TENTH DAY

St. Paul, Minnesota, Thursday, February 5, 1987

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

CALL OF THE SENATE

Mr. Luther imposed a call of the Senate. The Sergeant at Arms was instructed to bring in the absent members.

Prayer was offered by the Chaplain, Rev. Paul Taintor.

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

Adkins	Davis	Knaak	Moe, D.M.	Schmitz
Anderson	DeCramer	Knutson	Morse	Solon
Beckman	Dicklich	Kroening	Novak	Spear
Belanger	Diessner	Laidig	Olson	Storm
Benson	Frank	Langseth	Pehler	Stumpf
Berg	Frederick	Lantry	Peterson, D.C.	Taylor
Berglin	Frederickson, D.J.	Larson	Peterson, R.W.	Vickerman
Bernhagen	Frederickson, D.R.	Lessard	Piper	Waldorf
Bertram	Freeman	Luther	Pogemiller	Wegscheid
Brandl	Gustafson	Marty .	Purfeerst	Willet
Brataas	Hughes	McQuaid	Ramstad	
Chmielewski	Johnson, D.E.	Mehrkens	Reichgott	
Cohen	Johnson, D.J.	Merriam	Renneke	
Dahl	Jude	Metzen	Samuelson	

The President declared a quorum present.

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

MEMBERS EXCUSED

Mr. Moe, R.D. was excused from the Session of today.

EXECUTIVE AND OFFICIAL COMMUNICATIONS

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

April 11, 1986

The Honorable Jerome M. Hughes President of the Senate

Dear Sir:

The following appointment to the Public Utilities Commission is hereby

respectfully submitted to the Senate for confirmation as required by law:

Darrel L. Peterson, Rt. 3, Box 204, Fairmont, Martin County, has been appointed by me, effective April 30, 1986, for a term expiring the first Monday in January, 1987.

(Referred to the Committee on Public Utilities and Energy.)

May 5, 1986

The Honorable Jerome M. Hughes President of the Senate

Dear Sir:

The following appointment as Coordinator of the Office of Full Productivity and Opportunity is hereby respectfully submitted to the Senate for confirmation as required by law:

Keith Ford, 4053 Lyndale Ave. S., Minneapolis, Hennepin County, has been appointed by me, effective May 5, 1986, for a term expiring the first Monday in January, 1987.

(Referred to the Committee on Employment.)

September 12, 1986

The Honorable Jerome M. Hughes President of the Senate

Dear Sir:

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

Arthur C. Roemer, 2139 Sioux Blvd., New Brighton, Ramsey County, has been appointed by me, effective September 17, 1986, for a term expiring the first Monday in January, 1987.

(Referred to the Committee on Taxes and Tax Laws.)

October 6, 1986

The Honorable Jerome M. Hughes President of the Senate

Dear Sir:

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

Erin McCabe, 2121 - 3rd Ave. E., Hibbing, St. Louis County, has been appointed by me, effective October 9, 1986, for a term expiring the first Monday in January, 1987.

(Referred to the Committee on Education.)

October 28, 1986

The Honorable Jerome M. Hughes

President of the Senate

Dear Sir:

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

Arnold W. Aberman, 8900 Minnehaha Cir., Minneapolis, Hennepin County, has been appointed by me, effective November 3, 1986, for a term expiring the first Monday in January, 1987.

(Referred to the Committee on Economic Development and Housing.)
Sincerely,

Rudy Perpich, Governor

MESSAGES FROM THE HOUSE

Mr. President:

I have the honor to announce the passage by the House of the following Senate File, herewith returned: S.F. No. 95.

Edward A. Burdick, Chief Clerk, House of Representatives

Returned February 2, 1987

REPORTS OF COMMITTEES

Mr. Luther moved that the Committee Reports at the Desk be now adopted. The motion prevailed.

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

S.F. No. 21: A bill for an act relating to statutes; providing that selected statutes shall be subject to judicial modification in limited circumstances; proposing coding for new law in Minnesota Statutes, chapter 645.

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

Page 1, after line 7, insert:

"Section 1. Minnesota Statutes 1986, section 3C.04, subdivision 3, is amended to read:

Subd. 3. [REPORT TO LEGISLATURE.] The revisor's office shall report to the legislature any statutory changes recommended or discussed or statutory deficiencies noted in any opinion of the supreme court of Minnesota or judicial modification of a statute under section 2. The report must be made by November 15 of each even-numbered year. It must treat opinions filed during the two-year period immediately preceding September 30 of the year before the year in which the session is held. It must include any comment necessary to outline clearly the legislative problem reported."

Page 2, line 13, after "controversy" insert a period

Page 2, delete lines 14 to 16

Page 2, line 20, delete "and" and delete "title" and insert "contract

for deed, and registered land"

- Page 2, line 24, after "of" insert "the effect of"
- Page 3, line 1, after "of" insert "the effect of"
- Page 3, line 4, delete "involving similar circumstances"
- Page 3, line 8, before the period, insert "unless the legislature acts otherwise"
- Page 3, line 14, after the period, insert "The revisor shall prepare a summary of the judicial modifications for inclusion in a report prepared under section 3C.04."

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 4, after the semicolon, insert "amending Minnesota Statutes 1986, section 3C.04, subdivision 3;"

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

Mr. Davis from the Committee on Agriculture, to which was referred

S.F. No. 61: A bill for an act relating to agriculture; appropriating money for a deficiency in the appropriation for farmer-lender mediation.

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. 97: A bill for an act relating to frauds; fixing conditions for the legal determination of fraud in property transfers; enacting the uniform fraudulent transfer act; proposing coding for new law in Minnesota Statutes, chapter 513; repealing Minnesota Statutes 1986, sections 513.20; 513.21; 513.22; 513.23; 513.24; 513.25; 513.26; 513.27; 513.28; 513.29; 513.30; 513.31; and 513.32.

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

- Page 4, line 14, after "aggregate" insert ", at a fair valuation,"
- Page 4, line 15, delete ", at a fair valuation,"

Page 8, lines 20 and 21, delete "or obligee"

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

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

S.F. No. 168: A bill for an act relating to human rights; clarifying certain provisions relating to discrimination in the extension of credit because of sex or marital status; amending Minnesota Statutes 1986, section 363.03, subdivision 8.

