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ACTIONS of the 1969

LEGISLATURE

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Prepared by:

House Research Department
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INTRODUCTION

"Actions of the 1969 Legislature" is designed to provide members of the Legislature and other interested persons with a summary of major legislation passed during the 1969 Session. It is intended to be a sourcebook of new laws, amendments and appropriations of the 1969 Session. It should be noted, however, that the summaries of legislation have been done without benefit of the bound Session Laws or the permanent Journal.

It should be pointed out that a majority of the 'local' bills, those dealing with concerns of a specific locality, have not been summarized.

Many of the major items have been cross referenced by listing them under each of the major categories the laws effect. The summaries are brief and in many cases indicate only the general purpose of the law. Additional information may be obtained by calling the Research Department of the House at 221-6753 or the House Index Department at 221-6646.

Appropriation figures were provided by members of the staff of the House Appropriations Committee and the Senate Finance Committee. Substantive summaries were prepared by the staff of the House Research Department. The statistical summary was compiled by the House Index Department.

Statistical Summary

The Sixty-Sixth Session of the Minnesota Legislature convened on January 7, 1969, and adjourned sine die May 26, 1969. During the Session 3,094 bills were introduced in the House of Representatives and 2,682 bills were introduced in the Senate. There were 1,167 bills and eight resolutions which passed.

The Governor did not exercise regular or line item vetoes this Session; however, three bills were pocket vetoed. Ten bills became law without the Governor's signature.

AGRICULTURE

- Chap. 8
H. F. 121
Relates to brucellosis testing of cattle offered for sale and allows such cattle to be offered for sale without testing where they have been vaccinated in accordance with the rules and regulations of state Livestock Sanitary Board regardless of the age of the cattle at the time of the vaccination.
- Chap. 27
S. F. 288
Relates to officers and directors of cooperative associations and provides that any such associations wholly or partially constituted of other cooperative associations may, if their by-laws so provide, allow the board of directors to elect a chairman and vice chairman and such additional officers as the articles and by-laws may authorize or require and unless otherwise required by the articles or by-laws, these individuals need not be directors or stockholders.
- Chap. 32
S. F. 70
Relates to the disposal of carcasses of domestic animals and enlarges the category of animals that must be buried to include all animals other than ones which have been slaughtered for human or animal consumption. It also authorizes employees or agents of the Livestock Sanitary Board to inspect the carcass of any domestic animal that has died or been killed other than for human or animal consumption. Further, it permits the transportation of certain animal carcasses for medical or scientific purposes.
- Chap. 38
S. F. 610
Relates to agricultural seed labeling requirements and raises the number of free purity and germination tests every resident of the state is entitled to from five to six, and provides a special period for free tests during 1969.
- Chap. 52
S. F. 470
Transfers control of the Livestock Contingency Fund from the Commissioner of Public Welfare to the Commissioner of Corrections, and changes from \$50,000 to \$20,000 the figure over which the excess will be transferred from the undisbursed balance to the general fund.
- Chap. 56
S. F. 605
Provides for a penalty if a person does not renew his apiary registration by August 1 of each year or within 30 days of the establishment of a new apiary.
- Chap. 77
S. F. 305
Relates to indemnification for destruction of swine by the Livestock Sanitary Board and limits the state's share to a maximum of \$50 per head for registered stock and \$40 per head for grade stock.

AGRICULTURE

- Chap. 87
H. F. 822
Relates to meat inspection, licensing and standards; defines the term "retail meat market" and establishes an annual license fee of \$5. Fifty percent of the 1969 fee is waived for any retail meat market now licensed as a food handler.
- Chap. 90
S. F. 618
Relates to adulterated food and confectionaries and replaces the word "saccharine" with "artificial sweeteners" in describing additives which do not adulterate food.
- Chap. 91
S. F. 619
Relates to the use of artificial sweetening in food products and authorizes the Commissioner to prescribe rules and regulations for the use of nutritive sweeteners and approve artificial non-nutritive sweeteners.
- Chap. 95
S. F. 195
Exempts farm trailers with a gross weight of under 10,000 pounds and used exclusively for transporting agricultural products from motor vehicle license fees.
- Chap. 129
H. F. 737
Relates to wild rice and to license revocations upon conviction of two violations within three years. Formerly, the license could be declared null and void upon a single conviction.
- Chap. 149
H. F. 738
Relates to wild rice dealers and changes the annual license fees for such dealers to \$50 if the amount of rice dealt with does not exceed 50,000 pounds and \$200 if the amount exceeds that weight.
- Chap. 154
H. F. 1087
Changes the Department of Agriculture's slogan and eliminates the requirement that it must be on all printed matter used by the Department.
- Chap. 162
H. F. 874
Relates to membership on the Poultry Improvement Board and provides that rather than the chief of the Poultry Division of the College of Agriculture of the University of Minnesota, one representative of the Department of Animal Science of the Institute of Agriculture, University of Minnesota whose primary concern is in the field of poultry, shall be a member of the board.
- Chap. 225
H. F. 386
Regulates the slaughter, preparation and handling of meat in commerce within the state. Provides for the inspection and labeling of meat under the direction of the Commissioner of Agriculture and in conformity with federal law. This act is cited as the "Minnesota meat inspection act."

AGRICULTURE

- Chap. 231
H. F. 1119
Relates to agriculture, provides that the Commissioner of Agriculture shall collect from each eggbreaking plant, laboratory fees for routine analysis; and provides that "checks," "dirties," and grade "c" eggs as defined by the Commissioner shall not be sold for human consumption as shell eggs except under certain specified conditions.
- Chap. 236
H. F. 1341
Relates to agriculture and provides that the Commissioner of Agriculture may issue regulations prescribing methods to be used in custom application of pesticides. The regulations must encompass all reasonable factors which would prevent damage to animal, plant, aquatic or insect life. The Commissioner may require landowners who intend to use pesticides to notify adjoining landowners.
- Chap. 277
H. F. 498
Relates to agriculture, market development promotion, advertising, market research and production of soybeans; creates a Minnesota Soybean Advisory Board and defines its powers and duties; establishes fees necessary to finance to activities of the board.
- Chap. 319
S. F. 1003
Relates to agriculture and redefines the term "articles of food," and provides for changes in licensing of cold storage warehouses.
- Chap. 337
H. F. 1768
Relates to milk houses for dairy product bulk tanks, changes the July 1, 1969, date relating to all bulk tank insulations existing prior to July 1, 1965 to October 1, 1969, and forbids milk processors from buying milk stored in bulk tanks which are not located in milk houses irrespective of when the tank was installed.
- Chap. 471
H. F. 1574
Relates to the licensing of wholesale produce dealers and declares a policy of the Legislature that certain financial protection be afforded those who are producers of perishable agricultural products on the farm as well as farmer cooperatives exempted from wholesale dealers license by reason of this act; licensed wholesale dealers, including the retail merchant purchasing produce directly from farmers; and non-profit organizations producing agricultural produce for resale. The act redefines the term "produce" and redefines "wholesale produce dealer" and allows sellers of produce to notify the Commissioner of Agriculture within 60 days (now 30) of the default of a wholesale produce dealer.

AGRICULTURE

- Chap. 590
S. F. 1455
Relates to flood plain management and specifies the powers and duties of the Commissioner of Conservation and local governmental units in relation thereto. This act is cited as the "flood plain management act."
- Chap. 663
H. F. 1988
Authorizes use of the label "Minnesota Approved" on meat inspected by Minnesota Department of Agriculture inspectors.
- Chap. 721
H. F. 2402
Permits the use of filled dairy products in state institutions when approved by the medical director for the purpose of conducting medical research limited to the effect of animal fat in the diet of humans.
- Chap. 754
H. F. 2642
Relates to agriculture and provides that the tax upon any blend of oleomargarine and butter sold for manufacturing purposes in containers of 50 pounds or larger shall be prorated based upon the percentage of oleomargarine contained in the blend computed according to regulations of the Commissioner.
- Chap. 782
H. F. 2094
Redefines "potato" as all varieties of the tuber (*Solanum tuberosum* l.) commonly known as "Irish potatoes." Provides for inspection of potatoes by authorized federal or state inspectors to determine grade, quality and condition of potato shipments.
- Chap. 792
H. F. 2562
Establishes certain misdemeanor penalties and allows revocation or suspension of license for violations of regulations relating to grain warehouses and banks.
- Chap. 827
S. F. 1610
Relates to hybrid seed corn testing and increases the sums to be transferred annually to the Minnesota agricultural experiment station from \$18,000 to \$25,000.
- Chap. 828
S. F. 1732
Improves the grading, labeling and inspection of potatoes, and authorizes the Commissioner of Agriculture to establish consumer grades of potatoes. The grades thus established are not in effect between July 1 and October 1 of any year to Minnesota grown potatoes sold at retail.
- Chap. 851
S. F. 1102
Provides for a Minnesota Dairy Association Board of Directors and prescribes their duties and authority. Prescribes the fee on milk production; provides for its collection; and provides penalties for violations. This act is cited as the "dairy promotion act of Minnesota."

AGRICULTURE

- Chap. 870
H. F. 1115 Changes the term "Railroad and Warehouse Commission" to "Public Service Commission," and includes within the term "exempt carrier" any person engaged in delivery or spreading of agricultural lime.
- Chap. 948
H. F. 1521 Relates to dairy products and establishes new labeling requirements for butter substitutes.
- Chap. 969
S. F. 1677 Relates to watershed districts and to the preparation of a preliminary overall plan, a copy of which is to be transmitted to each municipality, township and county within the district. Allows 30 days for comments from them and provides for a hearing after which the managers shall adopt an overall plan.
- Chap. 971
S. F. 2294 Authorizes creation of rural water districts for the purpose of conserving water for agricultural use and authorizes managers of such districts to acquire or construct water supply systems.
- Chap. 982
S. F. 95 Forbids the hunting of small game including ruffed grouse, woodcock and snowshoe rabbits on agricultural land without the permission of the owner. Excludes tree farms from the definition of agricultural land and also forbids the destroying or injuring of live trees.
- Chap. 986
S. F. 597 Changes the fee for a license to harvest wild rice from \$3 to \$4 and eliminates the licensing exemption of certain persons. Establishes the annual license fee for wild rice processors at \$200.
- Chap. 1021
H. F. 1456 Relates to the promotion, advertising, market research and development of agricultural commodities; provides for the creation of commodity advisory boards, and defines the powers and duties of such boards. Establishes fees to finance the organization and provides penalties for violations.
- Chap. 1035
H. F. 1948 Makes it a misdemeanor to sell artificially colored potatoes.
- Chap. 1039
H. F. 2051 Amends Minnesota agricultural property tax law (Green Acres) by further restricting the method of valuation and tax deferment thereunder. Property must be the homestead of applicant or in possession of applicant or certain relatives for previous seven years, and must be actively and exclusively devoted to agricultural use as defined in the act to qualify as agricultural land for property tax purposes.

AGRICULTURE

Chap. 1051
S. F. 1527

Removes certain lands in Beltrami County from the Red Lake Game Preserve, and places the lands in the status of tax forfeited lands. Specifies wild rice growing as an agricultural purpose and authorizes the county board to offer for sale certain lands in Beltrami County upon the approval by the Commissioner of Conservation.

Chap. 1067
S. F. 2609

Relates to the use of artificial sweetening in food products. Deletes the requirement that dietary foods be kept separate from other foods or beverages in stores.

Chap. 1072
H. F. 2186

Relates to watershed districts; provides for appointment of managers in districts covering more than five counties. Gives power to regulate flood plain and green belt lands.

AVIATION

- Chap. 381
S. F. 725
Relates to aeronautical accidents and provides for the examination and reporting of certain accident victims for the presence of alcohol, drugs and carbon monoxide in blood.
- Chap. 629
H. F. 799
Provides that aircraft liability insurance may not deny or exclude coverage because aircraft is operated in violation of law or regulation.
- Chap. 786
H. F. 2276
Raises the limit paid by the Commissioner relating to the construction costs of new landing strips in connection with federal funds to \$35,000. Allows the Commissioner to establish a hanger construction revolving account used for the purpose of financing the construction of hanger buildings constructed by municipalities owning airports including the design of such hangers.
- Chap. 791
H. F. 2414
Provides that aircraft or airline companies used in air commerce which have a certificate of convenience and necessity issued by the United States Civil Aeronautics Board be exempted from provisions in M. S. 360.531 through 360.67. Provides certain regulations relating to aircraft and airline companies operating without a certificate of convenience and necessity issued by the United States Civil Aeronautics Board. Provides for certain regulations relating to registration tax and notice given to the Commissioner of Aeronautics and the Commissioner of Taxation.
- Chap. 929
H. F. 2155
Eliminates certain notarization requirements relating to registration of air craft and payment of registration tax.
- Chap. 1077
H. F. 2412
Relates to transfer of ownership of aircraft. When any person including dealer or manufacturer, becomes the owner of any aircraft, he shall, within seven days after acquiring ownership, have it properly registered.
- Chap. 1111
H. F. 3037
Provides that within 120 days after the selection of a site in the metropolitan area for a new major airport, the Metropolitan Council shall adopt criteria and guidelines for the regulation of use and development of all or a portion of the property in the metropolitan area extending out five miles from the proposed boundaries of the site which property shall be known as the airport development area.

CITIES OF THE FIRST CLASS AND COUNTIES CONTAINING
CITIES OF THE FIRST CLASS

- Chap. 500
S. F. 1383 Relates to street lighting in cities of the first class and allows the council and park commissioners to specify methods of improvements and determine assessments.
- Chap. 675
H. F. 2322 Provides that 7% maximum interest rate on all public obligations set in Laws 1969, Chapter 93, supersedes all lower interest limitations contained in any other law or charter.
- Chap. 682
H. F. 2523 Relates to the issuance of bonds to pay obligations due the Minneapolis-St. Paul Sanitary District.
- Chap. 844
S. F. 236 Changes the tax mill levy rate from .28 to .60 upon each dollar of assessed valuation of property as it relates to public museums, galleries and schools of the arts or crafts in cities of the first class.
- Chap. 914
H. F. 2465 Provides for changes in employees retirement fund in cities of the first class, divides municipal retirement fund into 1) deposit accumulation fund, 2) participation share in the Minnesota adjustable fixed benefit fund, and 3) a survivor benefit fund, and other changes.

CITIES ... Duluth

- Chap. 224
H. F. 2091 Establishes the powers and duties of a board of directors of trusts relative to hospital facilities in the city of Duluth.
- Chap. 487
H. F. 2575 Authorizes the conveyance to certain state lands to the city of Duluth.
- Chap. 549
H. F. 1335 Relates to the probate and juvenile courts in St. Louis County and authorizes the retaining of additional employees and the appointment of an additional probate judge by the Governor.
- Chap. 577
H. F. 2377 Authorizes the creation of a Duluth Airport Authority and defines its powers and duties, and authorizes the issuance of bonds. This act is cited as the "Duluth Airport Authority Act of 1969."
- Chap. 699
S. F. 2643 Effects the conversion of Special School District #3 (Duluth) into an independent school district. This act also liberalizes Duluth's levy limitation but not to the extent of other independent school districts.
- Chap. 720
H. F. 2374 Establishes a transit authority and outlines its powers and duties; authorizes the issuance of bonds. This act is cited as the "Duluth Transit Authority Act of 1969."
- Chap. 760
S. F. 1366 Relates to taxation of parking ramps in cities of the first class under 400,000 population by lowering the present population limitation of 450,000.
- Chap. 785
H. F. 2252 Alters the limit on general taxation levels on assessed valuation in Duluth from \$24 per capita to a maximum of 50 mills on the dollar of assessed valuation.
- Chap. 794
H. F. 2591 Establishes the annual salaries of the municipal judges at \$20,000.
- Chap. 1106
H. F. 2978 Authorizes the Duluth Special School District or its successor to carry out the teachers retirement plan provided that the funding of such plan shall not exceed 5% of the total annual payroll of the members of the teachers retirement fund association.

CITIES ... Minneapolis

- Chap. 55
S. F. 593 Provides new office space for the Minneapolis office of the Workmen's Compensation Commission.
- Chap. 123
S. F. 554 Repeals Laws 1965, Chapter 519, Section 2, and raises from 20 to 21 the total number of units left to widows protected under firemen's relief association and firemen's pension fund in the city of Minneapolis.
- Chap. 258
H. F. 1634 Relates to the tax levy for the policemen's pension fund; authorizes an increase to six mills (formerly four) for 1970 and an additional mill per year thereafter if certain conditions exist. Such levy may not exceed nine mills.
- Chap. 287
H. F. 1392 Relates to the investment of funds for the firemen's relief association and authorizes the appointment of an investment agency to act in its behalf. The agent is subject to the approval of the state board of investment.
- Chap. 499
S. F. 1368 Authorizes the levying of special assessments for all or any part of the cost of service to streets, sidewalks or other property. (See also Chapter 429).
- Chap. 501
S. F. 1995 Provides for statute violations in a Hennepin County municipal court violations bureau.
- Chap. 560
S. F. 1150 Amends provisions relating to the police pension fund payments; directs the payment of 40 units to members who serve 25 years and who begin to receive pensions after June 30, 1969.
- Chap. 561
S. F. 1643 Creates the Minneapolis park improvement fund and authorizes a .6 mill levy for permanent improvement of parks and recreational facilities.
- Chap. 592
S. F. 1642 Authorizes a 7.5 mill levy for park and recreational purposes. This levy is not in addition to any levy now authorized for such purposes by the charter.
- Chap. 593
S. F. 1645 Authorizes the board of park commissioner to control plant and regulate ornamental and shade trees, and authorizes a bond issue for these purposes if a catastrophe strikes.
- Chap. 600
S. F. 2153 Authorizes a levy of .1 mill to offset expenses of the board of estimate and taxation.
- Chap. 604
S. F. 2248 Changes the title of the superintendent of police to chief of police and allows the chief to appoint three deputy chiefs, five inspectors, and the supervisors of the morals and narcotics squad and the license inspection division. These appointments must be made from within the department.

