training course is designed to provide preparation for available employment within the local labor market or in an area to which the individual is willing to relocate;

(6) the training is conducted by an agency, education institution, or employing unit which has been approved by the department of education or state board for vocational technical education or higher education coordinating board to conduct training programs; except that any agency, education institution, or employing unit which is not subject to regulation and approval by one of the above agencies may be approved by the commissioner if it is determined that the curriculum, facilities, staff, and other essentials are adequate to achieve the training objective;

(7) the training consists of a full course load, as defined by the institution, necessary to achieve the approved training objective, and the individual is making satisfactory progress in the course. The department may require the training institution to periodically certify to the individual's attendance and progress.

(c) [ON-THE-JOB TRAINING.] An individual who meets the criteria set forth under paragraph (b) shall be eligible for participation in a full-time on-the-job training program provided that:

(1) the on-the-job training position is in an occupation for which the commissioner has determined a demand exists or will exist. In making this determination, the commissioner shall consider labor market information as contained in state and national occupational outlook publications, as well as other generally accepted authoritative sources with verifiable validity;

(2) the employer pays an hourly wage during training of at least the state minimum wage;

(3) the employer guarantees to provide at least 12 months of employment to the trainee after the completion of training at the prevailing area labor market wage for a trained individual in that occupation;

(4) the employer will not terminate the trainee during the period of training or guaranteed employment except for misconduct or demonstrated substandard performance;

(5) the employer has not in any way created an on-the-job training position through a reduction in work force within the preceding six months.

(d) [TRAINING ALLOWANCE.] During participation in an approved on-the-job training program, the trainee shall maintain both satisfactory progress and attendance. During the period of training specified in the agreement between the commissioner and the employer, individuals participating in an approved on-the-job training program shall be paid with respect to each week claimed during the benefit year and prior to exhaustion a benefit in an amount equal to the weekly benefit amount, less that part of the earnings, including holiday pay, which is in excess of \$100. The benefit shall be computed by rounding down to the nearest dollar amount. Notwithstanding any other provision, an individual participating in on-the-job training on a full-time basis shall not be considered employed for purposes of benefit eligibility.

(e) [EMPLOYER PENALTY.] An employer who enters into an on-the-job training agreement with the department and terminates the trainee in a manner other than provided in this subdivision shall repay 70 percent of the amount of unemployment insurance benefits paid to the individual while in the training program with that employer if terminated during the training period. If terminated during the 12-month period of guaranteed employment, the employer shall receive a proportional reduction in the amount it must repay.

(f) [FUNDING.] In arranging for training, existing federal and state fi-

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nanced job training service deliverers and Wagner-Peyser mechanisms and funds shall be utilized in the most efficient and effective manner."

Page 24, line 33, delete "jobs" and insert "employment"

Page 25, line 4, delete "in" and insert "with"

Page 25, line 5, delete "37" and insert "42"

Page 25, lines 22 and 29, delete "jobs" and insert "employment"

Page 26, line 7, delete "jobs" and insert "employment"

Pages 27 and 28, delete sections 28 to 32 and insert:

"Sec. 30. Minnesota Statutes 1984, section 268.672, subdivision 6, is amended to read:

Subd. 6. [ELIGIBLE JOB APPLICANT.] "Eligible job applicant" means a person who: (1) has been a resident of this state for at least one month, (2) is unemployed, (3) is not receiving and is not qualified to receive unemployment compensation or workers' compensation, and (4) is determined by the employment administrator to be likely to be available for employment by an eligible employer for the duration of the job.

In addition, For the purposes of this subdivision, a farmer who resides in a county qualified under Federal Disaster Relief and or any member of a farm family household who can demonstrate severe household financial need may shall be considered to be unemployed under this subdivision.

Sec. 31. Minnesota Statutes 1984, section 268.686, is amended to read:

268.686 [SUNSET SUSPENSION.]

Laws 1983, chapter 312, article 7, sections 1 to 18 are repealed suspended January 1, 1986.

Sec. 32. [267.01] [PURPOSE.]

The legislature finds that profound changes in the state economy and the structure of federal support have altered the role of state government in the planning, development, and delivery of employment, job training, job creation, income maintenance, and human service programs; that the proliferation of these programs, coupled with the rapidly changing characteristics and requirements of people who seek public assistance, has produced a need for the state to coordinate the delivery of services and programs; that there exists no office of sufficient interagency and intergovernmental focus to develop a plan to achieve full economic productivity and opportunity in Minnesota and effectively coordinate the delivery of services and programs for the purpose of reducing unemployment rates and welfare caseloads.

Sec. 33. [267.02] [DEFINITIONS.]

Subdivision 1. [APPLICABILITY.] For purposes of sections 33 to 37, the following terms have the meanings given them.

Subd. 2. [BIENNIAL PLAN.] "Biennial plan" means the plan submitted by the coordinator to the governor in accordance with section 267.03, subdivision 5.

Subd. 3. [COORDINATOR.] "Coordinator" means the full productivity

and opportunity coordinator.

Subd. 4. [EMPLOYMENT PROGRAMS.] "Employment programs" means programs related to job training, job placement, job creation, and job-related counseling, including but not limited to job service programs, job training partnership act programs, wage subsidy programs, work incentive programs, community work experience programs, displaced homemaker programs, disadvantaged job training programs, grant diversion, youth employment programs, conservation corps, apprenticeship programs, community investment programs.

Subd. 5. [INCOME MAINTENANCE AND SUPPORT SERVICES.] "Income maintenance and support services" means programs through which the state or its subdivisions provide direct financial or in-kind support to unemployed or underemployed persons, including but not limited to aid to families with dependent children, general assistance, food stamps, energy assistance, and child care; but not including medical assistance; aging, blind, and deaf services; social service support; community social services; mental health services; or services for the emotionally disturbed, the mentally retarded, or residents of nursing homes.

Subd. 6. [SERVICE DELIVERY AREA.] "Service delivery area" means an area so designated by the coordinator.

Subd. 7. [SERVICE PROVIDERS.] "Service providers" means public, private, or nonprofit agencies that are capable of providing one or more of the services or administering one or more of the programs for which the full productivity and opportunity coordinator has responsibility.

Subd. 8. [WAGE SUBSIDY PROGRAMS.] "Wage subsidy programs" means programs developed by the coordinator for the purpose of subsidizing wages and fringe benefits for eligible employees. All wage subsidy programs are subject to the restrictions in sections 268.672; 268.677, clause (a); 268.68; and 268.681, subdivision 1, clauses (c), (d), and (f), and subdivision 2.

Sec. 34. [267.03] [OFFICE OF FULL PRODUCTIVITY AND OPPOR-TUNITY; COORDINATOR.]

Subdivision 1. [OFFICE OF FULL PRODUCTIVITY AND OPPORTU-NITY.] The office of full productivity and opportunity is created in the executive branch.

Subd. 2. [FULL PRODUCTIVITY AND OPPORTUNITY COORDI-NATOR.] The governor shall appoint a full productivity and opportunity coordinator to serve at the pleasure of the governor in the unclassified service. The salary of the coordinator is set under section 15A.081 and shall be in the first range. The coordinator is head of the office of full productivity and opportunity and chairs the full productivity and opportunity council. The coordinator shall administer the provisions of sections 32 to 35.

Subd. 3. [POWERS.] The coordinator of full productivity and opportunity is authorized to:

(1) appoint a deputy and a confidential secretary, who shall serve at the coordinator's pleasure in the unclassified service;

(2) appoint other employees under chapter 43A;

(3) issue, revoke, and amend rules under the administrative procedure act;

(4) where it would further the purposes of the biennial plan, recommend to the governor interdepartmental transfer of programs included in section 33, subdivisions 4, 5, and 8, which the commissioner of administration, if so ordered by the governor, shall carry out as provided in section 16B.37, subdivisions 1, 2, and 3, and implement so as not to lead to a reduction of federal funds to the state or its political subdivisions;

(5) where it would further the purposes of the biennial plan, recommend to the governor transfer of one or more programs included in section 33, subdivisions 4 and 8, to a service provider other than a state agency;

(6) where federal and state laws allow, establish criteria for the receipt of state funds designated for programs included in section 33, subdivisions 4, 5, and 8;

(7) enter into contracts with one or more service providers;

(8) develop and implement wage subsidy programs;

(9) require the department of economic security, the department of human services, the department of energy and economic development, and the state planning agency to furnish such assistance as the coordinator may deem necessary to fulfill the duties of his or her office; and

(10) veto any rule promulgated by the commissioner of human services and commissioner of employment and training, either separately or jointly, that relates to employment and training; for service providers who do not meet the performance standards established by the coordinator for the reduction unemployment rates and welfare caseloads, the coordinator may increase or decrease the county share of payments for general assistance, under section 256D.03, subdivision 2, by as much as five percent; aid to families with dependent children, under section 256.82, subdivision 1, by as much as three percent; and state reimbursements, under section 256D.22, by as much as ten percent as an incentive to comply with state requirements.

Sec. 35. [267.04]

Subdivision 1. [DUTIES.] The coordinator of full productivity and opportunity shall:

(1) coordinate the delivery of income maintenance and support services under the laws of the state;

(2) coordinate the delivery of employment programs under the laws of the state;

(3) review the operating performance, effectiveness, and degree of integration of income maintenance and employment programs;

(4) consult with the governor on the subjects of income maintenance and employment, provide assistance to the governor related to income maintenance and employment, and recommend to the governor improvements in delivery of employment and income maintenance services;

(5) confer with, advise, and give necessary instructions and directions to county and local authorities that are responsible for income maintenance and employment programs;

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(6) ensure coordination and cooperation among state and federal agencies, county and local government, and private service providers serving on a contract basis;

(7) prepare and implement the biennial plan;

(8) provide criteria for institutions that receive state employment and income maintenance funds;

(9) review the operating performance of the service providers and employment administrators in each service delivery area;

(10) report to the legislature regarding changes needed to more adequately serve the needs of those who are unemployed, underemployed, untrained, and needy;

(11) oversee and monitor the development of an information and referral system;

(12) oversee and monitor the coordination of programs and the sharing of responsibility for employment and training by the department of employment and training and the department of human services;

(13) review and make recommendations concerning plans of the department of employment and training and the department of human services for federally sponsored programs and demonstration projects;

(14) develop rules governing the contents and submission of biennial plans by state agencies, local governments, and service providers; and

(15) establish county by county performance criteria based upon the biennial plans submitted by service providers within each county.