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

Mr. Frank from the Committee on Economic Development and Housing, to which was referred

S.F. No. 1: A bill for an act relating to economic development; rural development; renaming and providing powers to the agricultural resource loan guaranty board; establishing a mineral resources program; establishing a community development division in the department of energy and economic development; transferring the independent wastewater treatment grant program from the pollution control agency to the department of energy and economic development; establishing the rural development board; establishing the challenge grant program; establishing the customized training program; establishing the greater Minnesota corporation; establishing the state supplemental education grant program; establishing the Minnesota public finance authority; appropriating money; amending Minnesota Statutes 1986, sections 41A.01; 41A.02, subdivisions 3, 4, 6, and 11; 41A.05, subdivisions 1 and 2; 116.16, subdivisions 2 and 5; and 462.384, subdivision 7; proposing coding for new law in Minnesota Statutes, chapters 41A; 84; 116J; and 136A; proposing coding for new law as Minnesota Statutes, chapters 116N; 116P; and 446A; repealing Minnesota Statutes 1986, sections 41A.06, subdivision 2; 116.18, subdivision 3a; 116J.951; 116J.955; and 116J.961.

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

Page 2, line 34, after "the" insert "commercial" and delete "agricultural"

Page 2, line 35, delete "resources" and insert "turkeys or turkey products"

Page 3, line 4, after "the" insert "commercial"

Page 3, line 5, delete "agricultural resources" and insert "turkeys or turkey products"

Page 4, line 22, after the period, insert "If the amount of the participation loan exceeds \$500,000, the total amount of the loan may not exceed 80 percent of the cost of the project."

Page 5, line 19, after "guaranty," insert "loan"

Page 9, line 26, delete "A" and insert "The" and delete "is"

Page 9, line 27, delete "created" and delete "to" and insert "will"

Pages 10 to 12, delete section 15 and insert:

"Sec. 15. Minnesota Statutes 1986, section 116L.03, subdivision 2, is amended to read:

Subd. 2. [APPOINTMENT.] Members shall be appointed as follows: four members appointed by the speaker of the house; one member appointed by the minority leader of the house; four members appointed by the majority leader of the senate; one member appointed by the minority leader of the senate; eight members appointed by the governor; and the emmissioners of the departments commissioner of energy and economic development, education, and jobs and training the commissioner of jobs and training, and the state director of vocational technical education.

Sec. 16. [116L.06] [CUSTOMIZED RURAL TRAINING PROGRAM.]

Subdivision 1. [DEFINITIONS.] For the purposes of this section, "low-income" means equal to or below the nonmetropolitan median household

income. "Principally" means at least 51 percent.

- Subd. 2. [TRAINING PROGRAM.] The partnership may provide grants to educational or other nonprofit institutions for customized training for new or expanding businesses located outside of the metropolitan area defined in section 473F.02, subdivision 2. Grants may only be awarded for training projects designed to principally benefit low-income persons. The partnership shall use the criteria and guidelines specified under sections 116L.02 and 116L.04 to establish and administer the program.
- Subd. 3. [NEW BUSINESS SET-ASIDE.] The partnership may set aside up to fifty percent of the amount available for the rural customized training program to provide customized training grants for new businesses locating in rural Minnesota. A set-aside grant may not be made for a business located within the state that relocates to rural Minnesota. The partnership shall use the guidelines specified under section 116L.04 to establish and administer the program, except that a committee consisting of the commissioner of energy and economic development, the chairperson of the Minnesota job skills partnership board, and the state director of vocational technical education may give final approval for training applications by a majority vote of the committee. Any amount left in the set-aside program at the end of the 1988 fiscal year may be used for the rural customized training program established in subdivision 2."
 - Page 12, line 15, delete "16" and insert "17"
 - Page 12, line 16, delete "25" and insert "24"
 - Page 12, after line 20, insert:
- "Subd. 4. [LOW INCOME.] "Low income" means equal to or below the nonmetropolitan median household income.
 - Subd. 5. [PRINCIPALLY.] "Principally" means at least 51 percent."
 - Page 13, line 5, after "Minnesota" insert ", or the president's designee"
 - Page 13, line 33, delete "63" and insert "81"
- Page 14, line 24, after "support" insert "projects designed to principally benefit low-income persons and"
- Page 15, line 28, after "investment" insert ", to provide jobs for low-income persons,"
 - Page 15, line 32, before "state" insert "area of the"
- Page 15, line 32, delete ", excluding the seven-county" and insert "located outside of the" and after "area" insert "defined in section 473F.02, subdivision 2"
 - Page 16, line 32, after "a" insert "board certified"
- Page 17, line 8, after the period, insert "Loans must be used for projects designed to principally benefit low-income persons through the creation of job opportunities for such persons."
- Page 17, line 15, after the period, insert "The amount of nonpublic money must equal at least 50 percent for each revolving loan."
 - Page 17, after line 30, insert:
- "(e) A business applying for a loan must be sponsored by a resolution of the governing body of the local government unit having jurisdiction

over the area within which the project is located. For the purposes of this subdivision, "local government unit" means a home rule charter or statutory city when the project is located in an incorporated area and a county when the project is located in an unincorporated area."

Pages 18 and 19, delete sections 24 and 25

Page 19, line 35, delete "26 to 35" and insert "25 to 34"

Page 24, line 29, delete "19_____" and insert "1987-1989"

Page 25, line 7, delete "37 to 56" and insert "36 to 57"

Page 25, lines 24 and 25, delete "37 to 56" and insert "36 to 57"

Page 25, after line 27, insert:

"Subd. 3. [FEDERAL WATER POLLUTION CONTROL ACT.] "Federal Water Pollution Control Act" means the Federal Water Pollution Control Act as amended by the bill that was adopted by the United States House of Representatives on January 8, 1987, as H.R.1, 100th Congress 1st session (1987)."

Page 25, line 28, delete "3" and insert "4"

Page 25, line 31, delete "4" and insert "5"

Page 26, after line 1, insert:

"Subd. 6. [TREATMENT WORKS.] "Treatment works" means the acquisition, construction, improvement, expansion, repair, or rehabilitation of all or part of any structure, facility, or equipment necessary for a wastewater treatment or water supply system."

Page 26, line 9, delete "executive" and delete "state board of investment" and insert "pollution control agency"

Page 26, line 29, delete "commissioner" and insert "community development division of the department"

Page 28, after line 1, insert:

"Sec. 42. [446A.07] [INDEPENDENT WASTEWATER TREATMENT GRANTS.]

Subdivision 1. [AMOUNTS.] (a) The authority may award independent grants to governmental units for projects for 50 percent or, if the pollution control agency requires advanced treatment, 65 percent of the eligible cost of construction of wastewater treatment facilities. The authority may award independent grants for up to an additional 30 percent or, if the pollution control agency requires advanced treatment, up to an additional 25 percent of the eligible cost of construction to governmental units for which the construction would otherwise impose significant financial hardship. The amounts of the additional grants must be based on per connection capital cost, median household income, and per capita adjusted assessed valuation.