CITIES ... Minneapolis

- Chap. 688
S. F. 1401 Authorizes the acquisition or improvement of park facilities and the issuance of bonds to offset costs.
- Chap. 690
S. F. 2060 Places certain employees in the city coordinator's department in the unclassified service.
- Chap. 790
H. F. 2370 Authorizes the city to retain private attorneys to represent its boards, commissions, officers or employees upon the recommendation of the county attorney. Further authorizes the reimbursement of employees for certain expenditures for legal fees.
- Chap. 859
S. F. 1986 Makes certain increases in the retirement allowance of employees or surviving spouse on January 1, 1969.
- Chap. 892
S. F. 2250 Establishes the annual salaries of the mayor and aldermen of the city of Minneapolis at \$20,000 and \$14,500 respectively; and requires that any fees received for attendance at meetings be paid into the general fund.
- Chap. 937
S. F. 2002 Provides for the appointment of three administrative aides by the Minneapolis Council, one administrative aide by the Mayor and a director of human rights. Each appointee shall be in the unclassified service.
- Chap. 962
H. F. 2928 Permits funds of firemen's relief associations in cities of the first class over 400,000 population (Minneapolis) to be used for administrative expenses and travel.
- Chap. 994
S. F. 1304 Authorizes Special School District #1 (Minneapolis) to carry forward the unused bonding capacity wherein the aggregate bonding authority is to be used the following year. This bonding authority is permissive for the calendar years 1970-74.
- Chap. 1024
H. F. 1579 Authorizes the employment of assistants to the superintendent of the board of park commissioners. Such employees are in the unclassified service.
- Chap. 1092
H. F. 2695 Authorizes the city of Minneapolis to impose a 3% tax on admissions, amusements and transient lodgings to be effective October 1, 1969. The tax is to be collected by the Commissioner of Taxation.
- Chap. 1093
H. F. 2699 Authorizes the employment of college and university students in a training program.

CITIES ... St. Paul

- Chap. 442
H. F. 2124
Relates to funds paid into the policemen's pension fund and increases the contribution of members from 4% to 5% of their monthly salary starting December 27, 1969. Also changes the mill levy from two mills to a choice of several alternatives and provides for the investment of monies in the pension fund.
- Chap. 443
H. F. 2127
Makes changes in the amount to be levied for the firemen's relief fund from 2.5 mills to the greater of several alternative formulas and authorizes a 5.5% monthly deduction (formerly 4.5%) from the salary of members after December 27, 1969; makes several other changes in the firemen's relief provision.
- Chap. 665
H. F. 2096
Relates to medical and hospital benefits for employees of St. Paul; redefines "dependents" to mean unmarried children under 19 who are actually dependent, and unmarried children between 19 and 23 who are dependent and students.
- Chap. 666
H. F. 2097
Authorizes the expenditure of monies in the flood control project fund whether or not federal matching funds are available.
- Chap. 668
H. F. 2125
Includes certain transferred employees as members of the police relief association.
- Chap. 669
H. F. 2129
Defines the term "fireman" for the purposes of the St. Paul Firemen's Relief Association to include certain transferred employees.
- Chap. 671
H. F. 2163
Authorizes the elimination of the Bureau of Police and Fire Alarm transfer and the transfer of personnel and equipment to other departments.
- Chap. 729
H. F. 289
Relates to the operation of the municipal and conciliation courts of St. Paul, precluding municipal court judges from practicing law and establishing their annual salaries at \$22,000; authorizes the retaining of certain employees and makes other changes in the laws relating to the operation and powers of the municipal and conciliation courts.
- Chap. 760
S. F. 1366
Relates to taxation of parking ramps in cities of the first class under 400,000 population by lowering the present population limitation of 450,000.
- Chap. 783
H. F. 2156
Authorizes the issuance of an on-sale liquor license to the civic center.

CITIES ... St. Paul

- Chap. 911
S. F. 2635 Provides additional bonding authority for Independent School District #625 (St. Paul.)
- Chap. 912
S. F. 2638 Permits Independent School District #625 (St. Paul) to purchase or construct an administration building.
- Chap. 923
S. F. 2585 Authorizes the issuance of bonds for urban renewal purposes other than the projects known as Downtown, Cathedral, Riverview, Concord Terrace and Summit-University, provided that bonds issued for such other purposes shall not exceed 10% of the total 19.4 million authorized.
- Chap. 1065
S. F. 2564 Authorizes the Commissioner of Taxation to convey certain land to the city of St. Paul.
- Chap. 1068
S. F. 2637 Authorizes Independent School District #625 (St. Paul) to acquire administrative office space not to exceed \$1,500,000.
- Chap. 1069
S. F. 2682 Authorizes the city to levy increases in taxes equal to 5% of the previous year or the percent increase of the bureau of labor statistics price increase, whichever is greater. This provision expires December 31, 1971.
- Chap. 1070
S. F. 2644 Increases the value of bonds which may be sold for the civic center from \$3,000,000 to \$9,000,000.
- Chap. 1101
H. F. 2933 Permits Independent School District #625 (St. Paul) to have a net debt of up to 10% of correct full and true value of property.
- Chap. 1102
H. F. 2935 Authorizes employees of the St. Paul Bureau of Health to participate in a Bureau of Health pension plan and the PERA.
- Chap. 1103
H. F. 2939 Authorizes the creation of a capital improvements program and the issuance of \$4.5 million in bonds for each calendar year for two years commencing in 1970. The proceeds are to be expended pursuant to priorities established by a capital improvements committee,
- Chap. 1110
H. F. 3009 Permits Independent School District #625 (St. Paul) to increase tax levies based on the consumer price index where voters have rejected a tax increase.
- Chap. 1113
H. F. 3045 Authorizes the expenditure of up to \$150,000 for a study of St. Paul's sanitary and storm sewer systems.
- Chap. 1138
S. F. 2634 Creates a civic center authority and defines its powers and duties.

CITIES ... St. Paul

Chap. 1150
H. F. 2732

Amends the law which establishes the capitol area architectural and planning commission by redefining its purposes, requiring an oath of office, authorizing the employment of an executive secretary, redefining the area within the jurisdiction of the commission, and defining the duties of several state agencies in relation to the commission.

- Chap. 295
S. F. 603 Provides that Hennepin County pay Richfield Independent School District \$18,305.35.
- Chap. 390
S. F. 970 Provides for certification of tax lists in Hennepin County by county auditor.
- Chap. 468
S. F. 2075 Provides for a land transfer from Hennepin to the Basilica of St. Mary's, Inc. for mutually agreed consideration.
- Chap. 473
S. F. 966 Relates to Hennepin County purchasing agent and raises from \$2,500 to \$5,000 the level at which bids are required on goods, materials, supplies and equipment found obsolete and saleable.
- Chap. 476
S. F. 1452 Relates to contracts for goods and services by Hennepin County board of commissioners; allows purchases of one year covering a 12 month period which may fall into two fiscal years; and allows leasing of real property from individuals, corporations or governmental agencies for periods up to five years.
- Chap. 492
S. F. 1450 Provides that the judge of Hennepin County probate court may appoint three rather than two referees in probate.
- Chap. 546
H. F. 997 Provides for changes in the Hennepin County nursing committee membership; raises membership to nine including four from specified governing bodies; four resident persons not holding elective office, and one superintendent of an independent school district in Hennepin County.
- Chap. 568
S. F. 2414 Establishes salary of Hennepin County-Fourth Judicial District court reporters at \$12,500 per year.
- Chap. 589
S. F. 1451 Provides that Hennepin County may levy \$40,000 above existent tax limitations for maintenance of county extension work by Hennepin County Agricultural Society.
- Chap. 601
S. F. 1236 Exempts cities, village, boroughs or towns located in Hennepin County from paying fees in Hennepin County (4th Judicial) District Court.
- Chap. 692
S. F. 165 Provides for the setting of certain fees of Hennepin County offices, departments and court systems by county board of commissioners.
- Chap. 810
S. F. 962 Provides that each Hennepin County subdivision, plat or registered land survey plat be registered with county surveyor before recording. The proprietor of such plat shall pay a service fee by schedule of board of commissioner.

COUNTIES ... Hennepin

- Chap. 811 Provides for collection charges relating to Hennepin
S. F. 968 County probation and investigation department.
- Chap. 816 Relates to the transfer of certain civil actions from Hennepin
S. F. 1094 County (4th Judicial) District Court to the municipal and
conciliation courts in Hennepin County.
- Chap. 847 Relates to solid waste disposal in the metropolitan area;
S. F. 681 Hennepin is included in the act as a metropolitan county.
- Chap. 861 Raises civil action filing fees payable to Hennepin County
S. F. 2337 law library from \$2 to \$3.
- Chap. 885 Relates to Hennepin County park reserve district; changes
H. F. 2278 mill rate from .40 to .80; provides for general obligation
bonds not to exceed \$5,000,000.
- Chap. 918 Provides for transfers in Hennepin County from surplus to
S. F. 2012 deficit funds.
- Chap. 930 Raises the amount of Hennepin County general obligation
H. F. 2173 bond limit from \$16 million to \$22 million without approval;
raises mill levy from 2.5 to 2.75; raises from \$14 million
to \$20 million limit of such bond issue proceeds payable
for courts and administrative functions.
- Chap. 939 This act sets forth a levy limitation for the independent
H. F. 296 school districts in Hennepin County. The act, in effect,
authorizes such school districts to levy approximately \$70
more per pupil unit.
- Chap. 945 Relates to Hennepin County Independent School Districts
H. F. 1359 Nos. 271-284 and 206; provides for facilities for and
instruction in special education; defines non-resident
students; provides for tax levy.
- Chap. 950 Authorizes Hennepin County to create a supplemental
H. F. 1745 retirement account and purchase and redeem shares of the
Minnesota supplemental retirement fund for the benefit of
certain employees and officers.
- Chap. 967 Relates to Hennepin County library system; increases the
S. F. 964 capital mill levy from a one to a two mill authorization;
provides for general obligation bonds; permits the merger
of library systems within the county.

COUNTIES ... Hennepin

- Chap. 970
H. F. 1989
Raises Hennepin County municipal court judges salaries from \$20,000 to \$23,000. Raises to \$350 jurisdictional limit in civil actions at law. Raises referee per diem compensation from \$35 to \$45.
- Chap. 972
S. F. 2386
Includes state appropriation of \$400,000 to Hennepin County general hospital.
- Chap. 984
S. F. 224
Provides for delayed assessment of improvements to residential real estate in Hennepin County.
- Chap. 1037
H. F. 2022
Provides for financing of motor vehicle parking facilities in Hennepin County by issuance of revenue bonds.
- Chap. 1053
S. F. 1684
Raises Hennepin County officials salaries: county attorney from \$20,000 to \$24,000; clerk of court from \$17,000 to \$18,000, sheriff from \$14,000 to \$19,000, county commissioners from \$12,000 to \$14,500.
- Chap. 1063
S. F. 2282
Relates to Hennepin (also Ramsey) County; sets fees to be collected by sheriffs and removes inconsistent provisions.

COUNTIES ... Ramsey

- Chap. 589
S. F. 1451 Relates to Ramsey County Agricultural Society and provides that Ramsey County may levy \$40,000 above existent tax limitations for maintenance of county extension work.
- Chap. 626
H. F. 499 Creates an interim commission to study Ramsey County government and appropriates \$20,000 for such study.
- Chap. 667
H. F. 2111 Changes certain fees for services performed by the Ramsey County abstract clerk.
- Chap. 728
H. F. 2824 Relates to the Ramsey County civil service commission and raises payment from \$25 to \$35 per day for service actually rendered by members of the commission.
- Chap. 756
H. F. 2925 Removes previous statutory limits on salaries of the positions of attorney, auditor, sheriff, register of deeds, clerk of district court, treasurer and coroner of Ramsey County.
- Chap. 775
H. F. 1231 Creates a Ramsey-Washington County intermediate school district and school board; defines the powers relating thereto; authorizes a tax levy. Independent School Districts Nos. 621, 622, 623 and 624 are included.
- Chap. 798
H. F. 2849 Raises from \$10,800 to \$12,500 the salaries of Ramsey County district court reporters and provides for annual adjustments after January 1, 1970.
- Chap. 835
H. F. 2285 Authorizes the Ramsey County board to collect and publish special laws pertaining to Ramsey County and prepare recommendations of amendments for the 1971 Legislative Session. Prohibits, pending such action, change in Ramsey County statutes where laws use population level as a basis.
- Chap. 838
S. F. 2640 Provides for the appointment, duties, compensation, expenses of Ramsey County public defender.
- Chap. 839
S. F. 2641 Relates to cases filed in district court in Ramsey County and transferred to municipal or county court; provides for payment of fees paid to district court to transferee court.
- Chap. 847
S. F. 681 Relates to solid waste disposal in the metropolitan area; Ramsey County is included in the act as a metropolitan county.
- Chap. 863
S. F. 2593 Provides per diem expenses for Ramsey County members of the Minnesota Municipal Commission.

COUNTIES ... Ramsey

- Chap. 875
H. F. 2389
Relates to Ramsey County civil service; places assistant county attorneys and special investigators in the classified service.
- Chap. 920
S. F. 2281
Provides that the Ramsey County board of commissioners may, upon the recommendation of the auditor, make a supplemental appropriation of funds to a county departmental budget.
- Chap. 992
S. F. 1177
Provides that improvement to single or multiple dwelling property in excess of 20 years old shall not be regarded as increasing the value of such property for 6 years, with conditions, in Ramsey County, rather than St. Paul.
- Chap. 1040
H. F. 2123
Relates to Ramsey County employees retirement and provides benefits for employees at age 65 accrue to employees who retire at age 58 with 30 years of county service.
- Chap. 1055
H. F. 1863
Authorizes Ramsey County to acquire sites and to construct eight artificial ice arenas and a golf course; authorizes bond issues not exceeding \$3,000,000 without referendum along with other financial provisions.
- Chap. 1063
S. F. 2282
Relates to Ramsey (also Hennepin) County; sets fees to be collected by sheriffs and removes inconsistent provisions.
- Chap. 1096
H. F. 2789
Raises maximum tax mill levy from 11 1/4 to 13 in Ramsey County.
- Chap. 1107
H. F. 2991
Provides that Ramsey County court administrators and court stenographers-reporters are in the unclassified service.

COUNTIES ... St. Louis

- Chap. 166 Provides travel expenses for St. Louis County commissioners.
H. F. 1263
- Chap. 167 Provides a per diem fee in addition to necessary expenses
H. F. 1317 of \$20 for each meeting attended by non-county board members of the planning and zoning commission.
- Chap. 169 Allows St. Louis County civil service commission to set
H. F. 1466 compulsory retirement at a fixed age.
- Chap. 170 Provides that every officer and employee except elected
H. F. 1467 officials of the St. Louis County civil service is subject to compulsory retirement age as set by resolution of the county board.
- Chap. 200 Provides that the St. Louis County civil service commission
H. F. 1311 may enter into certain agreements with a local non-profit voluntary nursing agency which has heretofore coordinated its services for any period of time with the St. Louis County board of health.
- Chap. 211 Provides that St. Louis County budget procedures may be
S. F. 1048 altered when federal or state funds are received for specific purposes.
- Chap. 233 Provides that all provisions of M. S. 1967 383.06 apply to
H. F. 1262 St. Louis County.
- Chap. 320 Raises the salary of the St. Louis County probate court
S. F. 1010 referee from \$3,750 to \$6,000 effective January 1, 1969.
- Chap. 324 Provides for disposition of \$62,500 to the Range Mental
S. F. 1196 Health Center, Inc. at Virginia and \$100,000 to the Duluth Day Activity Center, Inc. from the St. Louis County hospital fund via the general revenue fund.
- Chap. 382 Authorizes the Commissioner of Taxation to convey certain
S. F. 1305 lands under certain conditions in St. Louis County under the tax forfeiture law.
- Chap. 383 Authorizes Cook village in St. Louis County to acquire,
S. F. 1347 operate and finance medical clinic facilities.
- Chap. 420 Includes mine inspectors appointed by the St. Louis County
S. F. 1474 board of commissioners in the unclassified civil service.