Subd. 2. [BIENNIAL PLAN.] The coordinator shall submit a biennial plan to the governor by October 15, 1985, and thereafter by October 15 of each even-numbered year. Upon approval by the governor, the plan governs the administration and delivery of all employment programs and income maintenance and support services.

The plan must provide at least the following:

(1) a strategy for achieving full productivity and opportunity in Minnesota that specifies priorities among employment, human services, and economic development programs;

(2) unemployment reduction goals for each service delivery area;

(3) welfare caseload reduction goals for each service delivery area;

(4) a strategy for efficient integration of federal, state, local, and private resources;

(5) a strategy to encourage local and private involvement in the full productivity and opportunity program; and

(6) suggestions to maximize the effectiveness of appropriated funds.

Subd. 3. [INTAKE, INVENTORY, AND REFERRAL SYSTEM.] Within 30 days of appointment, the coordinator shall develop a plan and timetable for the development of an intake, inventory, and referral system. The system must have localized, single-point client intake with direct access to a statewide database. The system must include all available public and private programs for employment and income maintenance. The system must emphasize methods to match client needs with employment opportunities, appropriate services, programs, providers, funding sources, and other sources of assistance. The system must be coordinated with other state databases. Access to the system must be available in each public assistance office. Employees in public assistance offices shall actively use the system to assist clients.

Subd. 4. [DUTIES WITH RESPECT TO COMMUNITY INVESTMENT PROGRAMS.] The coordinator shall:

(1) confer with the commissioners of energy and economic development, human services, education, agriculture, public safety, natural resources, and health, and representatives of local governments to determine the type of activities valuable to the state and local communities;

(2) adopt temporary and permanent rules governing plan content, criteria for approval, and administrative standards;

(3) refer community investment program administrators to the appropriate state agency for technical assistance to aid in development and administering community investment programs;

(4) develop monitoring and evaluation criteria and institute ongoing methods for overseeing the administration and results of community investment programs;

(5) establish the method by which community investment programs will be approved or disapproved by the state and approve or disapprove county plans, which have been submitted on a timely basis, by November 1 of each even-numbered year;

(6) report to the governor and legislature, semiannually, on the operation and performance of the community investment programs; and

(7) inform the commissioners of human services and employment and training of those counties which do not have an approved plan.

Subd. 5. [DUTIES RELATING TO WAGE SUBSIDY PROGRAMS.] (a) The coordinator shall monitor local and statewide unemployment rates. If the coordinator determines that an economic emergency exists in one or more localities, he may recommend to the governor to increase the wage subsidy funding received by service providers for the affected area or areas. For the purposes of this paragraph, the governor shall designate that these funds come from either the general fund or the budget reserve account established in section 16A.15, subdivision 6.

(b) When the unemployment rate for the state of Minnesota equals or exceeds nine percent, the coordinator shall recommend to the governor to increase statewide wage subsidy funding. For the purposes of this paragraph, the governor may designate that these funds come from the budget reserve account established in section 16A.15, subdivision 6.

These funds shall be pooled and distributed to service providers in service delivery areas in a proportion equal to the number of unemployed people in each service delivery area divided by the total number of unemployed people in the state.

Sec. 36. [267.05] [FULL PRODUCTIVITY AND OPPORTUNITY COUNCIL.]

Subdivision 1. [MEMBERSHIP.] The full productivity and opportunity council consists of the following members: the commissioners of education, economic security, finance, energy and economic development, and human services, the president of the board for community colleges, the directors of the state planning agency, the job skills partnership, and the vocational technical education system, and a representative of the University of Minnesota.

Subd. 2. [DUTIES.] The council shall advise the coordinator in the preparation of the biennial plan.

Sec. 37. [267.06] [COOPERATION OF STATE AGENCIES AND COUNTY AND LOCAL GOVERNMENTS.]

All state agencies, counties, and units of local government are ordered to cooperate fully with the plans and directives of the full productivity and opportunity coordinator."

Page 28, line 33, delete "jobs" and insert "employment"

Page 29, line 10, delete "The commissioner"

Page 29, delete line 11

Page 29, line 12, delete "regard to political affiliations."

Page 29, line 32, delete "jobs" and insert "employment"

Page 30, lines 1 and 7, delete "jobs" and insert "employment"

Page 30, delete lines 12 to 14

Page 30, line 21, delete "and" and insert a comma

Page 30, line 22, after "administration" insert ", and to establish administrative standards and payment conditions and limitations for providers of employment and training services"

Page 30, delete lines 29 to 31

Page 31, line 2, delete "the following conditions" and insert "approved by the legislative advisory commission."

Page 31, delete lines 3 to 15

Renumber the clauses in sequence

Page 32, delete lines 8 to 20

Page 32, line 21, delete "governor" and insert "coordinator"

Page 32, line 23, delete everything after "biennium" and insert a semicolon

Page 32, delete lines 24 to 36

Page 33, delete lines 1 to 7

Page 33, line 8, after "governor," insert "the coordinator,"

Page 33, line 10, delete "semi-annual" and insert "semiannual"

Page 33, line 21, delete everything after "the" and insert "wage subsidy, community investment, and grant diversion programs;"

Page 33, delete lines 22 and 23

Page 33, line 27, delete the second "and"

Page 33, line 28, before "prescribe" insert "with the advice and consultation of the coordinator"

Page 33, line 29, delete the period and insert "; and"

Page 33, after line 29, insert:

(12) under the plan and timetable issued by the coordinator, develop and maintain the intake, inventory, and referral system required under section 35, subdivision 3."

Renumber the clauses in sequence

Page 34, line 20, after "private" insert "or nonprofit"

Page 34, line 33, delete "are required to"

Page 35, line 25, delete "268.68 to" and insert "268.681, subdivision 3, and"

Page 35, line 26, before "The" insert "Under the direction of the coordinator," and delete "administer" and insert "supervise the counties in the administration of"

Page 35, line 36, delete everything after the period

Page 36, delete lines 1 to 9

Page 36, delete lines 18 to 30

Page 36, line 31, delete "shall have" and insert "has"

Page 37, line 21, delete "each"

Page 37, line 22, delete "county to establish a" and insert "the establishment of"

Page 37, line 22, delete "program" and insert "programs"

Page 38, line 7, delete "each county" and insert "counties" and delete "its" and insert "their"

Page 38, line 8, delete "plan" and insert "plans,"

Page 38, line 19, delete everything after "act,"

Page 38, line 20, delete "act,"

Page 39, line 2, delete "county" and after "work" insert "in that locality"

Page 39, line 5, delete "his or"

Page 39, delete line 6

Page 39, line 7, delete "in accordance with"

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Page 39, delete lines 23 to 36

Page 40, delete lines 1 to 9

Page 40, line 29, delete everything after "recipients" and insert a semicolon

Page 40, delete line 30

Page 40, line 32, delete "the commissioner of jobs and training by"

Page 41, line 7, before "In" insert "The plan must be" and delete "commissioner, the" and insert "coordinator."

Page 41, delete lines 8 to 13

Page 41, line 20, after "counties" insert "by the commissioner of employment and training"

Page 41, line 21, delete "by the commissioner of jobs and training" and insert "by the coordinator"

Renumber the subdivisions in sequence

Page 42, line 10, delete "which" and insert "that"

Page 42, lines 13 and 15, delete "jobs" and insert "employment"

Page 42, line 21, delete "ENTERPRISES" and insert "ENTERPRISE"

Page 43, lines 6, 26, and 32, delete "jobs" and insert "employment"

Pages 44 to 46, delete section 41 and insert:

"Sec. 46. [268A.040] [CHILD CARE SLIDING FEE PROGRAM.]

Subdivision 1. [DEFINITIONS.] For the purposes of this section the following terms have the meanings given.

(a) "Child care services" means family day care homes, group day care homes, nursery schools, day nurseries, child day care centers, play groups, head start, parent cooperatives, and in-home child care as defined in the Minnesota plan for social services to families and children.

(b) "Child" means any person 14 years of age or younger.

(c) "Commissioner" means the commissioner of employment and training.

Subd. 2. [DUTIES OF COMMISSIONER.] The commissioner shall develop standards for county welfare agencies and human services boards regarding the provision of child care services to enable eligible families to participate in employment or training programs. The commissioner shall establish a program to allocate available appropriations to counties for the purpose of reducing the costs of child care for eligible families. The commissioner shall adopt rules to govern the program in accordance with this section. The rules must establish a sliding schedule of fees for parents receiving child care services. The commissioner shall require counties to collect and report data that the commissioner deems necessary to demonstrate the effectiveness of the program in proventing and reducing participants' dependence on public assistance and in providing other benefits, including improvement in the care provided to children. The commissioner shall report

to the full productivity and opportunity coordinator no later than January 15 of each odd-numbered year on the effectiveness of the program.

Subd. 3. [ALLOCATION.] No later than April 1 of each odd-numbered year, the commissioner shall notify all county boards of the allocation procedures for the sliding fee program. No later than June 1 of each odd-numbered year, each county shall inform the commissioner of the number of persons estimated to need child care services and to use the program, and the expected cost for the following two state fiscal years. No later than July 1 of that year the commissioner shall allocate to each county its proportionate share of the appropriation for that year and the next fiscal year. In making the allocation the commissioner shall take into account the county's determination of need and the needs of counties relative to one another based on comparable data. If the appropriation is insufficient to meet the needs in all counties, the amount must be prorated among the counties. If a county does not expend its allocation during a fiscal year, any unused money must be returned to the commissioner for reallocation among counties whose needs have not been met.

Subd. 4. [FINANCIAL ELIGIBILITY.] (a) The county board shall make child care services available to families who need child care to find or keep employment or to obtain the training or education necessary to find employment and who:

(1) receive aid to families with dependent children under sections 256.72 to 256.87; or

(2) have household income below the eligibility levels for aid to dependent families; or

(3) have household income within a range established by the county board.

(b) Child care services for the families receiving aid to families with dependent children must be made available as in-kind services, to cover any difference between the actual cost and the amount disregarded under the aid to families with dependent children program.

(c) Child care services to families with incomes in the board's established range must be made available on a sliding fee basis. The lower limit of the board's range must be the eligibility limit for aid to families with dependent children. The upper limit of the range must not be less than 70 percent, and must not be more than 90 percent, of the state median income for a family of four, adjusted for family size.

Subd. 5. [FUNDING PRIORITIES.] The county may establish priorities of service among the categories of families designated in subdivision 4, paragraph (a). At least 20 percent of the money allocated to the county under this section must be used for each category unless a county can demonstrate that the need in a category can be met with less than 20 percent of the money.