(b) For grants made under this section, the eligible cost is as determined by the United States Environmental Protection Agency under the Federal Water Pollution Control Act, as amended, United States Code, title 33, section 1314, et seq., except that eligible cost also includes the acquisition of land for stabilization ponds and the provision of reserve capacity sufficient to serve the reasonable needs of the governmental unit for 20 years in the case of treatment works and 40 years in the case of sewer systems.

The eligible cost does not include the provision of collector sewers as defined in pollution control agency rules, the provision of service to seasonal homes, or cost increases from contingencies that exceed three percent of as-bid costs or cost increases from unanticipated site conditions that exceed an additional two percent of as-bid costs.

- (c) These grants may be awarded in separate steps for planning and design in addition to actual construction.
- (d) Until December 31, 1990, not more than 20 percent of the total amount of grants awarded under this subdivision in a fiscal year may be awarded to a single grantee.
- Subd. 2. [RULES.] (a) The commissioner shall adopt rules for the administration of grants under this section. The rules must contain:
 - (1) procedures for application by governmental units;
 - (2) conditions for the administration of the grant; and
- (3) criteria for the ranking of projects in order of priority for grants, based on factors including the impact on economic development, the extent and nature of pollution, technological feasibility, assurance of proper operation, maintenance and replacement, and participation in multimunicipal systems.
- (b) Except as otherwise provided, the rules for the administration of state independent grants must comply, to the extent practicable, with provisions relating directly to protection of the environment contained in the Federal Water Pollution Control Act, as amended, and regulations and guidelines of the United States Environmental Protection Agency promulgated under the act, except provisions regarding allocation contained in section 205 of the act and regulations and guidelines promulgated under section 205 of the act. This provision does not require approval from federal agencies for the issuance of grants or for the construction of projects under the state independent grants program.
- Subd. 3. [ECONOMIC DEVELOPMENT SET-ASIDE.] Up to ten percent of the money to be awarded as grants under this section in any single fiscal year must be set aside for governmental units having substantial economic development projects that cannot come to fruition without municipal wastewater treatment improvements.
- Subd. 4. [REIMBURSEMENT GRANTS.] Grants may also be awarded under this subdivision to reimburse governmental units willing to proceed with projects and be reimbursed in a subsequent year conditioned upon appropriation of sufficient money under subdivision 1 for that year. The maximum amount of the reimbursement the authority may commit in any single fiscal year is equal to the amount newly appropriated to the state grant programs for that year.
- Sec. 43. [446A.08] [WATER POLLUTION CONTROL REVOLVING FUND.]

Subdivision 1. [ESTABLISHMENT OF FUND.] The authority shall establish a water pollution control revolving fund to provide loans to governmental units for the planning and construction of treatment works which are publicly owned. The fund must be established, maintained, and credited with repayments, and the fund balance must be available in perpetuity for providing such financial assistance.

- Subd. 2. [STATE ACCOUNT.] The authority shall establish a separate state account within the water pollution control revolving fund to be used in compliance with federal matching requirements specified in title VI of the Federal Water Pollution Control Act, as amended. The authority may also provide loans to governmental units from the state account for the acquisition of land for stabilization ponds and the provision of reserve capacity sufficient to serve the reasonable needs of the governmental unit for 20 years in the case of treatment works and 40 years in the case of sewer systems.
- Subd. 3. [CAPITALIZATION GRANT AGREEMENT.] The authority shall enter an agreement with the administrator of the United States Environmental Protection Agency to receive capitalization grants. The authority may exercise powers necessary to comply with the requirements specified in title VI, section 602, clause (b), of the Federal Water Pollution Control Act, as amended.
- Subd. 4. [LOAN CONDITIONS.] The authority shall comply with the following conditions when making loans from the revolving fund.
- (a) Loans must be made at or below market interest rates, including interest-free loans, at terms not to exceed 20 years.
- (b) The annual principal and interest payments must begin no later than one year after completion of a project. Loans must be fully amortized no later than 20 years after project completion.
- (c) A loan recipient must establish a dedicated source of revenue for repayment of the loan.
- (d) The fund must be credited with all payments of principal and interest on all loans.
- Subd. 5. [OTHER USES OF REVOLVING FUND.] The authority may also use the revolving fund for the following purposes:
- (1) to buy or refinance the debt obligation of governmental units for treatment works incurred after March 7, 1985, at or below market rates;
- (2) to guarantee or purchase insurance for local obligations for the purpose of improving credit market access or reducing interest rates;
- (3) to provide a source of revenue or security for the payment of principal and interest on revenue or general obligation bonds issued by the authority if the bond proceeds are deposited in the fund;
- (4) to provide loan guarantees for similar revolving funds established by a governmental unit other than state agencies;
 - (5) to earn interest on fund accounts; and
- (6) for the reasonable costs of administering the fund and conducting activities required under title VI, section 601, of the Federal Water Pollution Control Act, as amended.

Amounts expended under clause (6) shall not exceed four percent of all federal grant awards to the fund under title VI of the Federal Water Pollution Control Act, as amended.

Subd. 6. [FINANCIAL ASSISTANCE REQUIREMENTS.] The authority may only provide financial assistance from the revolving fund to projects which meet the following requirements.