COUNTIES ... St. Louis

- Chap. 425
S. F. 1939 Exempts school busses, public utility vehicles and emergency vehicles from St. Louis County load and weight restrictions.
- Chap. 434
H. F. 1590 Appropriates \$15,000 annually from the St. Louis County general revenue fund for improvements in lakes, streams, trails and portages, and marking same.
- Chap. 549
H. F. 1335 Relates to St. Louis County probate court; confers jurisdiction of juveniles and increases personnel effective January 1, 1970.
- Chap. 557
H. F. 2539 Authorizes a one mill tax levy in St. Louis County for the maintenance of a work farm.
- Chap. 591
S. F. 1521 Abolishes the office of county treasurer and transfers duties to county auditor effective January 4, 1971.
- Chap. 616
S. F. 2056 Appoints a St. Louis County alcoholic reference counselor and provides for his compensation and expenses.
- Chap. 797
H. F. 2796 Relates to taxation in St. Louis County and provides for the distribution of proceeds from sale or rental of tax forfeited lands and products thereof.
- Chap. 879
H. F. 1338 Changes boundaries of McCarthy Beech State Park in St. Louis and Itasca Counties (relates to other state parks also).
- Chap. 1062
S. F. 2225 Provides for delayed assessment of improvements to residential real estate in St. Louis County.

CONSERVATION

- Chap. 2
H. F. 341 Appropriates \$100,000 from the Game and Fish Fund to be used to offset expenses incurred in cutting deer browse during the 1969 winter emergency.
- Chap. 25
S. F. 136 Provides that any resident of Minnesota 16 years of age or older who is mentally retarded may have issued to him at the prevailing fee a permanent license to take fish.
- Chap. 28
S. F. 327 Provides that in addition to the county auditor, a sub-agent of the county auditor may also issue a permanent license to take fish to a resident who has attained the age of 70.
- Chap 54.
S. F. 586 Redefines the term "forest land" to include land at least 10% stocked by trees, afforested areas, and lands from which trees have been removed but which has not been put to another use.
- Chap. 88
S. F. 442 Relates to game and fish and allows a county auditor to appoint sub-agents within adjacent counties to sell licenses in addition to the sub-agents appointed within his own county.
- Chap. 96
S. F. 654 Prohibits the dragging of boat anchors or weights through aquatic vegetation unless authorized by law or regulation of the Commissioner of Natural Resources.
- Chap. 131
H. F. 1184 Relates to snowmobiles and provides that the Commissioner of Conservation may issue special permits for a period of 30 days to out of state snowmobiles engaged in races or promotional events where that state or country requires no registration.
- Chap. 136
S. F. 523 Places antelopes on the protected list for which there is no open season.
- Chap. 158
S. F. 997 Relates to game and fish and residency requirements for obtaining a resident license. It reduces from six months to 60 days the period necessary to obtain residency.
- Chap. 165
H. F. 1006 Authorizes the Commissioner of Conservation to designate a game refuge as a refuge for only one species or a limited number of species.
- Chap. 187
S. F. 589 Authorizes the taking of Canada Spruce grouse.

CONSERVATION

- Chap. 190
S. F. 893
Authorizes the Commissioner of Conservation to establish, develop, maintain and operate recreational areas on public lands under his jurisdiction. May acquire lands in connection with trails.
- Chap. 202
S. F. 145
Increases the interest rate from 4% to 6% for county ditch warrants when insufficient funds are available to pay the warrants.
- Chap. 210
S. F. 844
Authorizes the Commissioner of Conservation to set aside, reserve, designate and manage waters south of U. S. Highway 12 for wild life use and benefit, according to prescribed procedure.
- Chap. 257
H. F. 1558
Creates the Snake River State Forest, adds area to Chengwatona State Forest, Mississippi Headwaters State Forest, Smokey Hills State Forest, Two Inlets State Forest, makes changes in area of Nemadji State Forest, and removes area from Cloquet Valley State Forest and Sturgeon River State Forest.
- Chap. 301
S. F. 1040
Relates to drainage ditches and provides that lands or properties located above dams which because of the dam can no longer utilize the system or receive benefits from a drainage system may petition the board or court for an order setting aside such lands or properties out of the drainage system.
- Chap. 302
S. F. 1063
Reduces the amount retained by out of state agents from sale of licenses and reduces the discount for residents selling license from 8% to 6% of price established by law; establishes schedule of amounts retained by county auditor.
- Chap. 327
H. F. 664
Prohibits the taking of fish by angling with set or unattended line excepting ice fishing with a single hook where owner is within sight of the line.
- Chap. 330
H. F. 940
Relates to the taking of wild animals and requires all firearms except pistols and revolvers, but including bows, be completely contained in a gun case expressly made for that purpose which is fully enclosed by being zipped or otherwise fastened with no portion of the firearm exposed.
- Chap. 335
H. F. 1589
Relates to wild animals and authorizes the Commissioner to establish not more than one third of the total area acquired by gift, lease or other manner in any county for purposes which include food and cover planting area, or other wild life management areas.

CONSERVATION

- Chap. 366
H. F. 831
Relates to forestry and changes certain laws concerning the definition of scalers, identification marks, collection of amounts due under permits, content of reports to Commissioner. Effective July 1, 1969.
- Chap. 374
S. F. 1119
Allows the county board to transfer funds from any other ditch fund subject to its jurisdiction into a fund where no money is available and on which a warrant is drawn. One year maintenance of ditch systems costing not less than \$10,000 may be done by hired labor and equipment without advertising for bids or entering into contracts therefor.
- Chap. 412
S. F. 731
Permits the Commissioner to issue special permits with or without fee for the taking of wild animals from wild life management areas in accordance with the rules and regulations prescribed by him.
- Chap. 419
S. F. 1270
Relates to state forests and provides that the Commissioner of Conservation may supply tree planting stock to organized soil and water conservation districts for conservation purposes without limitation on the number of trees going to an individual location. Resale of trees with roots attached by the districts to their cooperators will be permitted under certain conditions. Soil and water conservation districts may establish joint distribution centers if necessary to facilitate distribution or to improve quality of tree-planting stock.
- Chap. 427
H. F. 1589
Prescribes procedures under which mobile home parks and recreational camping areas are to be maintained and operated. Annual license, fees, and minimum health criteria with other rules and regulations are imposed. The Department of Health and local units of government are charged with the responsibility of enforcement.
- Chap. 469
H. F. 942
Prohibits the shooting of coots from open water.
- Chap. 470
H. F. 1404
Authorizes the Commissioner of Conservation to acquire, establish and maintain scientific and natural areas and to adopt rules and regulations in relation thereto.

CONSERVATION

- Chap. 516
S. F. 2036
- Provides that when the Commissioner of Conservation grants a license to a utility company to extend its lines across state owned lands, and when such land is subsequently leased or conveyed to another, the Commissioner may include an agreement in the lease or conveyance to except the right of the utility to cross the property. If this right is excepted, from the terms of the lease or conveyance, the Commissioner may continue to charge a fee in lieu of but not less than the license fee established by statute.
- Chap. 523
H. F. 743
- Sets date for taking trout from January 1 to October 31, as prescribed by Commissioner, and for lake trout between January 1 and October 31.
- Chap. 525
H. F. 1253
- Changes language of statute relating to state parks which describes various types of recreational areas.
- Chap. 590
S. F. 1455
- Relates to flood plain management and specifies the powers and duties of the Commissioner of Conservation and local governmental units in relation thereto. The act is cited as the "flood plain management act."
- Chap. 637
H. F. 1082
- Amends certain provisions concerned with the powers and duties of soil conservation districts, and changes name to soil and water conservation district. Broadens the powers of the district board and supervisor by providing more authority for works of improvement, cooperation between districts and other public bodies, establishing procedures for adoption of work improvement plans, specifying assessments, and allowing the county board to levy one mill or \$15,000 which ever is less, to support the district.
- Chap. 643
H. F. 1300
- Appropriates \$5,000 to Commissioner of Conservation for purchase of flowage easements on Cedar Lake in Wright County.
- Chap. 651
H. F. 1523
- Appropriates \$25,000 to the Commissioner of Conservation for the employment of forest guards.
- Chap. 689
S. F. 1763
- Authorizes the Commissioner of Conservation to acquire certain sites for carp control structures.

CONSERVATION

- Chap. 695
S. F. 1299
- Relates to the regulating and licensing of snowmobiles; provides that after June 30, 1969, all snowmobiles must be registered; defines dealers and manufacturers of snowmobiles and sets registration fees for snowmobiles owned by them; provides the Commissioner of Conservation with jurisdiction over uniform signs to be used directing and regulating operation and use of snowmobiles, snowmobile mufflers, snowmobile information and safety education training programs; provides for regulations for the crossing of highways by snowmobiles; provides for local regulations not inconsistent with state rules and regulations; provides that no one under 14 years may operate a snowmobile on a public highway and that no one between 14 and 18 may operate a snowmobile on a highway without a safety certificate. Effective date is January 1, 1970.
- Chap. 698
S. F. 1729
- Appropriates money to the Commissioner of Conservation for water control structures in the Lac Qui Parle wild life management area.
- Chap. 706
H. F. 1288
- Includes cities, villages, towns and boroughs, within M. S. 105.44 which provides the procedure in obtaining permits to appropriate and use waters within the state.
- Chap. 723
H. F. 2593
- Relates to the displacement of underground waters by the underground storage of gas or liquids under pressure. Requires public hearing, filing of findings and conclusions, and abandonment procedures.
- Chap. 724
H. F. 2594
- Relates to the underground storage of gases or liquids in natural formations; requiring a permit from the Commissioner of Conservation and expanding the Commissioner's authority to regulate.
- Chap. 732
H. F. 2919
- Appropriates money to restore Lake Benton in Lincoln County as a recreational lake and in connection therewith to study the means of alleviating lake problems generally.
- Chap. 733
H. F. 2977
- Authorizes the Commissioner of Administration to acquire by gift, purchase or condemnation proceedings certain lands for spawning purposes and appropriating money therefor.
- Chap. 777
H. F. 1405
- Provides for the regulation of shoreline use and development; prescribes the powers and duties of state agencies and local governments in relation thereto and establishes penalties.

CONSERVATION

- Chap. 779
H. F. 1461 Provides that migratory water fowl may be taken from a floating craft including those propelled by motor, sail and wind if the progress of the craft caused by such propulsion has ceased and the craft is drifting beachward, rested or at anchor or is being propelled by paddle, oars or pole.
- Chap. 787
H. F. 2286 Establishes a predator control program prescribing the powers and duties of the Commissioner of Conservation in connection therewith; the word "predator" means a timber wolf, coyote, brush wolf, fox, lynx or bobcat.
- Chap. 805
S. F. 712 Requires annual and other reports of certain persons licensed by the Commissioner of Conservation who tan or dress raw furs or mount specimens of wild animals.
- Chap. 806
S. F. 714 Authorizes the Commissioner of Conservation to issue special permits for the taking of minnows from waters designated as trout lakes or streams.
- Chap. 807
S. F. 797 Requires the tagging of fish houses or dark houses used during the winter fishing season and requires all structures placed on the ice to be labeled with the owner's name and address and imposes a fee for tags.
- Chap. 808
S. F. 810 Prohibits the burning on the ice of a dark house, fish house or shelter except by conservation officers under certain conditions.
- Chap. 812
S. F. 979 Increases the number and total acreage of lakes which the Commissioner of Conservation may manage for muskellunge purposes.
- Chap. 831
S. F. 2103 Provides that any other treatment device in the nature of a marine toilet which has formally been accepted by any other state or national agency for use on water craft upon waters shall be considered acceptable by the Pollution Control Agency while such water craft are upon any internal or boundary waters of the state provided that such other treatment device must be in good working condition.
- Chap. 837
S. F. 2612 Relates to drainage and the construction of private ditches or ditch systems over and across laterals formed by a part of a judicial ditch in Clearwater, Polk and Red Lake counties.

CONSERVATION

- Chap. 846
S. F. 663
Increases the cost of certain licenses as they relate to the taking of wild animals, game and fish.
- Chap. 887
S. F. 564
Provides that it is unlawful to intentionally drive, chase, run over, or kill, with any motor propelled vehicle, any unprotected or protected animals.
- Chap. 917
S. F. 1699
Increases to \$3 the fee for motor vehicle to acquire a yearly permit in any state park, memorial state park, state recreational reserve or wayside over 15 acres in area. Also creates a special permit costing \$1 which may be used for a period of not more than two days.
- Chap. 931
H. F. 2312
Permits emergency orders respecting game and fish preservation or other natural resources or conservation of waters. Requires notices of substances escaping which cause pollution and makes it a duty of the person responsible to abate the pollution. Makes it unlawful to issue building permits for commercial and industrial buildings where waste is not discharged into a disposal system operated under permit from Pollution Control Agency.
- Chap. 942
H. F. 426
Provides for issuance of non-resident fish-shiping coupons without a fee in connection with fishing licenses.
- Chap. 969
S. F. 1677
Relates to watershed districts and to the preparation of a preliminary overall plan, a copy of which is to be transmitted to each municipality, township and county within the district. Allows 30 days for comments from them and provides for a hearing after which the managers shall adopt an overall plan.
- Chap. 971
S. F. 2294
Authorizes creation of rural water districts for the purpose of conserving water for agricultural use and authorizes managers of such districts to acquire or construct water supply systems.
- Chap. 982
S. F. 95
Forbids the hunting of small game included ruffed grouse, woodcock, and snowshoe rabbits on agricultural land without the permission of the owner. Excludes tree farms from the definition of agricultural land and also forbids the destroying or injuring of live trees.

CONSERVATION

- Chap. 986
S. F. 597
Changes the fee for a license to harvest wild rice from \$3 to \$4 and eliminates the licensing exemptions of certain persons. Establishes the annual license fee for wild rice processors at \$200.
- Chap. 1020
H. F. 1455
Adopts an inter-state pest control compact and implements the operation of such a compact.
- Chap. 1025
H. F. 1675
Establishes a program of instruction in environmental conservation education in the public schools.
- Chap. 1051
S. F. 1527
Removes certain lands in Beltrami County from the Red Lake Game Preserve, and places the lands in the status of tax forfeited lands. Specifies wild rice growing as an agricultural purpose and authorizes the county board to offer for sale certain lands in Beltrami County upon the approval by the Commissioner of Conservation.
- Chap. 1072
H. F. 2186
Relates to watershed districts. Provides for appointment of managers in districts covering more than five counties. Gives power to regulate flood plain and green belt lands.

CONSUMER PROTECTION

Chap. 112
H. F. 1206

Relates to charities and the filing of registration statements or annual reports; extends the exemption from such filing to the state junior college board and organization's soliciting funds for specific individual's benefit; reduces the amount which a charitable organization may receive and still qualify for an exemption from filing registration statement from \$10,000 to \$2,000; adds language which specifically excludes from an exemption from filing registration statement all organizations whose officers or fund raisers are paid from funds solicited. Registration statements must now include the total amount of contributions received per year. Duplicate registration statements and annual reports must be filed with the Attorney General. Organizations which collect less than \$10,000 per year or do not employ a professional fund raiser are not required to file annual reports. The amount which a professional fund raiser may receive as compensation was changed from 40% of the organization's gross receipts to 30% of the amount he collects on behalf of the organization. Violation is made a misdemeanor. Organizations may not sell lists of contributors.

Chap. 331
H. F. 1282

Relates to liability of a person selling insurance for an unauthorized company and provides that such a person selling insurance is personally liable for all premiums earned or unearned paid by the insured, and such premiums may be recovered by the insured. Such a person is also liable for any loss insured has sustained or may sustain if the loss is one resulting from a risk or hazard covered in the issued policy or certificate.

Chap. 411
S. F. 606

Prohibits persons from labeling or representing soft drinks or non-alcoholic beverages by using any trade mark, trade name or proprietary name other than one owned by him unless the soft drink or beverage is marketed or sold under franchise, license permit or contract with the owner or holder of the trade mark, trade name or proprietary name.

Chap. 421
S. F. 1574

Provides that upon each article of bedding there shall be securely sewed upon the outside thereof a muslin, linen or other durable material tag with a description of the material used as filling.

Chap. 609
H. F. 149

Provides that any person who received unsolicited goods may use them in any manner he chooses without obligation to the sender.

CONSUMER PROTECTION

- Chap. 739
H. F. 580
Relates to the prevention of consumer frauds and provides that misleading solicitation of money for merchandise not ordered or services not performed is an unlawful practice and may be enjoined.
- Chap. 766
H. F. 516
Relates to the licensing and regulation of collection agencies and provides penalties for violations. It further creates a collection agency advisory board and outlines its duties.
- Chap. 1004
H. F. 826
Limits the liability for the unauthorized use of certain credit cards and limits the liability of one who receives an unsolicited credit card or one who loses a credit card.
- Chap. 1100
H. F. 2897
Regulates home solicitation sales, deceptive or misleading trade practices, and prohibits referral selling. Gives the buyer the right to cancel the home solicitation sale until midnight on the third business day after the day on which the buyer signs an agreement or offer to purchase.
- Chap. 1120
H. F. 2367
Provides for licensing, regulation and operation of debt prorating agencies by the Commissioner of Banking, and establishes penalties for violations, and appropriates \$15,000 for the biennium for regulation of debt prorating agencies.
- Chap. 1142
H. F. 607
Relates to garnishment, limits the instances when garnishment is permitted prior to judgment, reduces the size of the disclosure which must be made by the judgment debtor from a maximum of 200% to 110% of the judgment creditor's judgment and changes the terms "plaintiff" and "defendant" to "judgment creditor" and "judgment debtor" respectively. Further limits the amount subject to garnishment to the lesser of 25% of the individual's disposable earnings or the amount arrived at after applying a formula which employs the federal minimum wage as a factor. Further forbids an employer from discharging an employee because of a garnishment unless there have been more than three garnishments within a 90 day period.