Subd. 6. [EMPLOYMENT OR TRAINING ELIGIBILITY.] Persons who are seeking employment and who are eligible for assistance under this section shall receive the equivalent of one month of child care. To be eligible for child care assistance, employed persons must work at least 20 hours a week and receive at least the minimum wage for all hours worked.

Persons eligible under this section for child care assistance for education

or training shall receive assistance for the length of the program or 24 months, whichever is shorter. Any education or training program approved by the department of education and accredited by the appropriate agency is an eligible program, including but not limited to high school or an equivalent program, an English competency program, technical or vocational training, or a four-year or associate degree program. The commissioner shall develop a training and employment program for each applicant to ensure that the applicant will enter the labor force.

Subd. 7. [COUNTY CONTRIBUTION.] In addition to payments from parents, the program must be funded by county contributions. Counties shall contribute five percent of the cost of the program in the first year and 15 percent in the second and subsequent years that the county provides services under this section.

Subd. 8. [SLIDING FEE SCALE.] In setting the sliding fee schedule, the commissioner shall exclude from the amount of income used to determine eligiblity under the board's established range, an amount for federal and state income and social security taxes attributable to that income level according to federal and state standardized tax tables. The fee schedule must be designed to use any available tax credits and to progress smoothly from appropriated assistance to tax-related assistance.

Subd. 9. [LIMITS ON USE OF STATE FUNDS.] When the county charges parents a fee that is less than the sliding fee set by the commissioner for the same service, the state's payment is limited to the difference between the fee set by the commissioner and the provider's charge for care. When the provider of child care services charges more than 125 percent of the median charge for similar care arrangements in the geographic area defined by the commissioner for the purpose of ascertaining the median charge, the state's payment is limited to the difference between 125 percent of the median charge for similar care arrangements in the geographic area and the parents' fee.

Subd. 10. [EXTENSION OF WORK INCENTIVE OPPORTUNITIES.] The county board shall ensure that child care services available to county residents are well advertised and that everyone who receives or applies for aid to families with dependent children is informed of training and employment opportunities and programs, including child care services. The county board may accept gifts, grants, bequests, devises, or offers of inclusion of services or employee fringe benefits for use in providing child care services under this section. The county board is encouraged to develop public-private partnerships for child care services.

Subd. 11. [ADMINISTRATIVE EXPENSES.] A county must not use more than ten percent of the first \$200,000 and seven percent of the balance of any allocation for its administrative expenses under this section."

Page 46, line 34, delete "jobs" and insert "employment"

Page 46, line 36, delete "41" and insert "46"

Page 47, lines 6 and 31, delete "jobs" and insert "employment"

Page 47, line 7, delete "41" and insert "46"

Page 49, after line 19, insert:

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"Sec. 51. [APPROPRIATION.]

\$______ is appropriated from the general fund to the office of full productivity and opportunity for the purposes indicated, to be available for the fiscal year ending June 30 in the years indicated. The unencumbered balance remaining in the first year does not cancel but is available for the second year.

	1986	1987 -
(a) For administration	\$	\$
(b) For an information and referral system		
(c) For staff training	. <u></u>	-
(d) For wage subsidy programs		·
(e) For general assistance	<u> </u>	<u> </u>
(f) For aid to families with dependent children		· · ·
(g) For day care programs		·
(h) For day care sliding fee programs		•
(i) For employment and training programs	<u> </u>	
(j) For job service programs		
(k) For job skills partnership programs	·	· · · · · · · · · ·
(l) For heating assistance grants		
(m) For training and community programs		
(n) For job training partnership act matching funds		,,
Page 40 line 27 delate "A2" and incort "A7	,,	

Page 49, line 27, delete "42" and insert "47"

Page 49, line 28, delete "32" and insert "31" and delete "9" and insert "10" and delete "13" and insert "14"

Page 49, line 29, delete "41" and insert "46"

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 2, after "employment" insert "and economic opportunity"

Page 1, line 2, before "abolishing" insert "providing for the streamlining and coordination of job, economic development, and income-maintenance programs; setting as dual goals the lowering of unemployment rates and welfare caseloads;"

Page 1, lines 3, 6, 9, and 11, delete "jobs" and insert "employment"

Page 1, line 18, after "act;" insert "appropriating money;"

Page 1, line 26, after "2;" insert "268.08, by adding a subdivision;"

Page 1, line 27, delete "268.673, subdivisions" and insert "268.672, subdivision 6; and 268.686;"

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Page 1, delete line 28

Page 1, line 30, delete "chapter" and insert "chapters 267 and"

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

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

H.F. No. 67 for comparison with companion Senate File, reports the following House File was found not identical with companion Senate File as follows:

GENERAL ORDERS		CONSENT CALENDAR		CALENDAR	
H.F. No.	S.F. No.	H.F. No.	S.F. No.	H.F. No.	S.F. No.
67	245				

Pursuant to Rule 49, the Committee on Rules and Administration recommends that H.F. No. 67 be amended as follows:

Delete all the language after the enacting clause of H.F. No. 67 and insert the language after the enacting clause of S.F. No. 245, the first engrossment; further, delete the title of H.F. No. 67 and insert the title of S.F. No. 245, the first engrossment.

And when so amended H.F. No. 67 will be identical to S.F. No. 245, and further recommends that H.F. No. 67 be given its second reading and substituted for S.F. No. 245, and that the Senate File be indefinitely postponed.

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

Mr. Hughes from the Committee on Elections and Ethics, to which were referred the following appointments as reported in the Journal for January 31, 1985:

STATE ETHICAL PRACTICES BOARD Martin J. McGowan Ellen G. Sampson

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. Merriam from the Committee on Agriculture and Natural Resources, to which was referred the following appointment as reported in the Journal for February 11, 1985:

MINNESOTA WATER RESOURCES BOARD Erika Sitz

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

Mr. Moe, R.D. moved that the foregoing committee report be laid on the

table. The motion prevailed.

Mr. Merriam from the Committee on Agriculture and Natural Resources, to which was referred the following appointment as reported in the Journal for January 28, 1985:

MINNESOTA WATER RESOURCES BOARD Marlin A. Rieppel

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

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

Mr. Solon from the Committee on Economic Development and Commerce, to which were re-referred the following appointments as reported in the Journal for February 26, 1985:

WORLD TRADE CENTER BOARD

Biorn Biornstad Ronald M. Bosrock Willis R. Eken Martha R. Firling Thomas A. Foster Richard M. Nolan Pete R. Petrafeso Irving M. Stern Paul Rexford Thatcher

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

S.F. No. 569: A bill for an act relating to natural resources; granting conservation officers the authority of peace officers; specifying areas of jurisdiction; amending Minnesota Statutes 1984, sections 84.028, subdivision 3; and 97.50, 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 1984, section 84.028, subdivision 3, is amended to read:

Subd. 3. The operation of the game warden service in the division of game and fish as constituted before July 1, 1967 is under the direct control and supervision of the commissioner. The name of the personnel in such game warden service is changed to conservation officers. Conservation officers shall continue to have the powers and duties of game wardens as they existed before July 1, 1967 and may be assigned to public relations, conservation instructional activities, and the enforcement of laws relating to resources management which the commissioner shall direct. (a) The commissioner shall create a separate division entitled with the title, the division of enforcement and field service, to be composed of conservation officers and shall appoint a director of the division. The commissioner may place the director's position in the unclassified service if the position meets the criteria established in section 43A.08, subdivision 1a.

(b) The operation of the enforcement division is under the direct control and supervision of the commissioner. The enforcement personnel in the enforcement division are conservation officers. The commissioner may assign conservation officers to public relations, conservation instructional activities, and the enforcement of laws relating to resources management.

Sec. 2. Minnesota Statutes 1984, section 97.50, subdivision 1, is amended to read:

Subdivision 1. [POWERS.] The commissioner, director, game refuge patrolmen, and conservation officers are authorized to:

(1) execute and serve all warrants and processes issued by any court having jurisdiction under any law relating to wild animals, wild rice, use of water, conservation, protection or control of public waters, state-owned dams or other works affecting public waters or water pollution, in the same manner as a constable or sheriff;

(2) arrest, without a warrant, any person detected in the actual violation of any provisions of chapters 84, 97 to 102, 105 and 106 84A, 85, 86A, 88 to 106, 361, and sections 18.341 to 18.436; 609.66, subdivision 1, clauses (1), (2), (5), and (7), and section 609.68; and

(3) take the person before any court in the county in which the offense was committed and make proper complaint.

When a person who is arrested for any violation of the provisions of law listed in clause (2), which is punishable as a misdemeanor, is not taken into custody and immediately taken before a court, the arresting officer shall prepare, in quadruplicate, written notice to appear before a court. The notice shall be in the form and has the effect of a summons and complaint. It shall contain the name and address of the person arrested, the offense charged, and the time and the place he is to appear before the court. This place must be before a court which has jurisdiction within the county in which the offense is alleged to have been committed.

In order to secure release, without being taken into custody and immediately taken before the court, the arrested person must give his written promise to appear before the court by signing, in quadruplicate, the written notice prepared by the arresting officer. The officer shall retain the original of the notice and deliver the copy marked "SUMMONS" to the person arrested. The officer shall then release the person from custody.

On or before the return day, the officer shall return the notice or summons to the court before whom it is returnable. If the person summoned fails to appear on the return day, the court shall issue a warrant for his arrest. Upon his or her arrest, proceedings shall be had as in other cases. Sec. 3. Minnesota Statutes 1984, section 97.50, is amended by adding a subdivision to read:

Subd. 1a. [CERTAIN CONDITIONS UNDER WHICH CONSERVA-TION OFFICERS MAY ACT AS PEACE OFFICERS.] A conservation officer has the power and authority of a peace officer while performing the duties of a conservation officer to make an arrest for an offense committed in the conservation officer's presence. A conservation officer that arrests a person for violation of a law not stated in subdivision 1 must release the custody of the arrested person to the appropriate law enforcement officials as soon as possible.

Sec. 4. [EFFECTIVE DATE.]

This act is effective the day after enactment."

Delete the title and insert:

"A bill for an act relating to natural resources; granting conservation officers the authority of peace officers under certain circumstances; specifying areas of jurisdiction; amending Minnesota Statutes 1984, sections 84.028, subdivision 3; and 97.50, subdivision 1, and by adding a subdivision."

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

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

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.

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

Delete everything after the enacting clause and insert:

"Section 1. [84C.02] [DEFINITIONS.]