- (a) The project is consistent with plans, if any, developed under the Federal Water Pollution Control Act, as amended.
- (b) The project is on the state pollution control agency municipal needs priority list. Assistance may be provided regardless of the rank of the project on the list.
- Subd. 7. [DISBURSEMENTS.] Disbursements from the revolving fund shall be made in accordance with the applicable state and federal law governing the disbursements; except that no disbursement for any project shall be made to any governmental unit until and unless the authority has by resolution determined the total estimated cost of the project, and ascertained that financing of the project is assured by:
- (1) a loan authorized by state law or the appropriation of proceeds of bonds or other funds of the governmental unit to a fund for the construction of the project;
- (2) an irrevocable undertaking, by resolution of the governing body of the governmental unit, to use all funds so made available exclusively for the construction of the project, and to pay any additional amount by which the cost of the project exceeds the estimate, by the appropriation to the construction fund of additional funds or the proceeds of additional bonds to be issued by the governmental unit; and
- (3) conformity of the project and of the loan application with the state water pollution control plan as certified to the federal government and with all other conditions under applicable state and federal law, including compliance requirements established by the pollution control agency under subdivision 9.
- Subd. 8. [RULES.] The authority may adopt rules for the administration of loans and other financial assistance authorized to be made from the water pollution control revolving fund.
- Subd. 9. [COMPLIANCE REQUIREMENTS.] The pollution control agency shall establish compliance requirements relating directly to protection of the environment as provided in the Federal Water Pollution Control Act, as amended, and regulations and guidelines of the United States Environmental Protection Agency promulgated under the act."
- Page 28, Jine 2, delete "446A.07" and insert "446A.09"
- Page 29, line 17, delete "446A.08" and insert "446A.10"
- Page 30, line 3, delete "37 to 56" and insert "36 to 57"
- Page 30, line 12, delete "446A.09" and insert "446A.11"
- Page 31, line 16, delete "37 to 56" and insert "36 to 57"
- Page 31, line 18, delete "446A.10" and insert "446A.12"
- Page 31, line 29, delete "446A.11" and insert "446A.13"
- Page 31, line 35, delete "446A.12" and insert "446A.14"
- Page 32, line 10, delete "446A.13" and insert "446A.15"
- Page 32, lines 12, 17 and 26, delete "43" and insert "44"
- Page 32, line 14, delete "446A.14" and insert "446A.16"
- Page 32, line 27, delete "446A.15" and insert "446A.17"
- Page 33, line 5, delete "37 to 56" and insert "36 to 57"

- Page 33, line 23, delete "35 to 56" and insert "36 to 57"
- Page 33, line 27, delete "446A.16" and insert "446A.18"
- Page 35, line 8, delete "446A.17" and insert "446A.19"
- Page 35, line 13, delete "446A.18" and insert "446A.20"
- Page 35, line 16, delete "446A.19" and insert "446A.21"
- Page 35, line 19, delete "446A.20" and insert "446A.22"
- Page 35, after line 32, insert:
- "Sec. 59. Minnesota Statutes 1986, section 462.385, subdivision 1, is amended to read:

Subdivision 1. Development regions for the state shall be those regions so designated by the governor by executive order. The order shall provide for public hearings within each proposed region after which any county may request assignment to a region other than that proposed by the order. If a request for reassignment is unacceptable to the director commissioner, the county shall remain in the originally designated region until the next session of the legislature for its review and final assignment.

- Sec. 60. Minnesota Statutes 1986, section 462.385, subdivision 3, is amended to read:
- Subd. 3. The director commissioner shall conduct continuous studies and analysis of the boundaries of regions and shall make recommendations for their modification where necessary. Modification may be initiated by a county, a commission, or by the director commissioner and will be accomplished in accordance with this section as in the case of initial designation.
- Sec. 61. Minnesota Statutes 1986, section 462.386, subdivision 1, is amended to read:

Subdivision 1. All coordination, planning, and development regions assisted or created by the state of Minnesota or pursuant to federal legislation shall conform to the regions designated by the executive order except where, after review and approval by the director commissioner, nonconformance is clearly justified. The director commissioner shall develop working agreements with state and federal departments and agencies to insure conformance with this subdivision.

Sec. 62. Minnesota Statutes 1986, section 462.387, subdivision 1, is amended to read:

Subdivision 1. [PETITION.] Any combination of counties or municipalities representing a majority of the population of the region for which a commission is proposed may petition the director commissioner by formal resolution setting forth its desire to establish, and the need for, the establishment of a regional development commission. For purposes of this section the population of a county does not include the population of a municipality within the county.

- Sec. 63. Minnesota Statutes 1986, section 462.387, subdivision 3, is amended to read:
- Subd. 3. [ESTABLISHMENT.] Upon receipt of a petition as provided in subdivision 1 a regional development commission shall be established by the director commissioner and the notification of all local government units within the region for which the commission is proposed. The notification shall be made within 60 days of the director's receipt of a petition under subdivision 1.

- Sec. 64. Minnesota Statutes 1986, section 462.387, subdivision 4, is amended to read:
- Subd. 4. [SELECTION OF MEMBERSHIP.] The director commissioner shall call together each of the membership classifications except citizen groups, defined in section 462.388, within 60 days of the establishment of a regional development commission for the purpose of selecting the commission membership.
- Sec. 65. Minnesota Statutes 1986, section 462.39, subdivision 2, is amended to read:
- Subd. 2. [FEDERAL PROGRAMS.] The commission is the authorized agency to receive state and federal grants for regional purposes from the following programs:
- (1) Section 403 of the Public Works and Economic Development Act of 1965 (economic development districts);
- (2) Section 701 of the Housing Act of 1954, as amended (multicounty comprehensive planning);
- (3) Omnibus Crime Control Act of 1968;

and for the following to the extent feasible as determined by the governor:

- (a) Economic Opportunity Act of 1964;
- (b) Comprehensive Health Planning Act of 1965;
- (c) Federal regional manpower planning programs;
- (d) Resource, conservation, and development districts; or
- (e) Any state and federal programs providing funds for multicounty planning, coordination, and development purposes. The director commissioner shall, where consistent with state and federal statutes and regulations, review applications for all state and federal regional planning and development grants to a commission.
- Sec. 66. Minnesota Statutes 1986, section 462.39, subdivision 3, is amended to read:
- Subd. 3. [PLANNING.] The commission shall prepare and adopt, after appropriate study and such public hearings as may be necessary, a comprehensive development plan for the region. The plan shall consist of a compilation of policy statements, goals, standards, programs, and maps prescribing guides for an orderly and economic development, public and private, of the region. The comprehensive development plan shall recognize and encompass physical, social, or economic needs of the region, and those future developments which will have an impact on the entire region including but not limited to such matters as land use, parks and open space land needs, access to direct sunlight for solar energy systems, the necessity for and location of airports, highways, transit facilities, public hospitals, libraries, schools, public and private, housing, and other public buildings. In preparing the development plan the commission shall use to the maximum extent feasible the resources studies and data available from other planning agencies within the region, including counties, municipalities, special districts, and subregional planning agencies, and it shall utilize the resources of the director commissioner to the same purpose. No development plan or portion thereof for the region shall be adopted by the commission until it has been submitted to the director commissioner for review and comment and a period of 60

days has elapsed after such submission. When a development plan has been adopted, the commission shall distribute it to all local government units within the region.