COUNTY AND TOWNSHIP GOVERNMENT

- Chap. 15
H. F. 491
Relates to emergency repair or restoration of public drainage systems. It provides that in case of destruction or impairment of ditch systems by floods or other casualty or of unforeseen injuries where the public interest would suffer by delay, repairs and reconstruction may be made with or without advertising for bids and without regard to the \$5,000 limitation. However, this applies only to areas declared by the President of the United States to be disaster areas.
- Chap. 26.
S. F. 171
Provides that the governing body of a county by unanimous vote may contract for goods or services with an interested officer in certain instances, in the same manner as a port authority, seaway authority, town, school district, village or city may contract with such persons.
- Chap. 40
H. F. 177
Relates to armories and makes the present laws which govern the relationship of municipalities and armories that are created in them also applicable to counties and the armories constructed therein. The law does not apply to counties containing cities of the first class.
- Chap. 93
S. F. 1154
Relates to the maximum interest rate for public indebtedness and raises the interest rate that can be paid by the governing body from 6 to 7% per annum.
- Chap. 125
S. F. 883
Provides for the filling of vacancies by appointment when a town supervisor fails to attend a meeting of a town board which is meeting in its capacity as a board of audit.
- Chap. 150
H. F. 783
Raises the limits which a county board or governing body of a municipality may appropriate for the promotion of safety and preservation of human life.
- Chap. 153
H. F. 1048
Provides that county boards letting contracts which have an estimated cost in excess of \$2,500 must advertise for bids, but authorizes a county board to contract in certain emergency situations without advertising for bids.
- Chap. 179
H. F. 1222
Raises the compensation rates of supervisors and clerks from not more than \$8 to not more than \$16 per day as established at a town meeting and mileage not to exceed 10c per mile for each mile necessarily traveled on official business either within or without the town as established by a town meeting.
- Chap. 202
S. F. 145
Increases the interest rate from 4% to 6% for county ditch warrants when insufficient funds are available to pay the warrants.

COUNTY AND TOWNSHIP GOVERNMENT

- Chap. 203
S. F. 524 Authorizes the county sheriff to dispose of certain unclaimed property at a public auction after notice by publication.
- Chap. 218
H. F. 1356 Extends probationary period for sheriff deputies and employees from six months to one year.
- Chap. 237
H. F. 1465 Provides that each county shall purchase a copy of the Minnesota Statutes to be used by sheriffs.
- Chap. 243
H. F. 34 Relates to towns and contracts for fire or police protection and permits assessments for such services under certain conditions.
- Chap. 254
H. F. 1353 Relates to counties with a population of less than 100,000 according to the 1960 federal census, and authorizes such counties to continue utilization of applicable statutes after the 1970 federal census and after change in population class.
- Chap. 264
S. F. 640 Relates to welfare and authorizes two or more counties to combine welfare functions under a single county welfare board.
- Chap. 297
S. F. 632 Relates to county officials, repeals statutory requirements of disclosure of fees taken by all elected or appointed county officials and penalties for failure to disclose such fees.
- Chap. 333
H. F. 1283 Relates to ambulance services by counties, cities, villages, towns, boroughs, and hospital districts except Hennepin and Ramsey Counties, and provides ambulance service both inside and outside the boundaries of the political subdivision, and may be furnished to non-residents as well as residents. Such a political subdivision providing general ambulance service may levy an annual tax over and above any statutory or charter limitation.
- Chap. 356
H. F. 714 Relates to welfare, authorizes county welfare boards to appoint citizens advisory committees to consult with the board on any of the programs or services administered by the board; committee members may be reimbursed for expenses incurred in the performance of their duties.
- Chap. 369
H. F. 2619 Authorizes county board or governing body of any municipality to destroy satisfactions of chattel mortgages and releases of conditional sales contracts filed for record in register of deeds office over period exceeding 10 years. In the same manner, authorizes destruction of unsatisfied chattel mortgages and unreleased conditional sales contracts 10 years after maturity, or if no maturity date, 10 years after the date of filing.

COUNTY AND TOWNSHIP GOVERNMENT

- Chap. 437
H. F. 1826
Authorizes a county to contract for highway engineering services with another county. Such contracts shall be filed with the Commissioner of Highways.
- Chap. 472
S. F. 60
Provides that in lieu of keeping books, each clerk shall keep court records as specified by this act or as specified by the court.
- Chap. 498
S. F. 1128
Establishes the next term for county and local assessors to begin January 1, 1971 and end December 31, 1972.
- Chap. 506
H. F. 2340
Provides that towns may support public joint-maintenance cemeteries by levying \$3,000 in any one year provided that the town has an assessed valuation exceeding \$2,000 rather than the \$3,000 formerly.
- Chap. 511
H. F. 2814
Authorizes the counties of Goodhue and Dakota to lease certain lands in their respective counties without the necessity of complying with certain statutes requiring advertising for bids before entering into such leases.
- Chap. 613
S. F. 1407
Provides that no contract for the construction or improvement of any road by a county or town wherein the contract price exceeds \$3,500 shall be let unless the plans and specifications are on file in the office of the county auditor.
- Chap. 648
H. F. 1420
Grants certain contractual powers to towns to carry out town duties.
- Chap. 649
H. F. 1424
Permits the offices of county attorney, city attorney, village attorney, and school district attorney to be held by same person in counties with populations under 12,000.
- Chap. 673
H. F. 2191
Relates to time for payment of claims against counties.
- Chap. 675
H. F. 2322
Provides that 7% maximum interest rate on public obligations set in Laws 1969, Chapter 93, supersedes all lower interest limitations contained in any other law or charter.
- Chap. 741
H. F. 624
Relates to local improvements and special assessments as to counties in the construction, reconstruction or improvement of certain highways outside the boundaries of cities, villages and boroughs. Redefines "municipality" and "improvement."

COUNTY AND TOWNSHIP GOVERNMENT

- Chap. 788
H. F. 2289
- Provides that in any town the governing body may fill by appointment any vacancy which may occur in the office of town treasurer. The governing body may provide for compensation for any town treasurer as such governing body may deem proper. Repeals M. S. 367.20 which allowed town treasurer to retain 2% of monies paid into the town treasury under certain conditions.
- Chap. 793
H. F. 2577
- Provides that annual town meetings may be held in the county or in an adjoining town, city or village in an adjoining county, and if no such designation is made, the same shall then be made by the town board.
- Chap. 802
S. F. 205
- Relates to registers of deeds and registrars of title, provides for surety deposits to guarantee payment of the extension of credit and regulations thereof.
- Chap. 823
S. F. 1494
- Relates to the appointment of assessors in all boroughs, and provides that the county auditor may appoint the county assessor for such town, borough, village or city in certain circumstances.
- Chap. 880
H. F. 2088
- Provides that the Commissioner of Taxation may designate the county treasurer of any county or any banking institution to set tax meter machines following the method prescribed by the Commissioner of Taxation. The Commissioner shall prescribe the form and amount of a surety bond which shall be furnished by the banking institution designated.
- Chap. 918
S. F. 2012
- Provides that when counties with a population of more than 150,000 determine that a deficit is eminent in one or more funds, and there is a surplus in other funds, the board may by resolution transfer money between funds.
- Chap. 995
S. F. 1384
- Relates to fees chargeable by the registers of deeds for recording and indexing instruments. Makes changes in fees and lists same.
- Chap. 1023
H. F. 1568
- Increases the yearly salaries to be paid to judges of probate court. Salary is based on the population of the county. Prohibits all probate judges from serving as an appraiser in any probate court.

COUNTY AND TOWNSHIP GOVERNMENT

- Chap. 1081
H. F. 2459
- Provides for the selection of members to county extension committees; provides for the employment of a suitable person as county extension agent.
- Chap. 1091
H. F. 2656
- Provides for compensation of members of the county welfare board for expenses incurred in the performance of official duties.
- Chap. 1099
H. F. 2818
- Authorizes civil service systems in all county sheriff's offices, and provides for methods of discontinuance thereof.
- Chap. 1183
S. F. 1665
- Provides that the chairman of a county board shall be paid not in excess of \$70 by way of per diems for service in any calendar month on a committee of the county board or any board, commission, or committee of county government; or a total of \$400 for such service in any calendar year.
- Chap. 1151
H. F. 2820
- Provides that the county board shall determine a number of full time deputies and other employees and fix compensation for each position. The county board shall also budget for special deputies, jailers, matrons, bailiffs and other temporary employees and shall fix their rates of compensation; and provides for certain other county officers.

ECONOMIC DEVELOPMENT

- Chap. 13
H. F. 87
- Expands a law which deals with cemeteries maintaining a public cemetery in a city of the first class to have application to all cemeteries in the state. Allows broader investment authority of monies in the permanent care and improvement fund when such fund exceeds \$100,000.
- Chap. 42
H. F. 364
- Relates to employment security and provides that benefits paid to any individual whose separation from employment occurs voluntarily and without good cause attributable to the employer, or by a woman who voluntarily discontinues her employment to assume family obligations, shall not be used as a factor in determining the future contribution rate of the employer from whose employment such individual separated.
- Chap. 51
S. F. 405
- Relates to prescribing rules concerning the authorized investments of savings banks. It provides that a mutual savings bank may invest in notes or bonds secured by mortgages or trustees where such notes or bonds do not exceed 90% of the appraised value of the security. It also expands the investment opportunity to allow investment in stocks of corporations organized under the laws of the United States or any state in the same manner as it allows investment in stocks of domestic corporations.
- Chap. 55
S. F. 593
- Appropriates \$36,566 to the Workmen's Compensation Commission for the rental of space and remodeling for the Minneapolis office of the Workmen's Compensation Commission.
- Chap. 78
S. F. 436
- Authorizes banks or trust companies to deposit bonds or certificates of indebtedness with municipalities in lieu of furnishing surety bonds and allows the substitution of such bonds or certificates unless the obligation to be substituted is an obligation of the United States which will mature within one year from the time such bonds are considered to be a part of the bank's reserve.
- Chap. 82
S. F. 719
- Relates to employment agencies and creates a separate classification and license fees for agencies serving those seeking employment to care for children and those seeking employees to care for children.
- Chap. 89
S. F. 519
- Relates to the trunk highway system and authorizes the Commissioner of Highways to establish a tourist information center in South Dakota. Costs incurred are to be paid out of the trunk highway fund.

ECONOMIC DEVELOPMENT

- Chap. 147
H. F. 680 Authorizes the formation of dentist's professional corporations.
- Chap. 157
S. F. 691 Authorizes the Commissioner of Highways to contract for maintenance services for inter-state and trunk highway rest stops and tourist information centers and appropriates sufficient funds for this purpose from the trunk highway fund.
- Chap. 181
S. F. 191 Relates to business corporations and establishes a fee of \$20 for the filing of an agreement of merger or a certificate of ownership, further authorizes the board of directors to amend corporate by-laws to increase their number and authorizes board members to fill newly created positions on the board by a two-thirds vote. Further amends sections relating to articles of incorporation and consolidations or mergers.
- Chap. 225
H. F. 386 Regulates the slaughter, preparation and handling of meat in commerce within the state. Provides for the inspection and labeling of meat under the direction of the Commissioner of Agriculture and in conformity with federal law. This act is cited as the "Minnesota meat inspection act."
- Chap. 231
H. F. 1119 Relates to agriculture, provides that the Commissioner of Agriculture shall collect from each eggbreaking plant, laboratory fees for routine analysis; and provides that "checks", "dirties", and grade "c" eggs as defined by the Commissioner shall not be sold for human consumption as shell eggs except under certain specified conditions.
- Chap. 253
H. F. 1306 Relates to title insurance companies and provides that before issuing any policy or other contract of guarantee or insurance, every real estate title insurance company shall set apart and keep separate a guarantee fund of \$100,000 or an amount equal to $\frac{2}{5}$ of its capital stock, whichever is greater; establishes maximums and sets up procedures in dealing with foreign insurers.
- Chap. 277
H. F. 498 Relates to agriculture, market development, promotion, advertising, market research and production of soy beans; creates a Minnesota Soybean Advisory Board and defines its powers and duties; establishes fees necessary to finance the activities of the board.

ECONOMIC DEVELOPMENT

- Chap. 282
H. F. 900
Relates to the conservator of rural credit and changes the amount of bond thereof from \$25,000 to an amount to be established by the Governor.
- Chap. 294
S. F. 602
Relating to public depositories; authorizes the governing bodies of every public authority, corporation, commission, special district or the political subdivision or agency of the state to deposit funds in national or state banks. In the event that such a deposit exceeds FDIC insurance, the governing body shall require the bank to furnish bond by state authorized corporate surety companies or in lieu of such bond, an assignment of collateral security to the custodian of such funds by the depository.
- Chap. 299
S. F. 938
Extends the time for closing the affairs of certain corporations whose existence was terminated on or before July 1, 1965.
- Chap. 303
S. F. 1140
Provides that notwithstanding any law or regulation to the contrary, no banking institution shall act as a depository for any public funds if such institution does not pay sales and use taxes to the State of Minnesota.
- Chap. 311
H. F. 549
Provides that cemetery lots purchased from a corporation which have not been cared for or used for burial purposes for 75 years in counties with a population over 50,000, or 50 years in all other counties, shall revert to the corporation unless the purchaser gives written notice of claim or interest in such lots.
- Chap. 347
H. F. 1162
Relates to the Commissioner of Banks and raises fees to be charged for certain applications by savings, building, and loan associations, industrial loan and thrift companies, and other small loan agencies.
- Chap. 368
H. F. 1416
Permits diocesan religious corporations to establish cemeteries.

ECONOMIC DEVELOPMENT

- Chap. 391
S. F. 980
- Provides that where corporations are consolidated or merged the conversion of the shares of each of the constituent corporations may be into shares or other securities of the consolidated or surviving corporation. If any shares of any of the constituent corporations are not to be converted solely into shares or other securities, the amount of shares or other securities of any other corporation or cash which holders of such shares are to receive in exchange for conversion of and surrender of the certificates evidencing such shares may be considered either in addition to or in lieu of the shares or other securities of the consolidated corporation or surviving corporation.
- Chap. 438
H. F. 1831
- Increases the amounts which may be loaned by banks and trust companies by raising the maximum liabilities that these institutions may incur from 15 to 20% of its capital actually paid in cash and of its actual surplus fund.
- Chap. 453
S. F. 914
- Provides that the board of directors of credit unions may, whenever a member's share or deposit balance is not more than \$25, and the member has not transacted any business with the credit union for a period of at least seven years, after giving 30 days written notice, transfer the balance to the operating reserve of the credit union. Thereafter, subject to the law governing abandoned funds, the member may recover the funds in the account, but the credit union shall have no obligation to the member for payment of dividends or interest on the funds after the transfer to the operating reserve.
- Chap. 471
H. F. 1574
- Declares a policy of the Legislature that certain financial protection be afforded those who are producers of perishable agricultural products on the farm, as well as farmer cooperatives exempted from wholesale dealers license by reason of this act; licensed wholesale dealers, including the retail merchant purchasing produce directly from farmers; and non-profit organization producing agricultural produce for resale. The act redefines "produce" and redefines "wholesale produce dealer" and allows sellers of produce to notify the Commissioner of Agriculture within 60 days (now 30) of the default of a wholesale produce dealer.
- Chap. 490
S. F. 1355
- Establishes regulations relating to savings and loan associations and providing penalties for violations. This act is cited as the "savings association act."

ECONOMIC DEVELOPMENT

- Chap. 527
H. F. 1325
- Relates to the deposit of county funds and provides that in lieu of deposits in banks, the county treasurer may purchase securities issued by banks for cooperatives as well as other types of banks.
- Chap. 579
H. F. 1636
- Provides that financial institutions and mortgagees, if organized under the laws of this state or the United States, are authorized to make loans and advances of credit and purchases of obligations representing loans and advances of credit as are insured by the Secretary of Housing and Urban Development pursuant to the National Housing Act as amended, or the Administrator of Veterans Affairs pursuant to the Servicemen's Readjustment Act of 1944 as amended.
- Chap. 586
S. F. 1158
- Relates to the registration of certain securities which are not advertised or offered for sale or sold to the general public.
- Chap. 621
H. F. 146
- Relates to certain commercial transactions and amends sections of the uniform commercial code of Minnesota dealing with warehousemen's liens, third party beneficiaries and subordinated obligations.
- Chap. 658
H. F. 1866
- Authorizes savings banks to make loans on secured or unsecured notes of full time students in colleges, universities or vocational schools.
- Chap. 711
H. F. 1711
- Authorizes a mortgagor to assign as additional security for debt secured by mortgage the rents and profits from the mortgaged real property.
- Chap. 725
H. F. 2618
- Relates to the disposition of unclaimed property held by certain financial institutions. This act is cited as the "uniform disposition of unclaimed property act."
- Chap. 731
H. F. 2915
- Extends the power to create industrial development districts to port authorities.
- Chap. 766
H. F. 516
- Relates to the licensing and regulation of collection agencies and provides penalties for violations. It further creates a Collection Agencies Advisory Board and outlines its duties.
- Chap. 772
H. F. 1163
- Increases fees required of incorporators of a new bank to \$1000 filing fee and \$500 payable to the Commissioner of Banks for investigative purposes from present \$100. Makes changes in the law governing the right of banks to organize as trust companies and authorizes certain investments by trust companies.