Subdivision 1. [APPLICABILITY.] The definitions in this section apply to sections 1 to 6.

Subd. 2. [SPECIALIST.] "Specialist" means a corps member that serves in a leadership or training capacity, or provides specialized services. Specialists include summer youth camp directors, crew leaders, assistant crew leaders, educational and work coordinators, and cooks. Specialist does not include a camp director in the young adult program that is on the director's staff.

Subd. 3. [COMMISSIONER.] "Commissioner" means the commissioner of natural resources.

Subd. 4. [CORPS.] "Corps" means the Minnesota conservation corps established under section 3.

Subd. 5. [CORPS MEMBER.] "Corps member" means an individual enrolled in the corps under section 3.

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Subd. 6. [DIRECTOR.] "Director" means the administrator of the bureau.

Subd. 7. [DIRECTOR'S STAFF.] "Director's staff' means the full-time management employees.

Subd. 8. [BUREAU.] "Bureau" means the bureau of conservation corps programs of the department of natural resources.

Subd. 9. [PUBLIC LANDS.] "Public lands" means any lands or waters owned or administered by the state or a political subdivision.

Subd. 10. [YOUNG ADULT PROGRAM.] 'Young adult program'' means the program employing individuals age 18 to 26.

Subd. 11. [YOUTH PROGRAM.] 'Youth program' means the summer program employing individuals age 16 to 18.

Sec. 2. [84C.03] [MINNESOTA CONSERVATION CORPS PROGRAM.]

Subdivision 1. [ESTABLISHMENT.] The commissioner shall establish a Minnesota conservation corps program within the department of natural resources. The corps shall direct and administer a program for conservation, rehabilitation, and improvement of public lands. The commissioner shall appoint a director to administer the corps program.

Subd. 2. [COMMISSIONER'S DUTIES AND AUTHORITY.] The commissioner may adopt rules to administer the corps program. The commissioner may:

(1) employ staff, specialists, and corps members;

(2) adopt criteria for the selection of corps members that includes the department of natural resources affirmative action plan;

(3) contract for corps employment;

(4) contract with federal agencies, state agencies, political subdivisions, and nonprofit organizations to furnish the services of the corps;

(5) contract with private entities to furnish the services of the corps if the services are compensated for and it serves a public purpose;

(6) contract for necessary services, equipment, materials, and property;

(7) cooperate with other state agencies and political subdivisions; and

(8) apply for and accept grants and contributions.

Subd. 3. [PROJECTS INCLUDED.] The corps may perform the following projects:

(1) forestry and nursery operations;

(2) prairie land conservation, rehabilitation, and improvement;

(3) wildlife habitat conservation, rehabilitation, and improvement;

(4) urban revitalization;

(5) historical and cultural site identification, preservation, and maintenance;

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(6) recreational area development, maintenance, improvement, and beautification;

(7) road and trail maintenance and improvement;

(8) soil conservation work;

(9) flood, drought, and storm damage assistance and relief;

(10) stream, lake, waterfront harbor, and port, improvement and pollution control;

(11) fish habitat maintenance and improvement;

(12) insect, disease, rodent, and other pestilence control;

(13) improvement of abandoned railroad rights-of-way;

(14) land reclamation and improvement, landscaping, and tree planting;

(15) energy conservation;

(16) emergency disaster assistance; and

(17) other conservation, rehabilitation, and improvement of public lands.

Subd. 4. [PROJECT PRIORITIES.] The commissioner shall give preference to projects that:

(1) provide long-term public benefit;

(2) provide productive work experience to corps members;

(3) are labor-intensive; and

(4) are effective.

Subd. 5. [RESIDENTIAL CAMPS.] The commissioner may establish residential camps for corps members.

Subd. 6. [CORPS MEMBERS MAY NOT DISPLACE OTHER WORKERS.] The commissioner may not assign corps members to projects that will displace currently employed workers or result in the failure to recall an employee that is on lay-off from the same or equivalent job. An assignment may not partially displace workers by reducing hours of nonovertime work, wages, or other employment benefits. Agencies that participate in the program may not terminate, lay-off, or reduce the working hours of any employee to use a corps member or use a corps member to replace an employee that is on lay-off from the same or equivalent job.

Sec. 3. [84C.04] [ELIGIBILITY FOR ENROLLMENT IN THE CORPS.]

Subdivision 1. [PERSONAL QUALIFICATIONS.] Except for specialists, an individual may enroll in the corps only if the individual is:

(1) a resident of the state;

(2) unemployed;

(3) at least age 16, but not older than age 26;

(4) capable of adjusting to the standards, discipline, and requirements of the corps; and

(5) for the young adult program, a holder of a high school diploma or its

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equivalent, or agrees to work towards a graduation equivalency diploma while enrolled in the corps.

Subd. 2. [SELECTION CRITERIA.] In the selection of corps members, preference must be given to individuals residing in areas where substantial unemployment exists. Special efforts must be made to recruit individuals who are economically, socially, physically, or educationally disadvantaged. The commissioner shall follow the department of natural resources affirmative action plan.

Sec. 4. [84C.05] [TERMS AND CONDITIONS OF SERVICE.]

The following terms and conditions of service apply to corps members:

(1) corps members must be paid the federal minimum wage, but specialists may be paid up to 2-1/2 times the federal minimum wage;

(2) corps members may not serve more than 24 months in the young adult program;

(3) corps members may not receive state retirement, unemployment compensation, or other benefits, except workers' compensation; and

(4) corps members living in a residential camp must pay a reasonable portion of their room and board costs.

Sec. 5. [EDUCATION AND TRAINING.] (a) The commissioner must enhance educational opportunities for corps members in the young adult program by:

(1) providing training and reference materials;

(2) attempting to develop agreements with educational institutions to award academic credit for programs; and

(3) encouraging corps members to continue studies to complete high school graduation equivalency diploma courses and post-secondary courses for job skills training.

(b) The commissioner shall use services available from the University of Minnesota, the state universities, community colleges, area vocational technical institutes, and school districts. The commissioner may cooperate with the department of economic security to enhance training opportunities.

Sec. 6. [EDUCATIONAL VOUCHERS.]

The commissioner shall prescribe standards to reward a corps member that satisfactorily serves for at least one year with a one-time incentive payment of \$250 or an education voucher worth \$750 upon completion of service. The education voucher must be valid for three years after the date it is issued and must provide for the payment of tuition and fees at any post-secondary institution. The commissioner may authorize a partial incentive payment or education voucher to a corps member in the young adult program that serves for less than one year if the commissioner determines that service was terminated because of special circumstances.

Sec. 7. [APPROPRIATION.]

\$______ is appropriated to the commissioner of natural resources from the general fund for establishing and operating the Minnesota conservation corps under this act, to be available until June 30, 1987.

Sec. 8. [EFFECTIVE DATE.]

This act is effective July 1, 1985, and is repealed effective June 30, 1989."

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

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

S.F. No. 540: A bill for an act relating to agriculture; eliminating license requirement for fur farmers; establishing a registration system; providing definitions; defining agricultural products and pursuits related to fur farming; proposing coding for new law in Minnesota Statutes, chapter 17; repealing Minnesota Statutes 1984, section 17.35.

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

Page 1, line 24, after the first "animals" insert "are domestic animals"

Page 2, line 14, after "shall" insert ", if requested,"

Page 2, delete section 6

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

SECOND READING OF SENATE BILLS

S.F. Nos. 589, 490, 231, 823, 359, 239, 360, 437 and 540 were read the second time.

SECOND READING OF HOUSE BILLS

H.F. No. 67 was read the second time.

MOTIONS AND RESOLUTIONS

Mr. Merriam moved that the name of Mr. Bertram be added as a co-author to S.F. No. 438. The motion prevailed.

Mr. Stumpf moved that the name of Ms. Olson be added as a co-author to S.F. No. 563. The motion prevailed.

Mr. Pogemiller moved that the names of Messrs. Moe, R.D.; Samuelson; Freeman and Dicklich be added as co-authors to S.F. No. 818. The motion prevailed.

Mr. Waldorf moved that the name of Mr. Wegscheid be added as a co-author to S.F. No. 832. The motion prevailed.

Mr. Chmielewski moved that the names of Messrs. Davis and Dahl be added as co-authors to S.F. No. 834. The motion prevailed.

Ms. Peterson, D.C. moved that the name of Ms. Berglin be added as a co-author to S.F. No. 844. The motion prevailed.

Mr. Petty moved that the name of Mrs. Adkins be added as a co-author to S.F. No. 847. The motion prevailed.

Mr. Petty moved that the name of Mr. Freeman be added as a co-author to S.F. No. 848. The motion prevailed.

Mr. Petty moved that the name of Mrs. Brataas be added as a co-author to S.F. No. 850. The motion prevailed.

Mr. Petty moved that the name of Mrs. Adkins be added as a co-author to S.F. No. 851. The motion prevailed.

Mr. Storm moved that the name of Mr. Belanger be added as a co-author to S.F. No. 864. The motion prevailed.

Mr. Dicklich moved that the names of Messrs. Dahl and Nelson be added as co-authors to S.F. No. 874. The motion prevailed.

Mr. Novak moved that the names of Messrs. Dahl and Storm be added as co-authors to S.F. No. 884. The motion prevailed.

Mr. Wegscheid moved that the names of Messrs. DeCramer, Nelson and Benson be added as co-authors to S.F. No. 919. The motion prevailed.

Mr. Chmielewski moved that S.F. No. 646 be withdrawn from the Committee on Agriculture and Natural Resources and re-referred to the Committee on Transportation. The motion prevailed.

Mr. Anderson introduced

Senate Resolution No. 38: A Senate resolution congratulating the wrestling team from Staples High School for winning the 1985 Class A State High School Wrestling Championship.

Referred to the Committee on Rules and Administration.

Ms. Olson introduced-

Senate Resolution No. 39: A Senate resolution congratulating the Skippers hockey team from Minnetonka High School for winning the sportsmanship award in the 1985 State High School Hockey Championship.

Referred to the Committee on Rules and Administration.

Messrs. Solon; Moe, R.D.; Taylor; Gustafson and Diessner introduced---

Senate Concurrent Resolution No. 12: A Senate concurrent resolution extending an invitation to General Motors Corporation to visit Minnesota, and offering the cooperation of the legislature in siting of the Saturn auto complex.

Referred to the Committee on Rules and Administration.

Mr. Chmielewski moved that his name be stricken as a co-author to S.F. No. 799. The motion prevailed.