Sec. 67. Minnesota Statutes 1986, section 462.391, subdivision 2, is amended to read:

Subd. 2. IREVIEW OF INDEPENDENT AGENCIES. The commission shall review all long term comprehensive plans of each independent commission. board, or agency prepared for its operation and development within the region but only if the plan is determined by the commission to have a regional effect, a multicommunity effect, or to have a substantial effect on regional development. Each plan shall be submitted to the commission before any action is taken to place the plan or any part thereof, into effect. No action shall be taken to place any plan or any part thereof into effect until 60 days have elapsed after the date of its submission to the commission or until the commission finds and notifies the submitting commission, board, or agency that the plan is consistent with its development plan for the region and the orderly and economic development of the region, whichever first occurs. If, within 60 days after the date of submission, the commission finds that a plan, or any part thereof, is inconsistent with its comprehensive plan for the region or detrimental to the orderly and economic development of the region, or any part thereof, the plan shall be indefinitely suspended. An affected independent commission, board, or agency may appeal the decision of the commission suspending a plan, or part thereof, to the commission, and if the commission and the affected independent commission, board, or agency are unable to agree as to an adjustment of the plan. so that it may receive the commission's approval, then a record of the disagreeing positions shall be made and presented for consideration and disposition by the director commissioner.

Sec. 68. Minnesota Statutes 1986, section 462.391, subdivision 3, is amended to read:

Subd. 3. [REVIEW OF FEDERAL AND STATE AID PROGRAMS.] The commission shall review all applications of governmental units, independent commissions, boards, or agencies operating in the region for a loan or grant from the United States of America or any agency, including state agencies and colleges or universities, for public facilities, studies, or any other purpose if the application clearly is related to the region, whether or not the review is required by the federal government. The review shall advise the granting authority as to relationship of the application to the comprehensive plans and priorities of the region as established by the region. All review actions together with copies of applications shall be submitted on a regular basis for informational purposes to the director commissioner. The requirements of this subdivision do not apply to applications of governmental units or other political subdivisions which have been reviewed by a subregion or subdistrict which has been designated by the United States government as an authorized areawide review agency under section 204 of the Demonstration Cities and Metropolitan Development Act of 1966. All review actions, together with copies of applications, shall be submitted by the subregion on a regular basis to the commission for informational purposes.

Sec. 69. Minnesota Statutes 1986, section 462.391, subdivision 4, is amended to read:

Subd. 4. [REVIEW PROCEDURES.] The commission shall develop, in consultation with the director commissioner, formal procedures for the review of plans, applications, and other matters required to be submitted to it by sections

462.381 to 462.398. The procedures shall be embodied in a formal resolution adopted after public hearing. After adoption the resolution shall be transmitted to each governmental unit and independent agency, board, or commission within the region.

Sec. 70. Minnesota Statutes 1986, section 462,395, is amended to read:

462.395 [DUTIES OF STATE AGENCIES.]

All state departments and agencies shall cooperate with regional development commissions established under sections 462.381 to 462.398 and shall make available to them studies, reports, data, and other informational and technical assistance within financial and personnel limitations. The director commissioner shall coordinate the state's assistance programs to regional planning and development commissions.

Sec. 71. Minnesota Statutes 1986, section 462.396, subdivision 1, is amended to read:

Subdivision 1. The director commissioner shall determine the amount of and make grants to any commission created under sections 462.381 to 462.398 from appropriations made available for those purposes, provided a work program is submitted acceptable to the director commissioner. Any regional commission may levy a tax on all taxable property in the region to provide money for the purposes of sections 462.381 to 462.398.

Sec. 72. Minnesota Statutes 1986, section 462.398, is amended to read:

462.398 [TERMINATION OF COMMISSION.]

Subdivision 1. Any combination of counties or municipalities representing a majority of the population of the region for which a commission exists may petition the director commissioner by formal resolution stating that the existence of the commission is no longer in the public welfare and interest and is not needed to accomplish the purposes of the regional development act of 1969. For purposes of this section the population of a county does not include the population of a municipality within the county. Any formal resolution adopted by the governing body of a county or municipality for the termination of a commission shall be effective for a period of one year for the purpose of determining the requisite population of the region needed to petition the director commissioner.

Subd. 2. Within 35 days of the receipt of the petition, the director commissioner shall fix a time and place within the region for a hearing. The director commissioner shall give notice of the hearing by publication once each week for two successive weeks before the date of the hearing in a legal newspaper in each of the counties which the commission represents. The hearing shall be conducted by members of the commission. If the commission determines that the existence of the commission is no longer in the public welfare and interest and that it is not needed to accomplish the purposes of the regional development act of 1969, the commission shall recommend to the director commissioner that the director commissioner terminate the commission. Within 60 days after receipt of the recommendation, the director commissioner shall terminate the commission by giving notice of the termination to all government units within the region for which the commission was established. Unless otherwise provided by this subdivision, the hearing shall be in accordance with sections 14.01 to 14.70.

Subd. 3. The director commissioner shall not accept a petition for termination more than once in 30 months for each regional development commission.

Sec. 73. Laws 1983, chapter 334, section 7, is amended to read:

Sec. 7. [REPEALER.]

Sections 1 to 6 are repealed June 30, 1987 1990."

Page 36, after line 14, insert:

"Sec. 75. [GOVERNOR'S ACTION.]

After title VI of the Federal Water Pollution Control Act is enacted into law, the governor may request the administrator of the environmental protection agency to make available to the state, capitalization grants to be deposited in the water pollution control revolving fund established under section 43, for the fiscal year beginning October 1, 1987. The governor may request that up to 75 percent of the amount allotted to the state for the fiscal year beginning October 1, 1987, be made available for deposit in the water pollution control revolving fund."

Page 36, line 17, delete "greater Minnesota corporation" and insert "higher education coordinating board"

Page 36, line 18, delete "32" and insert "35"

Page 36, line 35, delete the comma

Page 36, line 36, delete everything before "and"

Page 37, after line 2, insert:

"Sec. 79. [APPROPRIATION.]

\$_____ is appropriated from the rural rehabilitation revolving fund to the Minnesota job skills partnership board for the customized rural training program established in section 16. This appropriation is available until expended."

Page 37, line 7, delete "36" and insert "35"

Page 37, line 14, delete "29" and insert "28"

Page 38, line 6, after the period, insert "Section 42 is repealed June 30, 1988, and any unexpended appropriation to the independent wastewater treatment grant program established under section 42 is appropriated to the separate state account within the water pollution control revolving fund established in section 43."