ECONOMIC DEVELOPMENT

- Chap. 792
H. F. 2562
- Establishes certain misdemeanor penalties and allows revocation or suspension of licenses for violation of regulations relating to grain warehouses and banks.
- Chap. 829
S. F. 1966
- Authorizes the state to issue permits to prospect and leases to mine certain minerals where mineral interests have been severed from the surface interests.
- Chap. 848
S. F. 903
- Relates to securities which are not subject to registration with the Securities Division to include interests in a commingled investment fund maintained by a state bank or trust company licensed under state law, or a national bank. Further expands the types of sales which are not regulated by the Securities Division to include certain sales by issuers to no more than ten persons. Further amends the section relating to the types of registration of stock.
- Chap. 855
S. F. 1813
- Exempts advertising devices and billboards erected on or before May 26, 1965, which advertise resorts, restaurants or tourist related activities from certain regulatory provisions relative to their location adjacent to trunk highways until September 15, 1970.
- Chap. 856
S. F. 1821
- Lowers the penal bond requirements from \$5,000 to \$2,000 as they relate to purchasers of flax and straw, public or private local grain warehousemen, and operators of grain banks.
- Chap. 880
H. F. 2088
- Provides that the Commissioner of Taxation may designate the county treasurer of any county or any banking institution to set tax meter machines following the method prescribed by the Commissioner of Taxation. The Commissioner shall prescribe the form and amount of a surety bond which shall be furnished by the banking institution designated.
- Chap. 895
H. F. 1832
- Authorizes the formation of professional corporations by optometrists. Gives requirements and requires that incorporators, officers, directors and shareholders be licensed optometrists.

ECONOMIC DEVELOPMENT

- Chap. 898
S. F. 987
- Provides that the State Board of Health shall establish regulations to govern all new water conditioning servicing and water conditioning installations including water or sewer disposal systems. Requires installers of such systems to be licensed and establishes a Water Conditioning Advisory Board under the State Board of Health; further authorizes municipalities having populations of over 5,000 to enact ordinances governing water conditioning permits, bonding, approval of plans, and inspection of water conditioning installations.
- Chap. 922
S. F. 2523
- Provides that no corporation shall hereafter interpose the defense of usury in any action. The term "corporation" as used in this section is expanded to include any cooperative corporation and any cooperative association, and further includes any joint stock company having any of the powers and privileges of corporations not possessed by an individual or a partnership.
- Chap. 938
H. F. 68 *
- Authorizes formation of six regional tourism development credit corporations under the direction of the Department of Economic Development. Corporations may borrow money and sell bonds.
- Chap. 964
H. F. 2968
- Permits cemetery associations to make investments of their funds as permitted by the statute governing public cemeteries expressed in any trust instrument.
- Chap. 974
H. F. 750
- Regulates the practice of dentistry and related occupations. States the powers of the State Board of Dentistry, establishes licensing procedures and provides for penalties for violations.
- Chap. 986
S. F. 597
- Changes the fee for a license to harvest wild rice from \$3 to \$4 and eliminates the licensing exemption of certain persons. Establishes the annual license fee for wild rice processors at \$200.
- Chap. 1036
H. F. 2000
- Requires partnerships of certified public accountants to register with the State Board of Accountancy and to pay an annual registration fee of up to \$25 for partnerships and \$10 for individuals. Makes various changes in the duties of the State Board of Accountancy.
- Chap. 1067
S. F. 2609
- Relates to the use of artificial sweetening in food products. Deletes the requirement that dietary foods be kept separate from other foods or beverages in stores.

ECONOMIC DEVELOPMENT

- Chap. 1058
S. F. 1952 Designates certain highways as alternate routes for the Hiawatha Pioneer Trail.
- Chap. 1061
S. F. 2141 Relates to industrial development projects of municipalities and redevelopment agencies, the manner and terms of issuance of revenue bonds therefor, the pledge and appropriation of tax increments for the further security of such bonds.
- Chap. 1118
H. F. 413 Requires that conveyance instruments include the name and address of the person or corporation drafting it.
- Chap. 1120
H. F. 2367 Provides for licensing, regulation and operation of debt prorating agencies by the Commissioner of Banks, and establishes penalties for violations, and appropriates \$15,000 for the biennium for regulation of debt prorating agencies.

EDUCATION

- Chap. 16
H. F. 315
Relates to the distribution of state aids to school districts and provides that the state auditor shall draw his warrants on the state treasurer making them payable to the school districts rather than to the counties.
- Chap. 20
H. F. 79
Enacts into law the inter-state agreement on qualifications of educational personnel, which will facilitate movement of teachers and other professional personnel between states.
- Chap. 21
H. F. 357
Enables a school board to establish a continuing education program for people who are unable to attend full time elementary or secondary schools in the district.
- Chap. 46
H. F. 671
Provides that no election for the office of county superintendent of schools shall be held for any term of office, the duties of which would begin after December 31, 1970. Where the office of county superintendent is abolished, the duties shall be performed according to arrangements which shall be determined by the county board. It provides further that one of the arrangements which may be made is by contract with the incumbent county superintendent or a qualified successor for the continuation of services on an appointive basis not to exceed two years beyond the termination of the election term.
- Chap. 64
H. F. 774
Authorizes the State Board of Education to provide in-service training for vocational rehabilitation staff whether they are professionals or not.
- Chap. 93
S. F. 1154
Relates to the maximum interest rate for public indebtedness and raises the interest rate that can be paid by the governing body from 6% to 7% per annum.
- Chap. 104
S. F. 418
Provides that practice or student teachers shall be deemed employees of the school district wherein they render services for purposes of coverage under workmen's compensation.
- Chap. 107
S. F. 680
Superceded by Chapter 934.
- Chap. 146
H. F. 603
Requires that persons transporting school children to or from school, or on a school-related activity, possess a valid school bus driver's license unless such transportation is on an irregular basis.

EDUCATION

- Chap. 161
H. F. 837
- Requires that records be kept by school boards of certain excuses from attendance from school.
- Chap. 242
H. F. 631
- Authorizes a pupil who resides on a farm wherein the land overlaps school district boundaries to attend the school district he chooses, provided that not less than 40 acres of land is in the district the pupil wishes to attend. It is permissible to provide transportation for such child.
- Chap. 261
S. F. 440
- Provides that teacher training schools and departments shall be entitled to federal money for the preparation of vocational technical education teachers.
- Chap. 288
H. F. 1426
- Establishes a revolving fund for deposit of storage and handling charges paid recipients of donated U S D A foods shipped by the school lunch section of the Department of Education.
- Chap. 328
H. F. 780
- Provides that officials of the teachers retirement fund in cities of the first class shall furnish a copy of the certification which it proposes to make to the state auditor no later than September 15 of each year.
- Chap. 364
H. F. 510
- Relinquishes the power of the Commissioner of Education to approve consolidation or attachment of plats and vest such power in the State Board of Education.
- Chap. 379
H. F. 749
- Prescribes the normal school year to be not less than 175 days effective the 1970-71 school year and thereafter in order to qualify for the basic state aids.
- Chap. 380
H. F. 838
- Prohibits school boards from expelling, excluding or excusing from school privileges any person entitled to admission as a student to schools of such district. When such a person has been removed by the school board, its action shall be reported to the Commissioner of Education within 30 days.
- Chap. 435
H. F. 1594
- Provides that after July 1, 1969, teachers certificates shall expire and be renewed in accordance with the rules promulgated by the State Board of Education; life-time teacher's certificates will no longer be issued.

EDUCATION

- Chap. 454
S. F. 1101 Changes the definition of those persons who may benefit from vocational rehabilitation from "residents" to "individuals" in the state.
- Chap. 485
H. F. 1 Establishes a variable annuity division and an adjustable fixed benefit fund relating to the teacher's retirement association.
- Chap. 513
S. F. 562 Exempts school districts attended by non-resident students living on University of Minnesota land or in the unorganized territory of Hennepin County from being penalized in foundation aid payments if too high a per pupil unit cost is charged.
- Chap. 531
H. F. 1864 Appropriates from the state income tax fund to the State Board of Education the sum of \$1,500,000 for the fiscal year ending June 30, 1969, for the purpose of making additional emergency aid grants to school districts.
- Chap. 532
H. F. 1997 Provides that the State Board shall have the power to prepare and furnish to local school boards plans and specifications for temporary school buildings containing two classrooms or less.
- Chap. 570
H. F. 839 Authorizes bus transportation for non-public students in those districts which receive transportation aid for public school students. Also known as the "fair bus bill."
- Chap. 622
H. F. 366 Requires the State Department of Education upon the written consent of an injured employee to report special knowledge of nature and extent of an injury to an employee and any other relevant facts to the Workmen's Compensation Commission within ten days after the Department receives a request for such information.
- Chap. 645
H. F. 1389 Authorizes certain school districts to substitute any yearly assessed valuation subsequent to 1962. In order to make such substitution, such a district must be presently eligible for additional state aid because of an 8% decrease in assessed valuation between 1962 and the current assessment. Appropriates \$1,750,000 for this purpose.
- Chap. 736
H. F. 140 Relates to computation of the average daily attendance of non-public pupils enrolled on a shared time basis in public schools for the purpose of receiving state aids, and prescribes the rate payable therefor.

EDUCATION

- Chap. 751
H. F. 1790
Authorizes the State Board of Education to allocate part of an employee's compensation for the purchase of retirement annuities for such an employee upon his request.
- Chap. 781
H. F. 2061
Requires the school board to fully describe the nature and the extent to supervision furnished probationary teachers during the term of employment by the board where contracts of such teachers are not renewed, provided the teacher requests the reason or reasons for non-renewal and requests a statement reflecting the nature and extent of supervision.
- Chap. 822
S. F. 1388
Establishes a state aid in the sum of \$30 per school year for each student of any public school district which is a high school or school serving an enrollment area with not less than 20% of the school age students therein being from families receiving aid to families with dependent children. This act also creates an in-service training program for teachers to become trained to teach a course in human relations wherein "minority" education will be enhanced. This act further provides additional aids to schools serving students of Indian ancestry.
- Chap. 826
S. F. 1557
Removes tort immunity for school districts provided that if school districts make a good faith attempt to procure insurance for tort liability, and are not able to do so, immunity is retained.
- Chap. 854
S. F. 1754
Excludes services performed in the employ of a school, college or university or such services performed by a student who is enrolled and is regularly attending classes at such school, college or university from the definition of the term "employment" as it relates to the Employment Security Act. Certain other technical changes are included.
- Chap. 864
H. F. 358
Establishes a compensation paid each teacher for services rendered in connection with evening schools and continuing education programs for adults as defined as "those public day or evening school programs which are established for persons over 16 years of age not in attendance at full time elementary or secondary schools, and which qualify such persons for high school diploma or high school equivalency certificate." All classes shall be tuition free when taught by a teacher subsidized under this act.
- Chap. 866
H. F. 572
Requires that private business, trade and correspondence schools maintaining or conducting courses for profit or for tuition be licensed by the Commissioner of Education before such schools can operate in Minnesota.

EDUCATION

- Chap. 869
H. F. 747 Provides that when the State Board of Education, the Commissioner, deputy commissioner, or members of the State Board of Professional Teaching Practices Committee, conduct hearings in connection with suspension or revocation of teacher's certificates, a decision must be made within 30 days from the date of filing of the hearing report.
- Chap. 872
S. F. 1425 Authorizes the Department of Education to accept federal funds for food programs.
- Chap. 874
H. F. 2062 Provides that when certificates of indebtedness are issued, they shall mature not later than the anticipated date of the receipt of aids or the receipt of tax revenue.
- Chap. 913
H. F. 1361 Authorizes school districts to provide transportation for children attending licensed day-time activity centers and authorizes state aid for such transportation.
- Chap. 981
S. F. 19 Merges the statutory provisions relating to handicapped children. Pursuant to this act the state will reimburse school districts employing personnel who work with the handicapped children 60% of the salary not to exceed \$5,300.
- Chap. 1011
H. F. 982 Requires publication of the reconciliation of funds by school districts in a legal newspaper in the district.
- Chap. 1016
H. F. 1228 Provides reimbursement of up to 2/3 of the sum of the salary of essential personnel, the cost of supplies, and the cost of the purchase or leasing of equipment used in the development of reading skills. Also known as the "talking typewriter bill."
- Chap. 1017
H. F. 1230 Authorizes the director of the Minnesota Historical Society to contract with television corporations and the Minnesota Historical Society for the production of courses in Minnesota history for presentation on television stations.
- Chap. 1025
H. F. 1675 Establishes a program of instruction in environmental conservation education in the public schools.
- Chap. 1056
S. F. 1879 Authorizes a new "net debt" based on "market value" rather than "correct full and true value." Also authorizes the issuance and sale of school loan bonds of the state and appropriates the proceeds and the income from the investment thereof for the making of debt service loans and capital loans to school districts. Defines "maximum effort debt service levy" to mean a levy in a total dollar amount computed as 6.3 mills on market value.

EDUCATION

- Chap. 1082
H. F. 2642
- Provides that the decennial and mid-decade federal census tabulations may be substituted for the school census provided school district boundaries coincide with federal census tracts.
- Chap. 1085
H. F. 2613
- Changes the complexion of the foundation aid program; the basic amount that is used for computing the maximum aid to be received in the 1969-70 school year is \$365 with a minimum of \$133; the basic amount to be used in computing the foundation aid to be received in the 1970-71 school year is \$404, with a guaranteed minimum of \$141. The "local effort" requirement is increased from 19 mills to 20 mills the second year of the biennium.
- Chap. 1094
H. F. 2731
- Permits the purchase of meat by the Commissioner of Administration for other state institutions from the vocational school at Pipestone without competitive bidding.
- Chap. 1109
H. F. 3008
- Regulates and increases school district tax levy limitations for the years 1969 and 1970.
- Chap. 1121
H. F. 2957
- Authorizes the State Board of Vocational Education to reimburse a district for pupils who are enrolled in a vocational technical education school in another state for tuition charges in such school.
- Chap. 1131
S. F. 1279
- Provides that no member of the State Board of Education shall represent or be employed by any board of education or school district, public or private, and shall not voluntarily have any personal financial interest in any contract with a board of education or school district.

HIGHER EDUCATION

- Chap. 22
H. F. 577 Appropriates \$350,000 to the State College Board to purchase equipment for the third and fourth year curricula at Southwest State College.
- Chap. 114
H. F. 1299 Reappropriates \$330,300 to the Commissioner of Administration for purposes of finishing, modifying and equipping the library building at Mankato State College.
- Chap. 126
S. F. 949 Repeals M. S. 136.111 which limited reciprocity of credits between Minnesota public and private colleges and universities and similar colleges in contiguous states.
- Chap. 171
H. F. 1518 Permits the transfer of monies in the higher education facilities contingent account to complete projects authorized by the Regents of the University of Minnesota.
- Chap. 266
S. F. 933 Authorizes the University of Minnesota Board of Regents to appoint investigators with authority to arrest involving matters relating to university personnel or property throughout the state.
- Chap. 658
H. F. 1866 Authorizes the savings banks to make loans on secured or unsecured notes of full time students in colleges or universities.
- Chap. 701
H. F. 755 Permits the State College Board to charge fees for parking facilities and to establish health services at state colleges.
- Chap. 907
S. F. 727 Authorizes a waiver of tuition for state college students who are under the guardianship of the Commissioner of Public Welfare or who were under the guardianship of the Commissioner of Public Welfare when they reached the age of 21.
- Chap. 951
H. F. 1830 Relates to refund of salary deductions for teacher's supplemental retirement fund. This act requires that the Retirement Board establish an account which will reflect any gains or losses due to the purchasing and redemption of shares in the fund made in error. The balance of such account shall be disposed of annually to the account established for the purpose of prorating among employees the cancellations of the previous 12 months.
- Chap. 1144
H. F. 968 Creates a system of grants in aid to college and vocational students on the basis of economic disadvantage.
- Chap. 1152
H. F. 2892 Appropriates money to the Minnesota State College Board; authorizes loans, land acquisition, capital improvements; creates a state college bond account; authorizes issuance and sale of bonds.

ELECTIONS

- Chap. 85
H. F. 201
Requires a written notice to candidates in an election of the nature of obvious errors noted by the county canvassing board.
- Chap. 99
H. F. 2018
Provides for the issuance of certificates of election to winners of special legislative elections and requires the state canvassing board to complete its canvass and declare the results within two days after the county canvassing board has certified the returns to the Secretary of State. Further provides how a contest in a special legislative election is commenced.
- Chap. 115
Provides that the election officials for any special village election shall be the same as the last preceding regular village election unless changed according to law.
- Chap. 116
H. F. 1363
Provides that under certain conditions county auditors shall be furnished with election lists at least 65 days before an election, and provides that under certain conditions the county auditor shall furnish a list of appropriate names for each election precinct 55 days before an election.
- Chap. 124
S. F. 648
Lowers from six to three months the minimum time before a proposed charter amendment is submitted to the people under M. S. 410.12, Subd. 4.
- Chap. 127
S. F. 413
Regulates the conduct of challengers at polling places; and provides that challengers may not converse with voters except in the presence of an election judge and to establish the voter's qualifications to vote in the precinct.
- Chap. 238
H. F. 1546
Provides that no more than three council members shall be elected at any biennial village election.
- Chap. 255
H. F. 1364
Provides that certain existing procedures with respect to voting machines be carried out before elections where no primaries are held.
- Chap. 284
H. F. 1053
Provides that the fourth Tuesday in February of every general election year shall be the uniform day for precinct party caucuses.