CALENDAR

H.F. No. 34: A bill for an act relating to liquor; allowing an exemption

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from requirement for use of Minnesota grown grapes by farm wineries; amending Minnesota Statutes 1984, section 340.435, by adding a subdivision.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 65 and nays 0, as follows:

Those who voted in the affirmative were:

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

So the bill passed and its title was agreed to.

S.F. No. 319: A bill for an act relating to the state board of investment; clarifying powers and duties; amending Minnesota Statutes 1984, sections 11A.14, subdivision 5; 11A.17, subdivision 13; and 11A.24, subdivisions 2, 3, and 4.

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

The question was taken on the passage of the bill.

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

Those who voted in the affirmative were:

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

So the bill passed and its title was agreed to.

H.F. No. 155: A bill for an act relating to weights and measures; specifying the contents of a cord of freshly cut rough green aspen; amending Minnesota Statutes 1984, section 239.33.

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

The question was taken on the passage of the bill.

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

Those who voted in the affirmative were:

Adkins	Diessner
Anderson	Dieteric
Belanger	Frank
Benson	Frederic
Berg	Frederic
Bernhagen	Freemar
Bertram	Gustafse
Brataas	Hughes
Chmielewski	Isacksor
Dahl	Johnson
Davis	Johnson
DeCramer	Jude
Dicklich	Kamrath

sner Knaak erich Kroening Kronebusch lérick Laidig lerickson Langseth man Lantry Lessard tafson Luther McQuaid kson son, D.E. Mehrkens ison, D.J. Merriam Moe, D. M. hrath Moe, R. D. Nelson Novak Olson Pehler Peterson,D.C. Peterson,D.L. Peterson,R.W. Pogemiller Purfeerst Ramstad Reichgott Renneke Schmitz Sieloff Soton Spear Storm Stumpf Taylor Vega Waldorf Wegscheid Willet

So the bill passed and its title was agreed to.

S.F. No. 118: A bill for an act relating to public employee labor relations; regulating public employee mediation; regulating mediation and strikes concerning teachers; providing for arbitration awards in principal and assistant principal disputes; amending Minnesota Statutes 1984, sections 179A.14, subdivision 1; 179A.15; 179A.16, subdivision 7; 179A.17, subdivision 1; 179A.18, subdivisions 2 and 3; and 179A.20, subdivision 3.

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

The question was taken on the passage of the bill.

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

Those who voted in the affirmative were:

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

So the bill passed and its title was agreed to.

CONSENT CALENDAR

S.F. No. 198: A bill for an act relating to real property; eliminating the necessity of a court order before requiring registered land surveys; authorizing the use of registered land surveys for multilevel tracts; amending the provisions relating to corporate resolutions of dissolution and to instruments executed by owners whose fee title is held in trust; amending the requirements for joint tenancy clearances; amending Minnesota Statutes 1984, sections 508.47, subdivisions 2 and 4, 508.61, subdivision 3; 508.62; 508.71, subdivision 5; 508A.47, subdivisions 2 and 4; 508A.61, subdivision 3; 508A.62; and 508A.71, 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 65 and nays 0, as follows:

Those who voted in the affirmative were:

A	D: 11: 1			_
Adkins	Dicklich	Kamrath	Moe, D. M.	Reichgott
Anderson	Diessner	Knaak	Moe, R. D.	Renneke
Belanger	Dieterich	Knutson	Nelson	Schmitz
Benson	Frank	Kroening	Novak	Sieloff
Berg	Frederick	Kronebusch	Olson	Solon
Berglin	Frederickson	Laidig	Pehler	Spear
Bernhagen	Freeman	Langseth	Peterson D.C.	Storm
Bertram	Gustafson	Lantry	Peterson D L.	Stumpf
Brataas	Hughes	Lessard	Peterson, R. W.	Taylor
Chmielewski	Isackson	Luther	Petty	Vega
Dahl	Johnson, D.E.	McQuaid	Pogemiller	Waldorf
Davis	Johnson, D.J.	Mehrkens	Purfeerst	Wegscheid
DeCramer -	Jude	Merriam	Ramstad	Willet

So the bill passed and its title was agreed to.

S.F. No. 143: A bill for an act relating to real property; changing effective dates for provisions relating to validation of foreclosure sales; amending Minnesota Statutes 1984, section 582.27.

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

The question was taken on the passage of the bill.

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

Those who voted in the affirmative were:

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

So the bill passed and its title was agreed to.

S.F. No. 33: A bill for an act relating to crimes; providing for penalties upon conviction of certain hit and run violations; enhancing penalties upon conviction of certain hit and run violations; amending Minnesota Statutes 1984, section 169.09, subdivision 14.

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 65 and nays 0, as follows:

Those who voted in the affirmative were:

MONDAY, MARCH 18, 1985

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

So the bill passed and its title was agreed to.

GENERAL ORDERS

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

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

S.F. Nos. 228, 89, 19, 43 and 230, which the committee recommends to pass.

S.F. No. 483, which the committee recommends to pass with the following amendment offered by Mr. Stumpf:

Amend the title as follows:

Page 1, line 2, after the semicolon, insert "approving a capital loan;"

Page 1, line 3, delete "grant a capital" and insert "issue bonds to make the"

The motion prevailed. So the amendment was adopted.

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

RECESS

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

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

INTRODUCTION AND FIRST READING OF SENATE BILLS

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

Messrs. Samuelson; Solon; Moe, R.D.; Taylor and Kroening introduced-

S.F. No. 921: A bill for an act relating to consumer protection; regulating prepayments of certain funeral and burial goods and services; amending Minnesota Statutes 1984, section 149.11.

Referred to the Committee on Economic Development and Commerce.

Mr. Spear introduced-

S.F. No. 922. A bill for an act relating to crimes; repealing the requirement that the department of public safety must keep a record of all first convictions for the crime of possessing a small amount of marijuana; amending Minnesota Statutes 1984, section 152.15, subdivision 2.

Referred to the Committee on Judiciary.

Mr. Spear introduced—

S.F. No. 923: A bill for an act relating to controlled substances; prescribing "small amount" of marijuana; clarifying certain Schedule II controlled substances; amending Minnesota Statutes 1984, sections 152.01, subdivision 16; and 152.02, subdivision 3.

Referred to the Committee on Judiciary.

Ms. Peterson, D.C. and Mr. Spear introduced—

S.F. No. 924: A bill for an act relating to cities of the first class; authorizing the cities to regulate taxicabs.

Referred to the Committee on Transportation.

Messrs. Pogemiller; Moe, R.D. and Taylor introduced—

S.F. No. 925: A bill for an act relating to economic development; granting certain powers to municipalities; amending Minnesota Statutes 1984, sections 16B.61, subdivision 3; 273.73, subdivisions 9, 12, and by adding a subdivision; 273.74, subdivision 3; 273.75, subdivision 1; 273.76, subdivision 1; 458.16, by adding a subdivision; 462.352, subdivisions 5, 7, 9, 10, 15, and by adding a subdivision; 462.357, subdivision 1; 462.358, subdivision 2a; 472.08, subdivision 1; 472A.03; 474.02, by adding a subdivision; Laws 1980, chapter 595, section 3, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 465; and proposing coding for new law as Minnesota Statutes, chapter 472B.

Referred to the Committee on Local and Urban Government.

Mr. Schmitz introduced—

S.F. No. 926: A bill for an act relating to environment; amending the authority of the metropolitan waste control commission with regard to the siting and operation of sewage sludge disposal facilities; amending Minnesota Statutes 1984, section 473.153, subdivisions 1, 2, and 7.

Referred to the Committee on Agriculture and Natural Resources.

Mr. Merriam introduced—

S.F. No. 927: A bill for an act relating to watercraft; exempting certain boats from watercraft licensing requirements; amending Minnesota Statutes 1984, section 361.03, subdivision 12.

Referred to the Committee on Agriculture and Natural Resources.

Messrs. Wegscheid; Solon; Laidig; Moe, R.D. and Benson introduced— S.F. No. 928: A bill for an act relating to occupations and professions;

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establishing a state board of hearing instrument dispensing; providing for licensure of persons engaged in the sale of hearing instruments; appropriating money; providing penalties; amending Minnesota Statutes 1984, section 214.01, subdivision 3; proposing coding for new law as Minnesota Statutes, chapter 153A.

Referred to the Committee on Economic Development and Commerce.

Messrs. Petty and Moe, R.D. introduced—

S.F. No. 929: A bill for an act relating to human services; authorizing the state planning agency to establish a program to help disabled individuals acquire needed technological devices; appropriating money; amending Minnesota Statutes 1984, section 116K:04, by adding a subdivision.

Referred to the Committee on Health and Human Services.

Messrs. Purfeerst, Schmitz and Mehrkens introduced-

S.F. No. 930: A bill for an act relating to public safety; motor vehicles; clarifying penalties for failure to provide security for basic reparation benefits; defining terms; requiring certification procedure to obtain tax-exempt passenger vehicle license plates for unmarked vehicle of law enforcement agency; reducing 2,000-pound weight limitation to three-fourths ton for motor vehicles in certain situations; exempting certain returned motor vehicle registration documents from filing fee; prescribing dissemination of traffic accident information to news media; regulating format of certain license plates; increasing weight of vehicles which may be operated with class "C" driver's license; prescribing filing period for clerk of district court to forward drivers license applications and fees to department of public safety; requiring revocation of driver's license upon conviction of crime of fleeing from peace officer; expanding definition of misdemeanor for purpose of driver's license revocation; authorizing prima facie evidentiary status for certified department driver records; authorizing commissioner of public safety to promulgate school bus driver qualification rules; authorizing access to certain private vehicle tax information under certain conditions; prescribing fees; amending Minnesota Statutes 1984, sections 65B.67, subdivision 4; 168.011, subdivisions 4, 28, and 29; 168.012, subdivision 1; 168.021, subdivision 1; 168.27, subdivision 11; 168:33, subdivision 7; 169.09, subdivision 13; 169.79; 171.02, subdivision 2; 171.06, subdivision 4; 171.17; 171.21; 171.321, subdivision 2; and 297B.12.

Referred to the Committee on Transportation.

Mr. Peterson, R.W. introduced—

S.F. No. 931: A bill for an act relating to human services; authorizing a court to order release of certain confidential information; amending Minnesota Statutes 1984, section 254A.09.

Referred to the Committee on Judiciary.