Page 38, line 8, delete "26 to 35 and 58" and insert "25 to 57 and 74"

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 5, delete "a" and insert "duties for the"

Page 1, line 9, delete "department of energy and" and insert "Minnesota public finance authority"

Page 1, line 10, delete "economic development" and after the semicolon, insert "changing the membership of the Minnesota job skills partnership board;"

Page 1, line 19, before "462.384," delete "and" and insert "116L.03, subdivision 2;" and after "7;" insert "462.385, subdivisions 1 and 3; 462.386, subdivision 1; 462.387, subdivisions 1, 3 and 4; 462.39, subdivisions 2 and 3; 462.391, subdivisions 2, 3 and 4; 462.395; 462.396, subdivision 1; and 462.398;"

Page 1, line 21, after "116J;" insert "116L;"

Page 1, line 23, after "446A;" insert "amending Laws 1983, chapter 334, section 7;"

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

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

S.F. No. 62: A bill for an act relating to agriculture; appropriating money for a deficiency in the interest rate buy-down program.

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

Page 1, line 7, after the dollar sign, insert "13,985,300"

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

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

H.F. No. 45 for comparison with companion Senate File, reports the following House File was found identical and recommends the House File be given its second reading and substituted for its companion Senate File as follows:

GENERAL ORDERS CONSENT CALENDAR
H.F. No. S.F. No. H.F. No. S.F. No. H.F. No. S.F. No. 45 104

and that the above 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. Report adopted.

SECOND READING OF SENATE BILLS

S.F. Nos. 21, 97, 168 and 62 were read the second time.

SECOND READING OF HOUSE BILLS

H.F. No. 45 was read the second time.

MOTIONS AND RESOLUTIONS

Mr. Chmielewski moved that the names of Messrs. Jude, Merriam and Laidig be added as co-authors to S.F. No. 87. The motion prevailed.

Mr. Johnson, D.E. moved that the name of Mr. Stumpf be added as a co-author to S.F. No. 113. The motion prevailed.

Mr. Frank moved that the name of Mr. Marty be added as a co-author to S.F. No. 119. The motion prevailed.

Mr. Beckman moved that the name of Mr. Davis be added as a co-author to S.F. No. 155. The motion prevailed.

Mr. Metzen moved that the name of Mr. Lessard be added as a co-author

to S.F. No. 159. The motion prevailed.

Ms. Reichgott moved that the name of Mr. Storm be added as a co-author to S.F. No. 168. The motion prevailed.

Mr. Pogemiller moved that the name of Mr. Wegscheid be added as a co-author to S.F. No. 175. The motion prevailed.

Mr. Pehler moved that the name of Mr. DeCramer be added as a co-author to S.F. No. 194. The motion prevailed.

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

Mr. Cohen moved that the name of Mr. Wegscheid be added as a coauthor to S.F. No. 198. The motion prevailed.

Ms. Reichgott moved that the names of Messrs. Wegscheid and Anderson be added as co-authors to S.F. No. 204. The motion prevailed.

Mr. Purfeerst moved that the name of Mr. Luther be added as a co-author to S.F. No. 209. The motion prevailed.

Mr. Bertram moved that the name of Mr. Dahl be added as a co-author to S.F. No. 213. The motion prevailed.

Mr. Pehler moved that the name of Mr. Anderson be added as a co-author to S.F. No. 215. The motion prevailed.

Mr. Chmielewski moved that the name of Mr. Wegscheid be added as a co-author to S.F. No. 217. The motion prevailed.

Mr. Anderson moved that the name of Mr. Jude be added as a co-author to S.F. No. 219. The motion prevailed.

Mr. Bertram moved that the names of Messrs. Vickerman and Wegscheid be added as co-authors to S.F. No. 221. The motion prevailed.

Mr. Chmielewski moved that the name of Mr. Wegscheid be added as a co-author to S.F. No. 226. The motion prevailed.

Mr. Davis moved that the name of Mr. Merriam be added as a co-author to S.F. No. 227. The motion prevailed.

Mr. Dicklich moved that the name of Mr. Dahl be added as a co-author to S.F. No. 234. The motion prevailed.

Mr. Pehler moved that S.F. No. 142 be withdrawn from the Committee on Finance and re-referred to the Committee on Education. The motion prevailed.

Mr. Wegscheid introduced-

Senate Resolution No. 27: A Senate resolution congratulating Rob Phenix, Rosemount High School Senior, for being selected as a member of Parade Magazine's All-America High School Football Team.

Referred to the Committee on Rules and Administration.

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. No. 85, which the committee recommends to pass.

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

INTRODUCTION AND FIRST READING OF SENATE BILLS

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

Ms. Peterson, D.C. introduced-

S.F. No. 247: A bill for an act relating to elections; requiring fair campaign practices; imposing penalties; amending Minnesota Statutes 1986, sections 123.015; 200.015; 201.275; 204C.04; proposing coding for new law as Minnesota Statutes, chapters 211A and 211B; repealing Minnesota Statutes 1986, chapter 210A.

Referred to the Committee on Elections and Ethics.

Ms. Peterson, D.C. introduced-

S.F. No. 248: A bill for an act relating to elections; ensuring the availability of absentee ballots for statewide elections; amending Minnesota Statutes 1986, sections 40.05, subdivision 3; 203B.05, subdivision 2; 204B.09, subdivision 2; 204B.35, subdivision 4; 205.065, subdivisions 2 and 3; and 205.13, subdivision 1.

Referred to the Committee on Elections and Ethics.

Messrs. Jude, Luther, Frank, Belanger and Ms. Berglin introduced-

S.F. No. 249: A bill for an act relating to nonprofit corporations; adoption services corporations; providing that pledges to make contributions to reimburse the corporation for expenses shall be voidable at the option of the person making the pledge and payment of expenses shall not be a prerequisite to providing adoption services; amending Minnesota Statutes 1986, section 317.65, subdivision 7.

Referred to the Committee on Judiciary.

Mr. Wegscheid introduced-

S.F. No. 250: A bill for an act relating to game and fish; requiring a firearm safety certificate to hunt with firearms; amending Minnesota Statutes 1986, section 97B.015, subdivision 5; proposing coding for new law in Minnesota Statutes, chapter 97B.

Referred to the Committee on Environment and Natural Resources.

Mr. Pogemiller introduced—

S.F. No. 251: A bill for an act relating to individual income taxation; modifying the computation of the alternative minimum tax; adopting new federal definitions; amending Minnesota Statutes 1986, section 290.091, subdivision 2.

Referred to the Committee on Taxes and Tax Laws.

Mr. Samuelson introduced-

S.F. No. 252: A bill for an act relating to occupations and professions; regulating and licensing builders and contractors; proposing coding for new law in Minnesota Statutes, chapter 326.

Referred to the Committee on Commerce.