ELECTIONS

- Chap. 405
S. F. 153
Authorizes villages to hold elections on the uniform municipal election day. If a village adopts the uniform municipal election day it may, in adopting the resolution, provide that the terms of the mayor and council members are thereafter four years, and staggered equal length election terms.
- Chap. 636
H. F. 1013
Provides for the use of voter registration systems in school elections.
- Chap. 657
H. F. 1788
Provides for the establishment of an absentee ballot precinct and describes the function of the absentee ballot precinct in the tabulating and counting of absentee ballots; provides for a local option for the establishment of an absentee district.
- Chap. 691
S. F. 2574
Provides that challengers shall not make or prepare in any manner any list of persons who have or have not voted.
- Chap. 705
H. F. 1233
Redefines the voting rights and procedures as they apply to armed forces and temporary non-residents for election purposes. Effective July 1, 1969.
- Chap. 717
H. F. 2214
Provides that at any election of town officers in a town which is located within 60, rather than 30, miles of a city of the first class, polls shall open no later than 10:00 A. M. nor close earlier than 8:00 P. M.
- Chap. 755
H. F. 2725
Relates to electronic voting regulations and establishes duties to be discharged by those having direct charge over elections in a municipality where electronic voting systems are used.
- Chap. 817
S. F. 1205
Provides that all municipalities having a population of 10,000 or more, and municipalities in which not less than 300 votes were cast in the last general election, and in which any polling place is situated within 15 miles of the city limits of any city of the first class, except those municipalities in which the number of votes cast in the most recent presidential general election is less than 10% greater than the number of votes cast in the last preceding presidential election, shall maintain a permanent system for the registration of voters and the judges of election in any election precinct located in any such municipality. Effective January 1, 1970.

ELECTIONS

- Chap. 843
S. F. 65 Establishes the compensation of presidential electors and travel expenses equal to the amount allowed for state employees in accordance with regulations under M. S. 15A.20, Subd. 1.
- Chap. 996
H. F. 18 Proposes an amendment to Article 7, Sections 1 and 7 of the state constitution to lower the voting age requirement from 21 to 19 years, and to establish an age requirement of 21 years for elective office.
- Chap. 1012
H. F. 1014 Defines vacancies in a nomination to election.
- Chap. 1027
H. F. 1720 Relates to procedure for the adoption and amendment of home rule charters by cities and villages and changes from 55% to 51% the percentage favorable votes needed to effect adoption of a charter amendment.
- Chap. 1086
H. F. 2615 Regulates the arrangement of the names of candidates for non-partisan office on ballots.

EMPLOYEE RETIREMENT

- Chap. 3
S. F. 58
Relates to employment security, increasing slightly the formula for determining minimum rate of employer contribution to the unemployment compensation fund.
- Chap. 10
H. F. 319
Relates to the Public Employees Retirement Association (PERA) and provides that no person who first occupies an elected office in government after February 1, 1969, the compensation for which does not exceed \$75 per month, shall be eligible by reason of such service for membership in the association.
- Chap. 31
S. F. 4
Relates to the Minnesota state retirement system and provides that temporary officers or employees of the Senate or House of Representatives shall be entitled to a refundment of retirement payments without any waiting period.
- Chap. 37
S. F. 590
Relates to the Minnesota state retirement system and provides that when an employee retires prior to age 65, the retirement shall be reduced by one-half of one percent for each month that the employee is under the age of 65, or from the last day for which he is entitled to service credits as provided in M. S. 352.01, Subd. 11 (3), whichever is later, or from the day state service terminated.
- Chap. 155
H. F. 1340
Relates to the retirement of members of the Legislature and provides that a member of the Legislature who has been a member for four regular sessions may make certain payments and thereby receive credit for service rendered as a member of the Legislature prior to 1965.
- Chap. 188
S. F. 591
Relates to the death of the beneficiary before refundment in the Minnesota state retirement system.
- Chap. 249
H. F. 843
Relates to public retirement and pension funds in Minneapolis, St. Paul and Duluth and requires financial reporting and actuarial surveys.
- Chap. 267
S. F. 974
Relates to public employees retirement and establishes certain additional employer's recording and reporting requirements.
- Chap. 274
H. F. 202
Relates to PERA and provides for the payment of survivorship benefits to a widow of a former school district employee upon the pre-payment of certain refunds.

EMPLOYEE RETIREMENT

- Chap. 289
H. F. 1428 Relating to retirement systems, changing actuarial valuations to include assumptions under actuarial surveys as provided; raising interest on assumption from 3 to 3 1/2% and an assumption of 3% for comparison purposes; providing a benefit, where based entirely on compensation, equal to 1.035 multiplied by the salary of the preceding year.
- Chap. 293
S. F. 549 Relating to supplemental benefits for former state employees; such funds are now appropriated annually.
- Chap. 316
S. F. 148 Relates to PERA and provides for payment of survivorship benefits to a widow of a former school district employee not previously considered to be a member of the employees retirement association.
- Chap. 328
H. F. 780 Provides that officials of the teachers retirement fund in cities of the first class shall furnish a copy of the certification which it proposes to make to the state auditor no later than September 15 of each year.
- Chap. 485
H. F. 1 Establishes a variable annuity division and an adjustable fixed benefit fund relating to the teacher's retirement association.
- Chap. 679
H. F. 2395 Provides that no pension program for policemen or firemen shall be established in any municipality as a matter of law by reason of change in population or conversion from village to city.
- Chap. 680
H. F. 2435 Provides that officers and employees of the Metropolitan Airports Commission who cannot qualify and participate in the Municipal Employees Retirement Fund shall be separated from service at the retirement age applicable to officers or employees of the state in the classified service.
- Chap. 687
H. F. 2959 Provides that no general or special acts heretofore or hereinafter enacted shall, in the absence of specific provisions, reduce the amount or rate of contribution to police or fire relief associations required by the 1969 Police and Firemen's Relief Associations Guidelines Act.
- Chap. 693
S. F. 782 Provides for certain changes in benefits from the highway patrolmen's retirement fund.

EMPLOYEE RETIREMENT

- Chap. 710
H. F. 1705
Relates to certain non-profit corporations organized and operated exclusively for fire-fighting purposes and having a retirement plan; allows firemen's service pensions in excess of certain statutes.
- Chap. 746
H. F. 437
Provides that any part-time employee or elected official employed by a governmental subdivision whose annual compensation is stipulated in advance to be not more than \$100 per year, shall be considered to be earning not more than \$75 per month for PERA purposes.
- Chap. 751
H. F. 1790
Authorizes the State Board of Education to allocate part of an employee's compensation for the purchase of retirement annuities for such an employee upon his request.
- Chap. 858
S. F. 1835
Relates to PERA and the right of a dependent child to receive benefits thereunder.
- Chap. 888
S. F. 572
Allows an additional credit to a member of PERA who has been a member since October, 1957, and who prior thereto had been, and is now, continuously employed by a governmental subdivision since 1944, and who in 1958 bought back 10 years of allowable service.
- Chap. 893
H. F. 472
Relates to the Minnesota state retirement system. Average salary for the purpose of computing retirement annuity is to be averaged for any five consecutive years in the last ten years of service.
- Chap. 940
H. F. 365
Allows a person to belong to PERA and to a firemen's relief association; establishes an elective procedure for the board of trustees of PERA; changes or adds certain benefits payable to surviving spouse or estate representative; allows payment of members or former members estate where beneficiary has died before application is made for payment to the legal representative of the estate; extends refundment period from 90 to 120 days where a member ceases public employment; makes certain other changes as they relate to refundments after death of a member or former member; disability benefits computation; refundment made after the death of a member or former member before retirement.

EMPLOYEE RETIREMENT

- Chap. 951
H. F. 1830
- Relates to refund of salary deductions for teacher's supplemental retirement fund. This act requires that the Retirement Board establish an account which will reflect any gains or losses due to the purchasing and redemption of shares in the fund made in error. The balance of such account shall be disposed of annually to the account established for the purpose of prorating among employees the cancellations of the previous 12 months.
- Chap. 977
H. F. 1599
- Provides for the participation of the retired members of the Minnesota Highway Retirement Association in the Minnesota adjustable fixed benefit fund. Standardizes benefits for widows and patrolmen.
- Chap. 987
S. F. 773
- Imposes penalties for excess payments of judicial pensions and requires the collection thereof.
- Chap. 998
H. F. 265
- Relates to additional annuities for certain members of PERA who retired prior to July 1, 1962, and who had at least 20 years credit in PERA.
- Chap. 999
H. F. 266
- Appropriates \$25,000 to the Legislative Retirement Study Commission for the purpose of studying the administrative and the substantive provisions of the PERA laws; authorizes PERA to participate in the Minnesota adjustable fixed benefit fund; adjusts valuation of assets as of June 30, 1969; provides for non-automatic increases in annuity payment without written notice by the annuitant; provides for certain changes as they relate to balance due after payment of retroactive Social Security employee and employer taxes. Effective July 1, 1969.
- Chap. 1050
S. F. 1471
- Provides for the payment of survivorship benefits to the widows of certain judges.
- Chap. 1083
H. F. 2464
- Permits state employees who have taken refundments to have prior rights restored after one year's service since the taking of such refundments.
- Chap. 1108
H. F. 3003
- Provides for the payment of survivorship benefits to a widow of a former village employee who was heretofore erroneously denied survivorship benefits.
- Chap. 1115
H. F. 3082
- Permits retirement allowance for legislators who have served eight years in lieu of the previous ten to receive 40% of average salary; also pertains to elected state officers; provides for certain changes as they relate to survivors benefits, dependent children, retirement allowances.

EMPLOYMENT

- Chap. 3
S. F. 58 Relates to employment security, increasing slightly the formula for determining minimum rate of employer contribution to the unemployment compensation fund.
- Chap. 42
H. F. 364 Relates to employment security and provides that benefits paid to any individual whose separation from employment occurs voluntarily and without good cause attributable to the employer, or by a woman who voluntarily discontinues her employment to assume family obligations, shall not be used as a factor in determining the future contribution rate of the employer from whose employment such individual separated.
- Chap. 82
S. F. 719 Relates to employment agencies and creates a separate classification and license fees for agencies serving those seeking employment to care for children and those seeking employees to care for children.
- Chap. 104
S. F. 418 Provides that practice or student teachers shall be deemed employees of the school district wherein they render services for purposes of coverage under workmen's compensation.
- Chap. 122
S. F. 410 Provides that if an employee has filed a medical report of an earlier injury and has received monetary benefit in excess of medical expense, he shall be considered registered.
- Chap. 130
H. F. 1070 Authorizes deductions from salaries of state employees and payments to state employees credit unions.
- Chap. 143
H. F. 332 Prohibits an employer from discriminating between employees on the basis of sex with respect to payment of wages.
- Chap. 144
H. F. 442 Amends certain portions of the state civil service laws relating to career executive assignments.
- Chap. 145
H. F. 553 Relates to examination of blind applicants for civil service positions; and provides for either braille examination or the service of a reader.
- Chap. 148
H. F. 713 Authorizes the establishment of volunteer service programs by county welfare boards and provides workmen's compensation coverage for volunteer participants.
- Chap. 178
H. F. 1128 Establishes certain regulations relating to notice of coverage termination or cancellation of workmen's compensation.
- Chap. 186
S. F. 407 Relates to workmen's compensation; provides that if the Workmen's Compensation Commission determines that retraining is necessary because of permanent disability, it may require compensation be paid during retraining period.

EMPLOYMENT

- Chap. 189
S. F. 841. Makes provisions relating to state civil service for those persons relocated to a lower paying job because of elimination of present position.
- Chap. 199
H. F. 397 Relates to workmen's compensation and provides for the division of money recovered in third party liability actions or settlement.
- Chap. 217
H. F. 678 Permits state employees with a permanent position in the classified service up to two year leave of absence to attend college under a training program authorized by the state.
- Chap. 218
H. F. 1356 Extends probationary period for sheriff deputies and employees from six months to one year.
- Chap. 270
S. F. 1575 Provides that persons of 17 years of age or more may be employed in any restaurant licensed for the sale of nonintoxicating malt liquor where the principal part of the business is serving food.
- Chap. 271
S. F. 1694 Relates to labor and provides that toilet facilities for employees may be located in a separate building provided that not more than one person is employed at the same time and provided that the facility is easily accessible.
- Chap. 276
H. F. 400 Relates to workmen's compensation and changes the title "referee" to "compensation judge."
- Chap. 281
H. F. 898 Relates to Department of Administration procedure in processing deductions from salaries and wages of state officers and employees.
- Chap. 310
S. F. 1720 Relates to employment security funds and payment of expenses from such funds, changes previous limits defined as money expended to money obligated; other technical changes relating to time periods.
- Chap. 372
S. F. 408 Relates to workmen's compensation and to payment of benefits to employees and dependents in cases of uninsured employers.
- Chap. 458
S. F. 1258 Permits persons under 21 years of age to be employed to perform duties of a busboy or dishwasher in places defined as a restaurant, hotel or motel serving food and rooms in which intoxicating liquors are sold at retail "on-sale."
- Chap. 567
S. F. 2581 Changes the name of the Department of Employment Security to the Department of Manpower Services. Effective January 1, 1970.

EMPLOYMENT

- Chap. 583
S. F. 761 Provides that all written reports of injury shall be in duplicate as they relate to workmen's compensation.
- Chap. 584
S. F. 836 Relates to state employees, provides for training programs and confers powers on the Department of Civil Service and other state departments in relation thereto.
- Chap. 585
S. F. 889 Relates to employment security and redefines the term "employment" to include emergency fire fighting persons employed temporarily by the Conservation Department to detect and fight forest fires.
- Chap. 622
H. F. 366 Requires the State Department of Education upon written consent of an injured employee to report special knowledge of the nature and extent of an injury to an employee and any other relevant facts to the Workmen's Compensation Commission within ten days after it receives a request for such information.
- Chap. 639
H. F. 1166 Provides for the collection by the Department of Labor and Industry of certain wages; provides the Commissioner power to commence civil actions in courts of competent jurisdiction for the benefit of any employee with respect to any valid wage claim.
- Chap. 653
H. F. 1563 Relates to payment into the special compensation fund by employers when an employee suffers permanent partial disability.
- Chap. 765
H. F. 417 Relates to occupational safety and creates an Occupational Safety and Health Advisory Board. It provides for the powers and duties of the board and of the Commissioner of the Department of Labor and Industry. Penalties are provided.
- Chap. 853
S. F. 1713 Provides that any employee who is elected to a full time position in a labor organization shall be given a leave of absence for the duration of time he holds such office without losing his seniority or his entitlement to any rights acquired as a result of his employment.
- Chap. 854
S. F. 1754 Excludes services performed in the employ of a school, college or university or such services performed by a student who is enrolled and is regularly attending classes at such school, college or university from the definition of the term "employment" as it relates to the Employment Security Act. Certain other technical changes are included.

EMPLOYMENT

- Chap. 903
S. F. 421 Changes number of student trainees from four to eight for rehabilitation of blind persons.
- Chap. 919
S. F. 2262 Fixes the salaries of court reporters not to exceed \$11,500 per year.
- Chap. 926
H. F. 436 Provides for appointment by the Governor of an Advisory Committee on Workmen's Compensation with five representatives of employers, five representatives of employees and three members of the general public.
- Chap. 936
H. F. 2899 Relating to benefits under the workmen's compensation laws, changes weekly payments to \$70 for temporary total disability, and \$63 maximum for partial temporary disability. Healing period maximum is 104 weeks. Permanent disabilities are set at similar maximums. Raises dependent age of student to 19 years. Provides for Workmen's Compensation Advisory Committee study. Effective September 1, 1969.
- Chap. 949
H. F. 1635 Authorizes workmen's compensation insurance rates to include charges for services of an agent of record for service of rejected risk; and provides for additional charges for such services.
- Chap. 975
H. F. 1496 Relates to unfair discriminatory practices; declares certain acts to be unfair or discriminatory as they relate to employers, employment agencies, labor organizations, real estate salesmen; makes other changes as they relate to the judicial or quasi-judicial character of actions determining unfair or discriminatory practices. Subpoena, injunctive remedies and misdemeanor penalties are included.
- Chap. 1022
H. F. 1493 Allows blind persons receiving or applying for rehabilitation services to file an appeal for administrative review of decisions with which he is dissatisfied.
- Chap. 1032
H. F. 1920 Relates to the licensing or registration and regulation by the Commissioner of Agriculture of persons engaged in the conduct of structural pest control activities for hire. Effective January 1, 1970.