Messrs. Dicklich, Renneke, Ms. Peterson, D.C. and Mr. Frederickson introduced-

S.F. No. 932: A bill for an act relating to state government; including sheltered workshops and work activity programs in the definition of socially and economically disadvantaged persons for purposes of small business procurement set-asides; amending Minnesota Statutes 1984, sections 16B.19, subdivision 9; and 645.445.

Referred to the Committee on Governmental Operations.

Mmes. Lantry, Brataas, Messrs. Knutson and Solon introduced—

S.F. No. 933: A bill for an act relating to employment; providing for a study relating to employment of developmentally disabled persons; appropriating money.

Referred to the Committee on Employment.

Messrs. Luther, Hughes, Merriam, Willet and Storm introduced—

S.F. No. 934: A bill for an act relating to elections; authorizing absentee voting by electronic voting system; amending Minnesota Statutes 1984, section 203B.08, subdivision 1a.

Referred to the Committee on Elections and Ethics.

Messrs. Spear, Renneke, Knutson, Luther and Moe, R.D. introduced-

S.F. No. 935: A bill for an act relating to the department of economic security; funding specific services for sheltered workshop and work activity programs; appropriating money.

Referred to the Committee on Employment.

Messrs. Novak; Johnson, D.J. and Peterson, C.C. introduced-

S.F. No. 936: A bill for an act relating to taxation; reducing sales and use tax rate applied to use of coin-operated amusement devices; amending Minnesota Statutes 1984, sections 297A.02, by adding a subdivision; and 297A.14.

Referred to the Committee on Taxes and Tax Laws.

Mr. Taylor, Ms. Olson, Messrs. Peterson, D.L.; Pehler and Nelson introduced-

S.F. No. 937: A bill for an act relating to education, requiring adoption of standards to measure the mastery of basic skills by pupils; proposing coding for new law in Minnesota Statutes, chapter 121.

Referred to the Committee on Education.

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

S.F. No. 938: A bill for an act relating to energy; increasing the amount of the loans for design and construction costs of district heating and qualified energy improvements available to certain counties; amending Minnesota Statutes 1984, section 116J.36, subdivision 6.

Referred to the Committee on Energy and Housing.

Messrs. Merriam, Mehrkens and Chmielewski introduced-

S.F. No. 939: A bill for an act proposing an amendment to the Minnesota Constitution, providing for a unicameral legislature, changing article IV, sections 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 18, 19, 20, 21, 22, 23, 24, 25, and 26; article VIII, section 1; article IX, sections 1 and 2; and article XI, section 5; providing by statute for a unicameral legislature to consist of 135 members; amending Minnesota Statutes 1984, sections 2.021; and 2.031, subdivision 1.

Referred to the Committee on Elections and Ethics.

Messrs. Belanger and Bertram introduced-

S.F. No. 940: A bill for an act relating to labor; regulating the tip credit for minimum wage purposes; amending Minnesota Statutes 1984, sections 177.24, subdivision 2; 177.28, subdivision 4; repealing Minnesota Statutes 1984, section 177.295.

Referred to the Committee on Employment.

Mr. Hughes, Mrs. Lantry, Messrs. Wegscheid, Jude and Knaak introduced-

S.F. No. 941: A bill for an act relating to peace officers; eligibility for benefits of certain firefighters killed in the line of duty; amending Minnesota Statutes 1984, sections 352E.01, subdivision 2; and 352E.04.

Referred to the Committee on Governmental Operations.

Messrs. Hughes; Solon; Moe, D.M.; Knutson and Mrs. Lantry introduced-

S.F. No. 942: A bill for an act relating to children; replacing the state election campaign fund with a child abuse prevention trust fund; providing for disbursement of funds for child abuse prevention; creating a tax return checkoff to fund the child abuse prevention trust fund; appropriating money; amending Minnesota Statutes 1984, sections 290.06, subdivision 11; and 290.39, subdivision 3; proposing coding for new law in Minnesota Statutes, chapters 257 and 290; repealing Minnesota Statutes 1984, sections 10A.30 to 10A.335.

Referred to the Committee on Health and Human Services.

Messrs. Hughes, Nelson, Pehler, Renneke and Waldorf introduced-

S.F. No. 943: A bill for an act relating to education; providing various activities to study and improve teacher education; appropriating money; amending Minnesota Statutes 1984, sections 124.19, subdivision 1; 125.05, subdivision 1; and 125.185, subdivision 4; proposing coding for new law in Minnesota Statutes, chapter 136A.

Referred to the Committee on Education.

Mr. Waldorf introduced-

S.F. No. 944: A bill for an act relating to the state university board; au-

thorizing it to sell and maintain computers and related products; amending Minnesota Statutes 1984, section 136.24.

Referred to the Committee on Education.

Mr. Waldorf introduced-

S.F. No. 945: A bill for an act relating to post-secondary education; authorizing the setting of salaries of chief executives; reenacting authority for the state university board to set salaries of executives other than the chancellor; amending Minnesota Statutes 1984, section 135A.07, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 136; repealing Minnesota Statutes 1984, section 135A.07, subdivision 2.

Referred to the Committee on Education.

Mr. Waldorf introduced---

S.F. No. 946: A bill for an act relating to higher education; allowing systems to spend appropriations for scholarships; authorizing the collection and setoff of debts to the state university system; authorizing state universities to make and enforce parking rules on their property; permitting payroll deductions in the state university system for a certain nonprofit university foundation; appropriating money; proposing coding for new law in Minnesota Statutes, chapters 135A and 136.

Referred to the Committee on Education.

Messrs. Novak, Vega, Purfeerst, Laidig and Mrs. Lantry introduced-

S.F. No. 947: A bill for an act relating to motor vehicles; providing that certain license plates be issued every six years; amending Minnesota Statutes 1984, section 168.12, subdivisions 1 and 5.

Referred to the Committee on Transportation.

Messrs. Pehler; Merriam; Moe, R.D.; Mrs. Brataas and Mr. Bernhagen introduced—

S.F. No. 948: A bill for an act relating to solid waste management; extending and making changes in the state program for providing capital assistance to local governments for processing facilities; authorizing bonds; appropriating bond funds; amending Minnesota Statutes 1984, sections 115A.49; 115A.52; 115A.54, by adding a subdivision; and 115A.59.

Referred to the Committee on Agriculture and Natural Resources.

Messrs. Schmitz, DeCramer, Berg and Johnson, D.E. introduced-

S.F. No. 949: A bill for an act relating to state government; transportation; reorganizing certain motor carrier regulation and enforcement responsibilities in state agencies.

Referred to the Committee on Transportation.

Messrs. Chmielewski; Dicklich; Renneke; Johnson, D.E. and Schmitz introduced-

S.F. No. 950: A bill for an act relating to towns; providing funds for the preparation of a handbook of town laws; appropriating money.

Referred to the Committee on Local and Urban Government.

Mr. Dicklich introduced-

S.F. No. 951: A bill for an act relating to retirement; Virginia police; definition of prevailing pay; retirement and survivor benefit supplements; amending Laws 1982, chapter 574, sections 3, subdivision 9; and 5.

Referred to the Committee on Governmental Operations.

Messrs. Wegscheid, DeCramer, Berg and Storm introduced-

S.F. No. 952: A bill for an act relating to occupations and professions; requiring registration with the commissioner of commerce for those who lay out, install, or maintain alarm and communication systems; providing requirements for registration; imposing certain duties upon the commissioner of commerce; providing a penalty; exempting registrants from regulation by other agencies or political subdivisions of the state; providing for the continuance of business for those presently engaged in laying out, installing, or maintaining alarm and communications systems; proposing coding for new law in Minnesota Statutes, chapter 326.

Referred to the Committee on Veterans and General Legislation.

Mses. Peterson, D.C.; Berglin and Mr. Samuelson introduced-

S.F. No. 953: A bill for an act relating to economic security; providing funding for the displaced homemaker program; amending Minnesota Statutes 1984, section 517.08, subdivisions 1b and 1c.

Referred to the Committee on Health and Human Services.

Messrs. Jude, Lessard, Ms. Olson, Messrs. DeCramer and Schmitz introduced---

S.F. No. 954: A bill for an act relating to veterans; reestablishing the board of governors of the Big Island Veterans Camp; providing for its appointment and duties; transferring certain state land to the board; providing for the possible disposition of the land by the board; proposing coding for new law in Minnesota Statutes, chapter 197; repealing Minnesota Statutes 1984, sections 197.13; 197.15; 197.16; 197.17; 197.18; and 197.19.

Referred to the Committee on Veterans and General Legislation.

Ms. Peterson, D.C. and Mr. Moe, D.M. introduced-

S.F. No. 955: A bill for an act relating to state purchasing; establishing a certification process for set-aside programming in the department of human rights; establishing a small business procurement advisory council; appropriating money; providing penalties; amending Minnesota Statutes 1984, sections 16B.19, subdivision 6, and by adding a subdivision; 16B.22; 137.31, subdivision 3; 161.321, subdivisions 3 and 6; 473.129, subdivision 3 and by adding a subdivision; 473.406, subdivision 6; 473.523, by adding a

subdivision; and 473.652, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 363; repealing Minnesota Statutes 1984, sections 16B.20 and 16B.21.

Referred to the Committee on Governmental Operations.

Mr. Benson introduced—

S.F. No. 956: A bill for an act relating to education; authorizing a one-time excess capital levy for independent school district No. 533, Dover-Eyota.

Referred to the Committee on Education.

Messrs. Samuelson, Stumpf and Bertram introduced-

S.F. No. 957: A bill for an act relating to education; establishing a program to require school districts to provide milk to all elementary and secondary pupils in public and nonpublic schools; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 124.

Referred to the Committee on Education.

Messrs. Dahl; Frank; Solon; Peterson, C.C. and Davis introduced-

S.F. No. 958: A bill for an act relating to commerce; requiring disclosures in used motor vehicle transactions; proposing coding for new law in Minnesota Statutes, chapter 168.

Referred to the Committee on Economic Development and Commerce.

Messrs. Knaak, Ramstad, Storm, Ms. Reichgott and Mrs. Brataas introduced-

S.F. No. 959: A bill for an act proposing an amendment to the Minnesota Constitution, article I, by adding a section; providing for equality of rights under the law for men and women.

Referred to the Committee on Veterans and General Legislation.

Mr. Belanger introduced—

S.F. No. 960: A bill for an act relating to watercraft; requiring a specified clearance distance for persons being towed; amending Minnesota Statutes 1984, section 361.09, by adding a subdivision.

Referred to the Committee on Agriculture and Natural Resources.