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

S.F. No. 253: A bill for an act relating to education; authorizing school districts to form education districts; providing for increased interdistrict cooperation aid and levy for districts in education districts; authorizing intermediate districts to use current levies for education district purposes; appropriating money; amending Minnesota Statutes 1986, sections 124.272, subdivisions 1, 2, 3, 4, 6, 7, and by adding a subdivision; 136D.27; 136D.74, subdivision 2; 136D.87; and 275.125, subdivision 8a; proposing coding for new law in Minnesota Statutes, chapter 123.

Referred to the Committee on Education.

Mr. Hughes, Ms. Peterson, D.C.; Messrs. Pehler, DeCramer and Ms. Olson introduced—

S.F. No. 254: A bill for an act relating to education; authorizing school districts to levy for day care programs; amending Minnesota Statutes 1986, section 275.125, subdivision 8.

Referred to the Committee on Education.

Messrs. Samuelson and Stumpf introduced-

S.F. No. 255: A bill for an act relating to torts; providing a sliding fee scale for contingent legal fees; abolishing punitive damages; eliminating joint liability; abolishing the dram shop law; limiting awards for noneconomic damages; allowing jurors to be informed of the existence of collateral sources; amending Minnesota Statutes 1986, sections 340A.409, subdivision 1; 471.981, subdivision 1; 549.20, subdivision 1; 548.36, subdivision 5; 549.23; 604.01, subdivision 1; and 604.02, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 481; repealing Minnesota Statutes 1986, sections 340A.801; 340A.802; 466.15; 549.191; 549.20, subdivisions 2 and 3; and 604.02, subdivisions 2 and 3.

Referred to the Committee on Commerce.

Mr. Johnson, D.E. introduced-

S.F. No. 256: A bill for an act relating to natural resources; appropriating funds for control and removal of beaver.

Referred to the Committee on Environment and Natural Resources.

Messrs. Diessner, Bertram and Lessard introduced-

S.F. No. 257: A bill for an act relating to lawful gambling; requiring the governor to appoint charitable gambling control board members from cer-

tain fraternal, veteran's, and religious organizations; amending Minnesota Statutes 1986, section 349.151, subdivision 2.

Referred to the Committee on Veterans.

Messrs. Jude, Dicklich, Merriam, Wegscheid and Storm introduced-

S.F. No. 258: A bill for an act relating to utilities; regulating certain intrastate gas pipelines; amending Minnesota Statutes 1986, section 216B.08.

Referred to the Committee on Public Utilities and Energy.

Messrs. Jude, Lessard, Freeman, Dahl and Ramstad introduced-

S.F. No. 259: A bill for an act relating to public safety; establishing state reimbursement program for purchases of soft body armor by and for peace officers; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 299A.

Referred to the Committee on Judiciary.

Mr. Stumpf, Mrs. Adkins, Messrs. Schmitz and Chmielewski introduced-

S.F. No. 260: A bill for an act relating to elections; authorizing combination of certain municipalities for election purposes; amending Minnesota Statutes 1986, sections 204B.14, subdivisions 2, 4, 5, and by adding a subdivision; 204B.16, subdivision 1; and 204B.21, subdivision 2.

Referred to the Committee on Elections and Ethics.

Messrs. Samuelson, Jude, Solon, Metzen and Knaak introduced-

S.F. No. 261: A bill for an act relating to statutes; reenacting certain amendments to the dram shop act.

Referred to the Committee on Commerce.

Mr. Lessard introduced—

S.F. No. 262: A bill for an act relating to taxation; individual income; eliminating restrictions on the pension income exclusion; modifying the income offset; amending Minnesota Statutes 1986, section 290.08, subdivision 26.

Referred to the Committee on Taxes and Tax Laws.

Messrs. Anderson and Dahl introduced-

S.F. No. 263: A bill for an act relating to children: providing for grand-parents' liability to support children of their minor dependent children; providing a penalty; amending Minnesota Statutes 1986, sections 256.87, subdivisions 1, 1a, and 3; 256B.14; 256D.15; and 609.375; proposing coding for new law in Minnesota Statutes, chapter 257.

Referred to the Committee on Health and Human Services.

Messrs. Spear, Marty, Luther, Ms. Reichgott and Mr. Knaak introduced-

S.F. No. 264: A bill for an act relating to human rights; changing certain requirements related to disabled persons; amending Minnesota Statutes 1986, sections 363.01, subdivisions 25 and 25a; 363.02, subdivisions 3 and 5; and 363.03, subdivision 5.

Referred to the Committee on Judiciary.

Messrs. Jude; Moe, D.M.; Marty; Knaak and Spear introduced—

S.F. No. 265: A bill for an act relating to drivers' licenses; traffic regulations; requiring courts to furnish information relating to previous convictions without charge in gross misdemeanor prosecutions of the driving while under the influence law; imposing a penalty on person who violates conditions attached to limited driver's license; amending Minnesota Statutes 1986, sections 169.121, subdivision 3; 171.17; and 171.30, by adding a subdivision.

Referred to the Committee on Judiciary.

Messrs. Lessard; Moe, R.D.; Schmitz and Bertram introduced—

S.F. No. 266: A bill for an act relating to charitable gambling; clarifying the definition of profit; permitting certain small organizations to utilize more of their profits for expenses; increasing the membership of the charitable gambling control board and requiring that members of certain groups be appointed to the board; requiring winning and unsold pull-tabs to be retained for one year; transferring the collection of the pull-tab tax from the department of revenue to the charitable gambling control board; amending Minnesota Statutes 1986, sections 349.12, subdivision 13, and by adding subdivisions; 349.15; 349.151, subdivision 2; 349.19, subdivision 6; 349.21; 349.212, subdivision 1; repealing Minnesota Statutes 1986, sections 349.212, subdivision 4; and 349.2121.

Referred to the Committee on General Legislation and Public Gaming.

Mr. Purfeerst introduced-

S.F. No. 267: A bill for an act relating to transportation; increasing amount authorized for state transportation bonds for bridges; amending Laws 1979, chapter 280, sections 1 and 2, as amended.

Referred to the Committee on Transportation.

Messrs. Chmielewski, Bertram, Mrs. Adkins and Mr. Lessard introduced—

S.F. No. 268: A bill for an act proposing an amendment to the Minnesota Constitution, article I, adding a section to provide that the right to keep and bear arms shall not abridged; appropriating money.

Referred to the Committee on Judiciary.

Mr. Chmielewski introduced—

S.F. No. 269: A bill for an act relating to agriculture; appropriating money for aid to county and district agricultural societies.

Referred to the Committee on General Legislation and Public Gaming.