ENVIRONMENT

- Chap. 301
S. F. 1040
Relates to drainage ditches and provides that lands or properties located above dams which because of the dam can no longer utilize the system or receive benefits from a drainage system may petition the board or court for an order setting aside such lands or properties out of the drainage system.
- Chap. 427
H. F. 1589
Prescribes procedures under which mobile home parks and recreational camping areas are to be maintained and operated. Annual licenses, fees and minimum health criteria with other rules and regulations are imposed. The Department of Health and local units of government are charged with the responsibility of enforcement.
- Chap. 480
S. F. 2527
Designates and establishes the route of "Glacial Ridge Trail."
- Chap. 528
H. F. 1577
Relates to the renting out of state property and provides that two year rental time limit does not apply to property rented out to the governing body of the board of park commissioners of any town, village, city or other local government unit for recreational purposes; provided that any such lease shall not be for a term to exceed 50 years. The 50 year leases authorized by this section shall also be applicable to property acquired by the Highway Department under existing provisions.
- Chap. 702
H. F. 794
Provides for state employee motor vehicle permits for driving motor vehicles into state parks, recreational reserves and waysides without fees if required to do so in the line of duty.
- Chap. 715
H. F. 2079
Relates to the destruction of noxious weeds by cities, and provides procedures for collection of costs and expenses and establishes penalties for non-payment.
- Chap. 723
H. F. 2593
Relates to the displacement of underground waters by the underground storage of gas or liquids under pressure. Requires public hearing, filing of findings and conclusions, and abandonment procedures.
- Chap. 724
H. F. 2594
Relates to the underground storage of gases or liquids in natural formations; requiring a permit from the Commissioner of Conservation and expanding the Commissioner's authority to regulate.
- Chap. 732
H. F. 2919
Appropriates money to restore Lake Benton in Lincoln County as a recreational lake and in connection therewith to study the means of alleviating lake problems generally.

ENVIRONMENT

- Chap. 774
H. F. 1207
- Establishes the "Iron Range Trail"; grants the Commissioner of Conservation certain powers and duties in regard to mine land reclamation; establishes penalties and appropriates money.
- Chap. 777
H. F. 1405
- Provides for the regulation of shoreline use and development; prescribes the powers and duties to state agencies and local governments in relation thereto and establishes penalties.
- Chap. 825
S. F. 1541
- Appropriates money and authorizes state grants in aid for the payment of interest on loans made by political subdivisions of the state for the acquisition and betterment of public lands and buildings and other public improvements of a capital nature needed for the purposes of control of water pollution.
- Chap. 831
S. F. 2103
- Provides that any other treatment device in the nature of a marine toilet which has formally been accepted by any other state or national agency for use on water craft upon waters shall be considered acceptable by the Pollution Control Agency while such water craft are upon any internal or boundary waters of the state provided that such other treatment device must be in good working condition.
- Chap. 868
H. F. 730
- Creates a state Zoological Board, establishes the Minnesota Zoological Garden and provides for supervision, control and operation thereof. Provides for assistance to other zoological gardens and imposes certain penalties.
- Chap. 879
H. F. 1338
- Relates to state and regional parks and open space programs changing boundaries and imposing an additional tax on cigarettes, appropriating monies and providing for the distribution of such monies.
- Chap. 898
S. F. 987
- Provides that the State Board of Health shall establish regulations to govern all new water conditioning servicing and water conditioning installations including water or sewer disposal systems. Requires installers of such systems to be licensed and establishes a Water Conditioning Advisory Board under the State Board of Health; further authorizes municipalities having populations of over 5,000 to enact ordinances governing water conditioning permits, bonding, approval of plans, and inspection of water conditioning installations.
- Chap. 979
H. F. 2443
- Authorizes the acquisition of land for Afton State Park.

ENVIRONMENT

- Chap. 1020
H. F. 1455
- Adopts an inter-state pest control compact and implements the operation of such a compact.
- Chap. 1029
H. F. 1806
- Authorizes additional lands to be included within the boundaries of existing state parks, waysides, and recreational reserves. Authorizes their acquisition and corrects certain boundary descriptions.
- Chap. 1075
H. F. 2406
- Extends the boundaries of Minneopa State Park and authorizes the acquisition of lands by gift.
- Chap. 1114
H. F. 3068
- Authorizes advance of \$500,000 to the Metropolitan Council for use of sewer board in the sewage disposal system in the metropolitan area. It also provides for an increase in mill levy imposed by the Council for general operating expenses from five-tenths to seven-tenths of a mill.
- Chap. 1135
S. F. 2425
- Relates to property tax on private outdoor recreational and open space and parklands. Provides for valuation of property as related to use and instructs assessor not to consider the value such real estate would have if converted to commercial, industrial, residential or seasonal residential use.

GOVERNMENT

- Chap. 23
H. F. 692
- Makes supplemental appropriations to the following departments: Revisor of Statutes, Department of Administration, Department of Conservation, retired Supreme and District Court judges and commissioners, and the Attorney General's office.
- Chap. 31
S. F. 4
- Relates to the Minnesota state retirement system and provides that temporary officers or employees of the Senate or House of Representatives shall be entitled to a refundment of retirement payments without any waiting period.
- Chap. 39
S. F. 611
- Relates to the Commission on Uniform State Laws and provides that a fourth commissioner shall be the revisor of statutes or his designated assistant.
- Chap. 41
H. F. 343
- Appropriates \$12,500 to the Legislative Retirement Study Commission for the execution of its duties.
- Chap. 44
H. F. 634
- Appropriates \$70,000 to the Commissioner of Administration for placing Minnesota statutes on computer compatible media to aid in bill drafting.
- Chap. 45
H. F. 638
- Relates to Minnesota statutes, permitting the printing thereof by means of electronic data processing equipment subject to the availability of legislative appropriation.
- Chap. 47
H. F. 679
- Relates to the membership on the State Board of Examiners in the Basic Sciences and allows the appointment of a professor emeritus or an associate or assistant professor emeritus to the board, as well as professors, associate professors, or assistant professors.
- Chap. 52
S. F. 470
- Transfers control of the Livestock Contingency Fund from the Commissioner of Public Welfare to the Commissioner of Corrections, and changes from \$50,000 to \$20,000 the figure over which the excess will be transferred from the undisbursed balance to the general fund.
- Chap. 55
S. F. 593
- Appropriates \$36,566 to the Workmen's Compensation Commission for the rental of space and remodeling for the Minneapolis office of the Workmen's Compensation Commission.
- Chap. 60
H. F. 85
- Relates to investments in corporate stock and commercial paper by the State Board of Investment and changes some of the regulations on such investments.

GOVERNMENT

- Chap. 72
H. F. 1015
Relates to the investment of money in the state treasury currently not needed. It provides that after certification by the state treasurer, the Board of Investment may invest in certain governmental bonds and notes guaranteed by the federal government and in commercial paper of prime quality.
- Chap. 74
H. F. 1552
Appropriates an additional \$50,000 to the revolving fund of the Department of Public Examiner.
- Chap. 99
H. F. 2018
Relates to providing for the issuance of certificates of election to winners of special legislative elections, and requires the state canvassing board to complete its canvass and declare the results within two days after the county canvassing board has certified the returns to the Secretary of State. Further provides how a contest in a special legislative election is commenced.
- Chap. 110
H. F. 785
Gives to the Commissioner of Administration certain responsibility for the central mailing station which was formerly given to the Division of Public Property.
- Chap. 111
H. F. 789
Relates to the central motor pool and authorizes the Commissioner of Administration to include in the motor pool pickups and panel trucks of not more than one ton carrying capacity, and permits Commissioner to dispose of motor vehicles and trucks on behalf of any state department or agency.
- Chap. 130
H. F. 1070
Authorizes deductions from salaries of state employees and payments to state employees credit unions.
- Chap. 151
H. F. 791
Changes the title of the state expert printer to the state printer.
- Chap. 152
H. F. 792
Relates to state parking facilities operated by the Commissioner of Administration within the cities of Minneapolis and St. Paul.
- Chap. 163
H. F. 881
Relates to the cession of the state of Minnesota to the state of North Dakota of certain parcels of real property located in Kittson County because of the construction of Drayton Dam on the Red River of the North; the lands have become physically detached from the state of Minnesota and attached to the state of North Dakota.

GOVERNMENT

- Chap. 217
H. F. 678
- Permits state employees with a permanent position in the classified service up to two year leave of absence to attend college under a training program authorized by the state.
- Chap. 227
H. F. 790
- Provides that the Commissioner of Administration upon request of the head of a state agency or department having control over state-owned building which is no longer used may, after obtaining approval of the Legislative Building Commission, sell, wreck or otherwise dispose of such building.
- Chap. 230
H. F. 1116
- Provides that the Attorney General shall have authority to compromise taxes, penalties and interest, where in his opinion, it is in the best interests of the state.
- Chap. 240
H. F. 2483
- Appropriates \$425,000 to the House of Representatives for salaries, supplies and expenses; \$250,000 to the Senate for similar purposes; \$6,000 to the revisor of statutes for salaries and expenses for the 1969 Legislature.
- Chap. 265
S. F. 695
- Provides imprest cash funds for the use of state departments and agencies in making minor disbursements.
- Chap. 275
H. F. 322
- Relates to veterans of the armed forces; redefines veterans; prescribes duties of the Commissioner of Veterans Affairs; assigns space in the veterans service building to veterans organizations.
- Chap. 279
H. F. 787
- Relates to state contracts and provides that in emergencies the Commissioner of Administration may contract directly for repair, rehabilitation and improvement of any state owned structure or may authorize any agency to do so.
- Chap. 281
H. F. 898
- Relates to Department of Administration procedure in processing deductions from salaries and wages of state officers and employees.
- Chap. 283
H. F. 911
- Provides that for the purpose of training programs and to discharge the functions of the Department of Corrections, the Commissioner may accept and expend on behalf of the state, gifts, grants and subsidies from any lawful source; all monies and securities so received shall be deposited in the state treasury.

GOVERNMENT

- Chap. 300
S. F. 1007
- Appropriates money for the preparation of plans and drawings for a continuation of remodeling of the State Capitol building in the amount of \$170,000, or so much as may be necessary, from the general fund in the state treasury.
- Chap. 301
S. F. 1040
- Relates to drainage ditches and provides that lands or properties located above dams which, because of the dam, can no longer utilize the system or receive benefits from a drainage system may petition the board or court for an order setting aside such lands or properties out of the drainage system.
- Chap. 340
H. F. 1922
- Relates to the state fire marshal and removes the responsibility of a fire marshal for setting minimum as set forth in the booklet "American Standard Specifications for Making Buildings and Facilities Accessible to and Usable by the Physically Handicapped."
- Chap. 359
H. F. 1135
- Relates to the issuance, collection and certification of claims of the state for cost of examinations by the Public Examiner, and sets maximum rate of 6% per annum on unpaid claims.
- Chap. 399
H. F. 1726
- Relates to the operation of state government; provides for changes in certain funds and accounts in the state treasury; changes "general revenue fund" to "general fund"; makes certain changes in uses of mining and taconite production taxes. Effective July 1, 1969.
- Chap. 528
H. F. 1577
- Relates to the renting out of state property and provides that two year rental time limit does not apply to property rented out to the governing body of the board of park commissioners of any town, village, city or other local government unit for recreational purposes; provided that any such lease shall not be for a term to exceed 50 years. The 50 year leases authorized by this section shall also be applicable to property acquired by the Highway Department under existing provisions.
- Chap. 540
H. F. 2584
- Relates to the organization and operation of state government, and sets certain dates relating to reports to the Legislature and Governor. Generally the due date for all reports is November 15, either annually or biennially for the Legislature.

GOVERNMENT

- Chap. 553
H. F. 1950
Relates to state government, central services performed by the Department of Administration and portions of the central services revolving fund utilized for computer services.
- Chap. 554
H. F. 2040
Authorizes land acquisition, land disposition and preparation of building sites in the capitol area by the Commissioner of Administration, with the consultation and approval of the Capitol Area Architectural and Planning Commission.
- Chap. 567
S. F. 2581
Changes the name of the Department of Employment Security to the Department of Manpower Services. Effective January 1, 1970.
- Chap. 599
S. F. 2080
Relates to rules and procedures of departments and agencies of the state, and declares that certain existent statutes may be cited as the "administrative procedure act."
- Chap. 603
S. F. 2235
Relates to the improvement of a building for the Department of Employment Security in Minneapolis.
- Chap. 646
H. F. 1400
Provides for filing of notices of appeal from orders of the Public Service Commission with the clerk of district court within the 30 day period of appeal.
- Chap. 800
H. F. 2973
* Highway appropriations
- Chap. 850
S. F. 950
Relates to the adoption of a state building code; defines state owned buildings to mean all buildings and structures financed in whole or in part by state funds and which are under the exclusive jurisdiction and custodial control of one or more state departments or agencies. Empowers the commissioner to make modifications in such model codes as may be deemed necessary; statewide specialty codes may be adopted by reference.
- Chap. 870
H. F. 1115
Changes the term "Railroad and Warehouse Commission" to "Public Service Commission"; and includes within the term "exempt carrier" any person engaged in delivery or spreading of agricultural lime.
- Chap. 889
S. F. 754
Relates to the development and implementation of program budgeting for state departments and agencies.
- Chap. 894
H. F. 1111
Provides that the Minnesota Historical Society shall designate historical sites; also relates to Connor's Fur Post, Folsom House, Stumne Mounds, Faribault House, Griggs House, Fort Renville, Split Rock Lighthouse, Gideon Pond House, Camp Pope and others.

GOVERNMENT

- Chap. 897
S. F. 507
- Relates to the sale and disposition of certain surplus state-owned land and provides that on or before July 1 of each year, the head of each department or agency having under his control any state-owned land for which sale is not already provided by statute, shall certify in writing to the Commissioner of Administration that such land held is no longer needed by his department or agency. On or before October 1 of each year, the Commissioner of Administration shall review the certifications of heads of each department, hold hearings, notify the state executive council, and take certain other steps to effectuate sale and disposition.
- Chap. 898
S. F. 987
- Provides that the State Board of Health shall establish regulations to govern all new water conditioning servicing and water conditioning installations including water or sewer disposal systems. Requires installers of such systems to be licensed and establishes a Water Conditioning Advisory Board under the State Board of Health; further authorizes municipalities having populations of over 5,000 to enact ordinances governing water conditioning permits, bonding, approval of plans, and inspection of water conditioning installations.
- Chap. 938
H. F. 68
- Authorizes formation of six regional tourism development credit corporations under the direction of the Department of Economic Development. Corporations may borrow money and sell bonds.
- Chap. 947
H. F. 1382
- Relates to metropolitan public transit. Provides for procedures for selection of transit commissioners in Anoka and Washington Counties.
- Chap. 956
H. F. 2304
- Provides for the acquisition of certain historic sites under the administration and control of the Minnesota Historical Society; appropriates money; includes a grant-in-aid program.
- Chap. 957
H. F. 2621
- Gives revisor of statutes, rather than Commissioner of Administration, duty to publish session laws and statutes; transfers printing appropriations to him.
- Chap. 966
S. F. 885
- Authorizes the Committee on Rules and Legislative Expense of the Senate, and the Committee on Legislative Administration and Rules of the House of Representatives to undertake the preparation of an educational film about the Legislature. Appropriates \$40,000 for this purpose and provides for participation of state agencies.

GOVERNMENT

- Chap. 976
H. F. 1533
- Relates to the powers and duties of the Commissioner of Administration. Authorizes centralized operation and improvement of state buildings, and authorizes operation of buildings under control of other agencies of the state.
- Chap. 988
S. F. 922
- Relates to the powers and duties of the state fire marshal with respect to federal safety standards (P.L. 90-481) for the transportation of natural and other gas by pipelines. Gives authority to the fire marshal to establish minimum safety standards and makes regulations he is to follow in doing so. Prescribes penalties for failure to comply with the standards set and appropriates \$20,000 annually for the administration of the act.
- Chap. 993
S. F. 1248
- When approved by the superintendent of a state institution, oleomargarine or other butter substitutes may be served to one or more inmates for the purpose of conducting medical research on the effect of animal fat in the diet of humans.
- Chap. 1005
H. F. 847
- Makes changes in membership of Indian Affairs Commission. Provides for appointment of eight persons of Indian ancestry to serve on the commission including four from the state's reservations, two from Minneapolis, one from St. Paul, and one from Duluth. Prior to this change, three members of Indian ancestry served on the commission.
- Chap. 1007
H. F. 899
- Relating to sale of state property by auction. Permits sales of cars and trucks at auction either to the general public or used car dealers.
- Chap. 1017
H. F. 1230
- Authorizes the director of the Minnesota Historical Society to contract with television corporations and the Minnesota Historical Society for the production of courses in Minnesota history for presentation on television stations.
- Chap. 1031
H. F. 1889
- Defines rights, powers, and duties of the Public Service Commission.
- Chap. 1047
H. F. 2365
- Relates to state bonds and refunding thereof. Authorizes the issuance and sale of bonds for refunding purposes under the provisions of the Constitution, Article 9, Section 6. Appropriates monies necessary to carry out purposes of act.
- Chap. 1073
H. F. 2260
- Authorizes the state Board of Health to establish and regulate a merit system for local health personnel.

GOVERNMENT

Chap. 1094
H. F. 2731

Permits the purchase of meat by the Commissioner of Administration for other state institutions from the vocational school at Pipestone without competitive bidding.

Chap. 1111
H. F. 3037

Provides that within 120 days after the selection of a site in the metropolitan area for a new major airport, the Metropolitan Council shall adopt criteria and guidelines for the regulation of use and development of all or a portion of the property in the metropolitan area extending out 5 miles from the proposed boundaries of the site which property shall be known as the airport development area.