Messrs. Ramstad, Lessard, Schmitz, Taylor and Benson introduced-

S.F. No. 961: A bill for an act relating to taxation; income; providing an exclusion for military pension payments; amending Minnesota Statutes 1984, sections 290.01, subdivision 20b; and 290.08, subdivision 26.

Referred to the Committee on Taxes and Tax Laws.

Messrs. Dahl and Frank introduced-

S.F. No. 962: A bill for an act relating to energy; extending certain resi-

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dential energy credits; providing an energy investment tax credit for businesses; authorizing rules; amending Minnesota Statutes 1984, section 290.06, subdivision 14, and by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 116J.

Referred to the Committee on Energy and Housing.

Mr. Anderson introduced-

S.F. No. 963: A bill for an act relating to the city of New York Mills; authorizing the city of New York Mills to open New York Mills hospital as an intermediate care facility.

Referred to the Committee on Health and Human Services.

Ms. Berglin, Messrs. Pehler, Waldorf, Benson and Kroening introduced-

S.F. No. 964: A bill for an act relating to human services; establishing and empowering a board for the blind; transferring certain powers and duties of the commissioner of human services to the board; appropriating money; amending Minnesota Statutes 1984, section 160.28, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 248; repealing Minnesota Statutes 1984, sections 248.07; and 248.08.

Referred to the Committee on Health and Human Services.

Messrs. Benson, Langseth, DeCramer, Schmitz and Purfeerst introduced-

S.F. No. 965: A bill for an act relating to taxation; property taxation; modifying the method of determining certain adjusted assessed value; modifying the method of determining agricultural market value for property tax purposes; amending Minnesota Statutes 1984, sections 124.2131, subdivision 1; and 273.11, subdivision 1, and by adding a subdivision.

Referred to the Committee on Taxes and Tax Laws.

Mr. Solon introduced----

S.F. No. 966: A bill for an act relating to human services; requiring the commissioner of human services to establish services for the care of brain damaged adults; appropriating money; proposing coding for new law as Minnesota Statutes, chapter 252B.

Referred to the Committee on Health and Human Services.

Messrs, Ramstad and Pehler introduced-

S.F. No. 967: A bill for an act relating to retirement; resumption of service by retired teachers; amending Minnesota Statutes 1984, section 354.44, subdivision 5.

Referred to the Committee on Governmental Operations.

Mr. Davis introduced-

S.F. No. 968: A bill for an act relating to the town of Santiago; authorizing

the establishment of a detached banking facility.

Referred to the Committee on Economic Development and Commerce.

Mrs. McQuaid introduced—

S.F. No. 969: A bill for an act relating to retirement; St. Louis Park firefighters service, disability, and survivor benefits; amending Laws 1969, chapter 576, sections 3, subdivision 1; and 4, subdivision 1.

Referred to the Committee on Governmental Operations.

Mr. Wegscheid, Mrs. Lantry, Messrs. Johnson, D.J.; Benson and Mrs. McQuaid introduced—

S.F. No. 970: A bill for an act relating to state government; requiring state agencies to calculate interest due on late payments of bills; amending Minnesota Statutes 1984, section 16A.124, subdivision 5.

Referred to the Committee on Governmental Operations.

Mr. Davis introduced—

S.F. No. 971: A bill for an act relating to education; authorizing a permanent fund transfer by independent school district No. 477, Princeton.

Referred to the Committee on Education.

Ms. Peterson, D.C.; Mr. Pogemiller, Ms. Berglin, Messrs. Petty and Spear introduced—

S.F. No. 972: A resolution memorializing the United States Congress to again propose an amendment to the United States Constitution providing for equal rights for women.

Referred to the Committee on Veterans and General Legislation.

Messrs. Luther, Jude and Ramstad introduced-

S.F. No. 973: A bill for an act relating to taxation; property; providing an exemption for certain housing facilities for the elderly; amending Minnesota Statutes 1984, section 272.02, subdivision 1.

Referred to the Committee on Taxes and Tax Laws.

Mr. Petty, Ms. Berglin, Mr. Spear and Ms. Reichgott introduced-

S.F. No. 974: A bill for an act relating to health; requiring the department of health to regulate persons who treat victims of child abuse; proposing coding for new law in Minnesota Statutes, chapter 144.

Referred to the Committee on Health and Human Services.

Mr. Petty, Ms. Berglin, Mr. Spear and Ms. Reichgott introduced—

S.F. No. 975: A bill for an act relating to children, requiring those who treat child abuse to register with the department of health; requiring persons who

treat victims of child abuse to maintain malpractice insurance; providing penalties; proposing coding for new law in Minnesota Statutes, chapter 144.

Referred to the Committee on Health and Human Services.

Messrs. Knaak, Knutson and Storm introduced-

S.F. No. 976: A bill for an act relating to communications; abolishing rights of access by cable communications companies; repealing Minnesota Statutes 1984, sections 238.22 to 238.35.

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

Ms. Peterson, D.C. introduced—

S.F. No. 977: A bill for an act relating to elections; changing certain filing provisions; providing for training of election judges and election officials; requiring publication of certain election guides; excepting certain election judges from receiving compensation; changing certain canvassing procedures; providing for certain recounts; defining terms; changing certain dead-lines; changing certain procedures relating to voting machines; appropriating money; amending Minnesota Statutes 1984, sections 204B.09, subdivision 1; 204B.25, subdivision 1; 204B.27, subdivision 5, and by adding a subdivision; 204B.31, 204C.32, subdivision 1; 204C.33, subdivision 1; 204C.35, by adding a subdivision; 206.56, by adding a subdivision; 206.58, subdivision 2 and by adding a subdivision; 206.82, by adding a subdivision; and 206.83.

Referred to the Committee on Elections and Ethics.

Messrs. Benson and Solon introduced-

S.F. No. 978: A bill for an act relating to insurance; accident and health; requiring an assessment of the social and financial impacts of legislative proposals that would mandate certain coverages; requiring reports to the appropriate standing committees of the legislature; proposing coding for new law in Minnesota Statutes, chapter 62A.

Referred to the Committee on Economic Development and Commerce.

Messrs. Luther; Pogemiller; Spear; Peterson, R.W. and Ramstad introduced-

S.F. No. 979: A bill for an act relating to dispute resolution; establishing guidelines for community dispute resolution programs; proposing coding for new law in Minnesota Statutes, chapter 494.

Referred to the Committee on Judiciary.

Mr. Benson introduced-

S.F. No. 980: A bill for an act relating to independent school district No. 233, Preston-Fountain; authorizing a permanent fund transfer.

Referred to the Committee on Education.

Messrs. Freeman and Merriam introduced--

S.F. No. 981: A bill for an act relating to consumer protection; requiring certain information relating to loan and residential real estate closing costs to be provided to buyers; governing the application of hazard insurance proceeds to a mortgage loan, and clarifying liability for failure to pay premiums; establishing rates for title and mortgage insurance; proposing coding for new law in Minnesota Statutes, chapters 68A, 70A, and 325G.

Referred to the Committee on Economic Development and Commerce.

Messrs. Wegscheid and DeCramer introduced---

S.F. No. 982: A bill for an act relating to agriculture; appropriating money for livestock scale maintenance inspections and enforcement of Minnesota Statutes, chapter 17A.

Referred to the Committee on Agriculture and Natural Resources.

Ms. Berglin introduced—

S.F. No. 983: A bill for an act relating to human services; allowing the commissioner of human services to participate in a pilot health care program for the uninsured poor; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 256.

Referred to the Committee on Health and Human Services.

Ms. Berglin introduced—

S.F. No. 984: A bill for an act relating to human services; changing eligibility standards under certain conditions and for certain programs for recipients of general assistance who share a residence with a responsible relative; amending Minnesota Statutes 1984, section 256D.01, subdivision 1a.

Referred to the Committee on Health and Human Services.

Mr. Merriam introduced—

S.F. No. 985: A bill for an act relating to administrative procedures; clarifying provisions relating to emergency rules; amending Minnesota Statutes 1984, section 14.29, subdivisions 1 and 2.

Referred to the Committee on Governmental Operations.

Messrs. Chmielewski and Diessner introduced----

S.F. No. 986: A bill for an act relating to workers' compensation; providing for miscellaneous changes; amending Minnesota Statutes 1984, sections 176.021, subdivision 3b; 176.101, subdivision 3e; 176.102, subdivisions 3 and 8; 176.103, subdivision 3; 176.136, by adding a subdivision; 176.138; 176.191, subdivision 3; 176.511, subdivisions 1 and 2; and 176.66, subdivision 10; proposing coding for new law in Minnesota Statutes, chapter 176; repealing Minnesota Statutes 1984, sections 79.22, subdivision 2; 176.081, subdivision 4; and 176.134.

Referred to the Committee on Employment.

Mr. Hughes, Ms. Peterson, D.C.; Messrs. Willet, Samuelson and Johnson, D.E. introduced—

S.F. No. 987: A bill for an act relating to elections; providing for town mail elections; proposing coding for new law in Minnesota Statutes, chapter 204B.

Referred to the Committee on Elections and Ethics.

Mr. Johnson, D.E. introduced-

S.F. No. 988: A bill for an act relating to independent school district No. 347, Willmar; authorizing AVTI construction projects subject to certain conditions.

Referred to the Committee on Finance.

Messrs. Petty, Solon, Ms. Berglin and Mrs. Lantry introduced-

S.F. No. 989: A bill for an act relating to health; fixing liability of counties for the cost of care provided in a state hospital for mentally ill patients; amending Minnesota Statutes 1984, section 246.54.

Referred to the Committee on Health and Human Services.

Mr. Petty and Ms. Berglin introduced-

S.F. No. 990: A bill for an act relating to human services; establishing prepaid health plans; extending hospital rate limitations; adding items and services under medical assistance program competitive bidding provisions; authorizing the commissioner to select vendors for general assistance medical care; reducing ratable reductions in general assistance medical care; authorizing competitive bidding of certain general assistance medical care services; appropriating money; amending Minnesota Statutes 1984, sections 256.045, subdivisions 2 and 3; 256.969, subdivisions 1, 2, and by adding a subdivision; 256B.02, by adding a subdivision; 256B.04, subdivision 14; 256B.19, subdivision 1; 256D.03; subdivisions 4 and 6; and 256D.04; proposing coding for new law in Minnesota Statutes, chapter 256B; repealing Minnesota Statutes 1984, section 256.966, subdivision 2.

Referred to the Committee on Health and Human Services.