Messrs. Solon; Moe, R.D.; Dicklich and Berg introduced—

S.F. No. 270: A bill for an act relating to education; requiring that income from some of the permanent university fund be used for scholarships; amending Minnesota Statutes 1986, section 137.022, subdivision 3, and by adding a subdivision.

Referred to the Committee on Education.

Mr. Solon introduced-

S.F. No. 271: A bill for an act relating to retirement; membership of firefighters employed by the department of military affairs in the public employees police and fire fund; amending Minnesota Statutes 1986, section 353.64, by adding a subdivision.

Referred to the Committee on Governmental Operations.

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

S.F. No. 272: A bill for an act relating to corporations; regulating control share acquisitions; delaying the effective date of certain amendments; amending Laws 1985, First Special Session chapter 5, section 21, as amended.

Referred to the Committee on Judiciary.

Messrs. Cohen, Luther, Spear, Ms. Reichgott and Mr. Knaak introduced—

S.F. No. 273: A bill for an act relating to crimes: increasing penalties for certain crimes when committed with intent to cause fear; amending Minnesota Statutes 1986, sections 609.02, by adding a subdivision; 609.595, subdivision 1; and 609.713.

Referred to the Committee on Judiciary.

Mr. Berg introduced—

S.F. No. 274: A bill for an act relating to game and fish; allowing the taking of minnows and other live baits for commercial purposes on wildlife management areas of any size; amending Minnesota Statutes 1986, section 97C.505, subdivision 3, and by adding a subdivision.

Referred to the Committee on Environment and Natural Resources.

Mr. Laidig introduced-

S.F. No. 275: A bill for an act relating to public cemeteries; increasing the limit on the permanent care and improvement fund; amending Minnesota Statutes 1986, section 306.41.

Referred to the Committee on General Legislation and Public Gaming.

Mr. Spear, Ms. Berglin, Mr. Storm, Ms. Piper and Mr. Marty introduced—

S.F. No. 276: A bill for an act relating to human services; providing standards for investigations of the maltreatment of vulnerable adults; re-

quiring minimum qualifications for complaint investigators; establishing an appeals process; amending Minnesota Statutes 1986, sections 626.557, subdivisions 2, 3a, 10a, 12, and by adding a subdivision; and 626.559, subdivisions 1, 2, and 3.

Referred to the Committee on Health and Human Services.

Messrs. Solon and Chmielewski introduced-

S.F. No. 277: A bill for an act relating to corrections; allowing chiropractors to practice in institutions under the control of the commissioner of corrections; amending Minnesota Statutes 1986, section 241.021, subdivision 4.

Referred to the Committee on Health and Human Services.

Ms. Berglin, Messrs. Renneke, Dicklich, Samuelson and Storm introduced—

S.F. No. 278: A bill for an act relating to human services; authorizing a change in license fees that fund educational programs for resident and family advisory councils; appropriating money; amending Minnesota Statutes 1986, section 144A.33, subdivision 3, and by adding a subdivision.

Referred to the Committee on Health and Human Services.

Mr. Chmielewski introduced-

S.F. No. 279: A bill for an act relating to the city of Brook Park; raising the city debt limit.

Referred to the Committee on Local and Urban Government.

Mr. Hughes, Mrs. Lantry and Mr. Jude introduced—

S.F. No. 280: A bill for an act relating to administrative procedures; rulemaking; requiring agencies to notify legislative bill authors of hearings on proposed rules; amending Minnesota Statutes 1986, section 14.14, subdivision 1a.

Referred to the Committee on Governmental Operations.

Mr. Merriam introduced-

S.F. No. 281: A bill for an act relating to motor vehicles; abolishing authority to appoint corporations as deputy registrars; providing for transfer of appointments of corporations as deputy registrars to individuals under certain conditions; amending Minnesota Statutes 1986, section 168.33, subdivision 2.

Referred to the Committee on Governmental Operations.

Messrs. Luther, Purfeerst, Kroening, Ramstad and Moe, R.D. introduced—

S.F. No. 282: A bill for an act relating to metropolitan government; permitting regional railroad authorities to engage in certain activities; amending Minnesota Statutes 1986, section 473.398.

Referred to the Committee on Transportation.

Mr. Spear, Ms. Berglin, Messrs. Cohen, Dicklich and Mrs. Brataas introduced—

S.F. No. 283: A bill for an act relating to health; prohibiting deceptive pregnancy counseling practices; providing a penalty; amending Minnesota Statutes 1986, section 145.45; proposing coding for new law in Minnesota Statutes, chapter 145.

Referred to the Committee on Health and Human Services.

Messrs. Renneke, Bernhagen, Willet, Dahl and Lessard introduced—

S.F. No. 284: A bill for an act relating to natural resources; allowing elk to be bred on game and fur farms; amending Minnesota Statutes 1986, section 97A.105, subdivision 1.

Referred to the Committee on Environment and Natural Resources.

Mr. Benson, Mrs. Brataas, Ms. Peterson, D.C. and Mr. Mehrkens introduced—

S.F. No. 285: A bill for an act relating to education; authorizing revenue for certain full-day kindergarten programs; amending Minnesota Statutes 1986, section 124.17, subdivision 1.

Referred to the Committee on Education.

Mr. Spear, Ms. Peterson, D.C.; Messrs. Ramstad, Luther and Knaak introduced—

S.F. No. 286: A bill for an act relating to crimes: reclassifying the crimes of damage to property into degrees, including creating a new gross misdemeanor crime of damage to property: reclassifying the crimes relating to forgery into degrees, including creating the crime of uttering a forged check; increasing the maximum fine for petty misdemeanor violations; increasing the maximum bail allowable for designated misdemeanor and gross misdemeanor violations; prescribing penalties: amending Minnesota Statutes 1986, sections 609.02, subdivision 4a; 609.224, subdivision 2: 609.52, subdivision 3; 609.595; 609.625; 609.63; 629.47; proposing coding for new law in Minnesota Statutes, chapters 609 and 629.

Referred to the Committee on Judiciary.

Ms. Reichgott, Messrs. Merriam. Knaak, Luther and Peterson. R.W. introduced—

S.F. No. 287: A bill for an act relating to probate; changing the size of estates subject to collection by affidavit; amending Minnesota Statutes 1986, section 524.3-1201.

Referred to the Committee on Judiciary.

ADJOURNMENT

Mr. Luther moved that the Senate do now adjourn until 2:00 p.m., Monday, February 9, 1987. The motion prevailed.

Patrick E. Flahaven, Secretary of the Senate