Messrs. Petty; Diessner; Peterson R.W.; Johnson, D.E. and Mrs. Brataas introduced—

S.F. No. 991: A bill for an act relating to civil actions; providing for calculation of the damage award in personal injury actions; proposing coding for new law in Minnesota Statutes, chapter 604.

Referred to the Committee on Judiciary.

Messrs. Vega, Frederick, Anderson, Davis and Moe, D.M. introduced-

S.F. No. 992: A bill for an act relating to taxation; property; exempting certain real property owned by certain fraternal organizations; amending Minnesota Statutes 1984, section 272.02, subdivision 1.

Referred to the Committee on Taxes and Tax Laws.

Mr. Peterson, R.W. introduced-

S.F. No. 993: A bill for an act relating to water; providing for comprehensive local water management; requiring counties to develop and implement county water and related land resources plans; authorizing the water resources board to make comprehensive water planning grants to counties; providing additional authorities to counties; providing additional duties of the water resources board; appropriating money; proposing coding for new law as Minnesota Statutes, chapter 110B.

Referred to the Committee on Agriculture and Natural Resources.

Mr. Nelson introduced—

S.F. No. 994: A bill for an act relating to education; authorizing the transfer of certain state land unneeded for community college purposes to certain cities to be used for student housing; authorizing the sale of certain community college land in Worthington; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 136.

Referred to the Committee on Education.

Messrs. Moe, R.D.; Dahl; Mehrkens; Peterson, D.L. and Ms. Reichgott introduced-

S.F. No. 995: A bill for an act relating to education; establishing a scholarship program for certain secondary pupils to attend summer academic programs sponsored by certain post-secondary institutions; providing for certain duties for the state board of education and the higher education coordinating board; establishing an advisory council; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 126.

Referred to the Committee on Education.

Messrs. Davis, Chmielewski and Peterson, R.W. introduced-

S.F. No. 996: A bill for an act relating to local government; permitting the establishment of commercial service districts; providing taxing and other financial authority; proposing coding for new law as Minnesota Statutes, chapter 429A.

Referred to the Committee on Local and Urban Government.

Ms. Berglin, Messrs. Petty, Diessner and Mrs. Lantry introduced-

S.F. No. 997: A bill for an act relating to health; requiring a biennial report concerning health care markets; appropriating money; amending Minnesota Statutes 1984, sections 144.695; 144.70; and 144.703, subdivision 1; repealing Minnesota Statutes 1984, sections 62D.25; 62D.26; 62D.28; 62D.29; and 62E.17.

Referred to the Committee on Health and Human Services.

Messrs. Petty; Benson; Merriam; Moe, R.D. and Ms. Berglin introduced-

S.F. No. 998: A bill for an act relating to environment; requiring government action to determine and decrease the health risks attributable to exposure to or absorption of lead; providing for duties of the pollution control agency and the commissioner of health; providing a penalty; appropriating money; proposing coding for new law in Minnesota Statutes, chapters 116; 144; and 325E.

Referred to the Committee on Agriculture and Natural Resources.

Messrs. Solon; Gustafson; Kroening; Johnson, D.J. and Dicklich introduced-

S.F. No. 999: A bill for an act relating to improvement of the Duluth zoo; appropriating funds from the general fund for its improvement.

Referred to the Committee on Economic Development and Commerce.

Messrs. Stumpf, Pehler, Langseth, Taylor and Mrs. Kronebusch introduced-

S.F. No. 1000: A bill for an act relating to the state university system; declaring its mission; proposing coding for new law in Minnesota Statutes, chapter 136.

Referred to the Committee on Education.

Mr. Pehler introduced—

S.F. No. 1001: A bill for an act relating to gambling; allowing casino nights under certain circumstances; amending Minnesota Statutes 1984, sections 349.31, by adding a subdivision; and 609.761; proposing coding for new law in Minnesota Statutes, chapter 349.

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

Messrs. Hughes, DeCramer and Renneke introduced-

S.F. No. 1002: A bill for an act relating to the Minnesota historical society; requiring it to develop instructional materials on Minnesota history; appropriating money.

Referred to the Committee on Veterans and General Legislation.

Ms. Peterson, D.C. introduced-

S.F. No. 1003: A bill for an act relating to crimes; prohibiting sexual contact or penetration based on deception; providing that a psychotherapist who engages in sexual contact or penetration with a patient is guilty of criminal sexual conduct; limiting admissibility of a patient's personal or medical history; amending Minnesota Statutes 1984, sections 609.341, by adding subdivisions; 609.344; 609.345; and 609.347, by adding a subdivision.

Referred to the Committee on Judiciary.

Ms. Peterson, D.C. introduced-

S.F. No. 1004: A bill for an act relating to occupations and professions;

requiring the commissioner of corrections to establish a program to prevent sexual exploitation by psychotherapists; extending the sexual exploitation task force; appropriating money; amending Laws 1984, chapter 631, section 1, subdivision 4; proposing coding for new law in Minnesota Statutes, chapter 241.

Referred to the Committee on Health and Human Services.

Ms. Peterson, D.C. introduced-

S.F. No. 1005: A bill for an act relating to mental health; prohibiting sexual exploitation of psychotherapy patients; establishing requirements for occupations, professions, agencies, and facilities that provide psychotherapy; amending Minnesota Statutes 1984, sections 144.56, by adding a subdivision; and 241.021, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapters 214 and 245; repealing Minnesota Statutes 1984, sections 147.025 and 148.951.

Referred to the Committee on Health and Human Services.

Ms. Peterson, D.C. introduced—

S.F. No. 1006: A bill for an act relating to mental health; establishing a legislative commission to study the need for regulation of psychotherapists.

Referred to the Committee on Health and Human Services.

Ms. Peterson, D.C. introduced-

S.F. No. 1007: A bill for an act relating to insurance; health and accident; requiring coverage for scalp hair prostheses in certain circumstances; amending Minnesota Statutes 1984, section 62E.06, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 62A.

Referred to the Committee on Economic Development and Commerce.

Ms. Peterson, D.C. introduced—

S.F. No. 1008: A bill for an act relating to human rights; providing for the confidentiality of the investigatory data of the department of human rights; providing for the legal effect of a subpoena issued by the commissioner of human rights; amending Minnesota Statutes 1984, sections 363.01, by adding subdivisions; 363.05, subdivision 2; and 363.06, subdivision 8; proposing coding for new law in Minnesota Statutes, chapter 363.

Referred to the Committee on Judiciary.

Messrs. Merriam and Moe, D.M. introduced—

S.F. No. 1009: A bill for an act relating to water pollution control; establishing a state financial assistance program for the abatement of combined sewer overflow; reauthorizing the state independent grants program; appropriating money; amending Minnesota Statutes 1984, sections 116.16, subdivisions 1, 2, and 5; 116.18, subdivisions 1, 3, and by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 116; repealing Minnesota Statutes 1984, section 116.18, subdivision 2. Referred to the Committee on Agriculture and Natural Resources.

Mr. Willet introduced-

S.F. No. 1010: A bill for an act relating to Cass county; providing authority for tourism and agriculture promotion; permitting a property tax levy.

Referred to the Committee on Taxes and Tax Laws.

Messrs. Taylor and Willet introduced-

S.F. No. 1011: A bill for an act relating to education; permitting payroll deductions in the state university system for a certain nonprofit university foundation; proposing coding for new law in Minnesota Statutes, chapter 136.

Referred to the Committee on Education.

Mr. Peterson, C.C. introduced-

S.F. No. 1012: A bill for an act relating to agriculture; providing for the establishment of a program of partial guaranties for loans made to restructure existing family farm debt; appropriating money and authorizing state bonds; proposing coding for new law in Minnesota Statutes, chapter 41A.

Referred to the Committee on Agriculture and Natural Resources.

Messrs. Peterson, R.W.; Merriam; Freeman and Sieloff introduced-

S.F. No. 1013: A bill for an act relating to collection and dissemination of data; classifying government data as confidential, private, nonpublic, protected nonpublic, and public; clarifying issues relating to classifications of data, access to data, and classifications of inactive investigative data; refining provisions of the data practices act; amending Minnesota Statutes 1984, sections 13.03, subdivision 3, and by adding a subdivision; 13.32, subdivision 1; 13.37, subdivision 2; 13.39, by adding a subdivision; 13.46, subdivisions 3 and 10; 13.65, subdivision 1; 13.71; 13.72, by adding subdivisions; 13.82, by adding subdivisions; 13.84, subdivisions 1 and 6; proposing coding for new law in Minnesota Statutes, chapter 13; repealing Minnesota Statutes 1984, sections 13.73 and 13.81.

Referred to the Committee on Judiciary.

Messrs. Petty; Johnson, D.E.; Kamrath; Freeman and Pogemiller introduced—

S.F. No. 1014: A bill for an act relating to crimes; providing that an individual asked to supply data relating to maltreatment of minors or vulnerable adults need not be given an informational warning; prohibiting diversion of corporate property; authorizing criminal trials with petit juries composed of six persons for gross misdemeanor prosecutions; changing the crimes of "intrafamilial sexual abuse" to the crimes of "criminal sexual abuse"; eliminating the requirement that a defendant receive a copy of a confession that is to be introduced into evidence; amending Minnesota Statutes 1984, sections 13.04, subdivision 2; 593.01, subdivision 2; 609.364; 609.3641,

subdivision 1; 609.3642, subdivision 1; 609.3643, subdivision 1; 609.3644, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 302A; repealing Minnesota Statutes 1984, section 611.033.

Referred to the Committee on Judiciary.

Mr Bernhagen introduced-

S.F. No. 1015: A bill for an act relating to education; authorizing independent school district No. 465, Litchfield, to make a special levy for two years for certain special assessments.

Referred to the Committee on Education.

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

MOTIONS AND RESOLUTIONS

Mr. Chmielewski moved that the names of Mr. Bertram and Mrs. Brataas be added as co-authors to S.F. No. 788. The motion prevailed.

APPOINTMENTS

Mr. Moe, R.D. from the Subcommittee on Committees recommends that the following Senators be and they hereby are appointed as a Conference Committee on:

S.F. No. 42: Messrs. Langseth; Johnson, D.J. and Benson.

Mr. Moe, R.D. moved that the foregoing appointments be approved. The motion prevailed.

ADJOURNMENT

Mr. Moe, R.D. moved that the Senate do now adjourn until 1:45 p.m., Tuesday, March 19, 1985. The motion prevailed.

Patrick E. Flahaven, Secretary of the Senate