Chap. 1114
H. F. 3068

Authorizes advance of \$500,000 to the Metropolitan Council for use of sewer service board in the sewage disposal system in the metropolitan area. It also provides for an increase in mill levy imposed by the Council for general operating expenses from five-tenths to seven-tenths of a mill.

Chap. 1115
H. F. 3082

Permits retirement allowance for legislators who have served eight, in lieu of previous ten, years to receive 40% of average salary; also pertains to elected state officers; provides for certain changes as they relate to survivor benefits, dependent children, retirement allowances.

Chap. 1122
S. F. 2231

Relates to regional development commissions for the purpose of facilitating intergovernmental cooperation of state, federal and local planning and development programs.

Chap. 1129
S. F. 874

Effects the reorganization of the executive branch by providing that department heads be appointed for a term to coincide with the Governor; further provides for the creation of a Department of Public Safety which will include the highway patrol, civil defense, fire marshal, bureau of criminal apprehension, and the drivers license division. Further realigns the Commerce Department and creates a division on consumer affairs within the department; renames the Conservation Department the Department of Natural Resources.

Not included in the final enactment were proposals to create a department of transportation, and a suggestion to combine the departments of Health, Public Welfare and Veterans Affairs.

Chap. 1130
S. F. 1111

Abolishes the Legislative Research Committee, creates a Legislative Services Commission, including a Legislative Reference Library.

GOVERNMENT

- Chap. 1136 * Welfare and Corrections appropriations
S. F. 2626
- Chap. 1139 * State Departments appropriations
S. F. 2660
- Chap. 1140 Regulates the interchange of government employees between
H. F. 552 political subdivisions.
- Chap. 1145 Provides information requirements for the central filing of
H. F. 1273 vital statistics. Effective January 1, 1970.
- Chap. 1150 Relates to the Capitol Area Architectural and Planning
H. F. 2732 Commission and provides for the selection of an execu-
 tive secretary by the commission; establishes boundaries
 for zoning purposes; and establishes other changes.
- Chap. 1153 * Semi-State appropriations
H. F. 2974
- Chap. 1154 * Education appropriations
H. F. 3025
- Chap. 1155 * Buildings appropriations
H. F. 3027
- Chap. 1158 Defines the term "legislative day" to mean any day when
H. F. 2775 either house of the Legislature meets to transact business
 between January 1 and June 1 of any year.
- Chap. 1159 * Public lands and buildings appropriations
H. F. 3026

* This section cites only the major appropriations bills. See the tables in the Appendix for more detailed information.

HEALTH AND WELFARE

- Chap. 19
S. F. 143
Eliminates the option of county boards or nursing districts of adopting a schedule of fees established by the State Board of Health rather than making an annual study of costs and from it setting up an equitable schedule of fees to be charged those persons receiving health services.
- Chap. 34
S. F. 563
Establishes work activity programs in the state institutions for the mentally ill and mentally retarded and outlines the related duties of the Commissioner of Public Welfare.
- Chap. 53
S. F. 497
Relates to nursing and raises the application fee for re-examination for license to practice as a registered nurse and establishes a fee for a verification that a person is licensed to practice in Minnesota. It also raises the delinquency fee for a renewal registration.
- Chap. 57
S. F. 609
Relates to the control of hemp and hemp weeds, and replaces the words "indian hemp" or "indian hemp weeds" with the term "cannabis sativa L." in the statutes.
- Chap. 79
S. F. 448
Authorizes the gift of all or part of the human body after death for medical purposes and specifies who may be donors and donees.
- Chap. 90
S. F. 618
Relates to adulterated food and confectionaries and replaces the word "saccharine" with "artificial sweeteners" in describing additives which do not adulterate food.
- Chap. 91
S. F. 619
Relates to the use of artificial sweetening in food products and authorizes the Commissioner to prescribe rules and regulations for the use of nutritive sweeteners and approve artificial non-nutritive sweeteners.
- Chap. 109
H. F. 362
Requires funeral establishments to apply to the State Board of Health for a permit annually; fee of \$25.
- Chap. 148
H. F. 713
Authorizes the establishment of volunteer service programs by county welfare boards and provides workmen's compensation coverage for volunteer participants.

HEALTH AND WELFARE

- Chap. 204
S. F. 758
- Amends M. S. 252.041, Subd. 5 by redefining "cost of care" as relates to mentally retarded or deficient persons to correspond with the "rules and regulations of the Department of Health, Education and Welfare." Further providing that relatives be ordered to pay more than ten percent instead of \$10 of costs and provides immunity from statute of limitations when the Commissioner makes a claim against an estate.
- Chap. 205
S. F. 736
- Amends M. S. 246.50, Subd. 5 by redefining "cost of care" as relates to mentally ill persons to correspond with the "rules and regulations of the Department of Health, Education and Welfare." It further provides immunity from the statute of limitations when the Commissioner makes a claim against an estate.
- Chap. 219
H. F. 1370
- Authorizes physicians providing service at the Gillette State Hospital to collect payment from parents to the extent of their ability to pay.
- Chap. 244
H. F. 150
- Relates to the public child welfare program, authorizes county welfare boards to make certain financial allotments to foster parents who adopt a child under the guardianship of the state.
- Chap. 247
H. F. 642
- Relates to municipalities and provides for payment by poor persons and their estates liable to municipalities for care given at the University of Minnesota hospitals.
- Chap. 264
S. F. 640
- Relates to welfare and authorizes two or more counties to combine welfare functions under a single county welfare board.
- Chap. 271
S. F. 1694
- Relates to labor and provides that toilet facilities for employees may be located in a separate building provided that not more than one person is employed at the same time and provided that the facility is easily accessible.
- Chap. 280
H. F. 806
- Provides that the Commissioner of Corrections may enter into agreements with the Commissioner of Public Welfare, the Adult Corrections Commission, with local probation officers or other public officials for diagnostic services of persons subject to control of the commission; and that the Commissioner of Corrections may pay any costs incurred by such agreements to the extent that the funds for such purposes are made available to the Commissioner by the Legislature.

HEALTH AND WELFARE

- Chap. 296
S. F. 604
- Relating to public health, limiting the sale, display and use of certain kinds of glue or cement and prescribing penalties.
- Chap. 329
H. F. 902
- Relates to welfare; repeals M. S. 256.12, Subd. 18, which relates to a definition of "vendor medical care" and the Commissioner's responsibility in relation to the "county medical payments fund."
- Chap. 334
H. F. 1395
- Repeals M. S. 245.071 and 256.735. Payments under the manpower development and training act of 1962 are excluded from computation of need under certain assistance acts.
- Chap. 356
H. F. 714
- Authorizes county welfare boards to appoint citizen advisory committees to consult with the board on any of the programs or services administered by the board; committee members may be reimbursed for expenses incurred in the performance of their duties.
- Chap. 358
H. F. 948
- Relates to public health; authorizes foster home care of up to four adults in one home without licensing.
- Chap. 365
H. F. 712
- Authorizes the Commissioner of Public Welfare to establish procedures to be followed by county welfare boards in creating citizen advisory committees in accordance with federal provisions.
- Chap. 370
S. F. 301
- Relates to blind assistance and requires the county agency to give 30 days advance written notice to a recipient of any decrease in the amount of monthly grants provided that continued eligibility for assistance exists.
- Chap. 387
S. F. 188
- Redefines intermediate care facilities as any facility so defined by the State Department of Health pursuant to regulations adopted under the state administrative procedures act. Vendor payments are authorized when old age assistance, aid to the blind and aid to the disabled recipients are being cared for in intermediate care facilities.
- Chap. 395
H. F. 592
- Relates to payments for medical assistance for those in need, and redefines medical institution to include any licensed medical facility which has a license from the Minnesota Health Department or appropriate licensing authority of the state, any other state or Canadian province.

HEALTH AND WELFARE

- Chap. 407
S. F. 360
- Provides that the property tax levied against class three real estate which is used for the purposes of a home-
stead by any blind person as defined by M. S. 356.12 shall receive a 35% deduction in the amount of such property tax provided that the amount of said reduction shall not exceed \$250, regardless of whether or not full and true value is in excess of \$4,000. If the full and true value is in excess of the sum of \$8,000, the amount in excess of that sum shall be valued and assessed as provided in class four. Act is effective for taxes payable in 1970 and thereafter.
- Chap. 430
H. F. 1022
- Changes the membership requirements of the board of directors of non-profit corporations singly establishing community long-term sheltered workshops to persons representative of the community served, and including a disabled person. One third to one half of the board shall be representative of industry and business; the remaining members should be representative of lay associations for the handicapped, labor, general public, and education, welfare, medical and health professions.
- Chap. 431
H. F. 1179
- Provides that psychopathic personalities be considered under the provisions of Chapter 253A pertaining to persons mentally ill and dangerous to the public, and sets forth for psychopathic personalities judicial commitment procedures under Chapter 253A. Psychopathic personalities are entitled to all the rights provided for in Chapter 253A for persons found to be mentally ill and dangerous to the public.
- Chap. 451
S. F. 397
- Authorizes direct payment to vendors of goods and services furnished a recipient of aid to families with dependent children when grant monies have not been used in the best interests of the child.
- Chap. 454
S. F. 1101
- Changes the definition of those persons who may benefit from vocational rehabilitation from "residents" to "individuals" in the state.
- Chap. 478
S. F. 1611
- Provides that children eligible for assistance under aid to families with dependent children may sign an application containing the declaration: "I declare that this application has been examined by me and to the best of my knowledge and belief is a true and correct statement of material points."

HEALTH AND WELFARE

- Chap. 481
H. F. 599 Requires the State Board of Health to maintain a cytogenetics laboratory for the study of human chromosomes for the diagnosis and investigation of hereditary diseases.
- Chap. 535
H. F. 2223 Raises from \$300 to \$600 the maximum death benefit in local lodges of an association doing business in the state at the time of enactment of the Laws 1907, Ch. 345.
- Chap. 582
S. F. 613 Relates to boarding care outside state institutions for children who are mentally retarded or epileptic.
- Chap. 627
H. F. 663 Permits the sale of pre-packaged drugs by stores other than pharmacies in any incorporated or unincorporated village in which there is no pharmacy.
- Chap. 684
H. F. 2626 Relates to the State Board of Health registration of hospital administrators; provides that if the administrative experience of an applicant has not been acquired in a hospital, the State Board of Health may approve the applicant's qualifications upon investigation; a license may be issued to any applicant employed in a hospital of 25 or fewer beds for a probationary period not exceeding two years.
- Chap. 703
H. F. 903 Authorizes the Commissioner of Public Welfare to conduct and administer experimental projects to test methods and procedures of administering assistance and services to recipients or to potential recipients of public welfare; and includes certain provisions as they relate to establishing comprehensive plans.
- Chap. 721
H. F. 2402 Permits the use of filled dairy products in state institutions when approved by the medical director for the purpose of conducting medical research limited to the effect of animal fat in the diet of humans.
- Chap. 726
H. F. 2727 Relates to the formation of professional corporations by one or more chiropractors, limiting their functions to rendering professional services only. Corporations so formed shall be subject to provisions of Minnesota Statutes, Chapters 301 and 317.
- Chap. 740
H. F. 596 Relates to welfare, providing foster care payments for dependent children to 19 years who are fulltime students.

HEALTH AND WELFARE

- Chap. 747
S. F. 477
- Provides that in determining the amount of assistance which shall be granted to or on behalf of any dependent child, the following shall be excluded from family income: all earned income of full time or part-time students, and not full time employees attending schools, college or university or vocational technical training; and the first \$30 plus 1/3 of the remainder of the combined monthly earnings of dependent child not a student and any adult who is a recipient of aid; the county welfare agency shall not disregard non-student reduced income without good cause, and refusal without good cause to accept an offer of suitable employment. Certain other provisions are set out for persons already employed who apply for assistance.
- Chap. 749
H. F. 681
- Relates to old age assistance, aid to families with dependent children, aid to disabled, aid to the blind, and provides that federal funds available for administrative purposes in these areas shall be distributed between the state and the counties in the same proportion that the expenditures were made. The effective date is July 1, 1969.
- Chap. 750
H. F. 1537
- Establishes a program of training and employment for any person receiving aid under the AFDC program who requests participation, children who have attained the age of 16 and who are receiving AFDC aid, and relatives of such children. The Commissioner of Public Welfare shall cooperate with the Commissioner of the Department of Employment Security in development of training and employment programs for each appropriate relative and dependent child receiving AFDC. Certain procedures are set out as they relate to the deployment of such training and employment programs.
- Chap. 764
H. F. 407
- Reduces the period of insanity as a ground for divorce from five years to three years. The mentally ill person must be under commitment at the time the action is commenced, but the three year period need not be continuous.
- Chap. 770
H. F. 1060
- Relates to nursing homes and nursing home administrators; provides for the licensing of nursing home administrators. It further creates the Minnesota State Board of Examiners for Nursing Home Administrators, fixes its membership and prescribes its powers, duties and functions. Provides for requirements for licensing as a nursing home administrator and license fees. Creates the State Board of Nursing Home Administrators funds and appropriates \$50,000 to the Board.

HEALTH AND WELFARE

- Chap. 773
H. F. 1168 Provides for the licensing and standardization and regulation of publicly or privately owned ambulance services under the State Board of Health.
- Chap. 776
H. F. 1272 Relates to vital statistics. Provides that no fee shall be charged for interchange of information between governmental units. Fees are established for late filing, altering or searching for records, or use of vital statistic information for research purposes.
- Chap. 809
S. F. 957 Authorizes the Welfare Board to delegate to the director the authority to determine eligibility and disburse funds without first securing board action, provided that the director shall submit any action to the board for ratification.
- Chap. 841
S. F. 2503 Increases the amount of annual income a person or family may earn while still remaining eligible for medical assistance for needy persons.
- Chap. 900
S. F. 303 Provides that the blind and disabled shall have free use of the streets and highways, public buildings, and the privileges of all common carriers.
- Chap. 901
S. F. 304 Amends M. S. 1967, 256.65, by providing for nullification of a claim against the estate of any blind person who has not received assistance for a period of three years.
- Chap. 902
S. F. 351 Relates to assistance to the blind and requires that relatives capable of providing support shall contribute. The state agency or county agency shall bring action against those refusing or failing to pay.
- Chap. 903
S. F. 421 Changes number of student trainees from four to eight for rehabilitation of blind persons.
- Chap. 904
S. F. 423 Authorizes the establishment of a pilot program of group homes for the mentally ill, mentally retarded, and juvenile delinquents in the counties of Becker, Clay, Douglas, Grant, Ottertail, Pope, Stevens, Traverse and Wilkin. There is appropriated the sum of \$75,000 for the purposes of this act.
- Chap. 905
S. F. 506 Provides for state grants in aid to assist local communities and non-profit corporations establishing and operating day-time activity centers for the mentally retarded. Authorizes an additional mill levy in Ramsey County; amending M. S. 1967, 252.24, Subd. 4.

HEALTH AND WELFARE

- Chap. 906
S. F. 532 Relates to public welfare and old age assistance.
Permits a recipient to possess \$1,000 in assets without
losing eligibility for aid.
- Chap. 907
S. F. 727 Authorizes a waiver of tuition charge for state college
students who are under the guardianship of the Commis-
sioner of Public Welfare or who were under the guardian-
ship of the Commissioner of Public Welfare when they
reached the age of 21.
- Chap. 908
S. F. 798 Relates to welfare assistance and requires county agencies
to disregard not more than first \$20 of first \$80 per month
which is earned income plus one half of the remainder.
- Chap. 909
S. F. 1362 Provides for the reimbursement of political subdivisions of
the state for the costs of relief and related services pro-
vided to persons of Indian blood.
- Chap. 910
S. F. 1367 Provides for state reimbursement of units of government for
welfare assistance given to non-residents should residence
be stricken as a requirement for categorical aids. The
Commissioner of Public Welfare shall receive the funds
and distribute them in an equitable manner.
- Chap. 927
H. F. 1100 Gives the State Board of Medical Examiners investigative
and injunctive powers.
- Chap. 928
H. F. 1329 Authorizes the State Board of Medical Examiners to make
loans and grant scholarships to students who desire to
practice medicine in rural Minnesota, with additional
consideration for recipients practicing in communities with
less than 3,000 population.
- Chap. 933
H. F. 2497 Gives State Board of Pharmacy power to regulate and manu-
facture wholesale and retail sale of drugs, to regulate iden-
tity, labeling, and purity of drugs and medicine, to take
samples and to inspect records. Prohibits misbranded or
adulterated drugs, and defines these terms.
- Chap. 1022
H. F. 1493 Allows blind persons receiving or applying for rehabilitation
services to file an appeal for administrative review of
decisions with which he is dissatisfied.
- Chap. 1026
H. F. 1708 Defines dependent child including children with unemployed
fathers as beneficiaries of aid to dependent children.

HEALTH AND WELFARE

- Chap. 1043
H. F. 2770
Provides that a peace or health officer may take an inebriate into custody and transport him to a licensed physician or hospital if he has reason to believe that the inebriate is in danger of injuring himself or others.
- Chap. 1091
H. F. 2656
Provides for compensation of members of the county welfare board for expenses incurred in the performance of official duties.
- Chap. 1136
S. F. 2626
Welfare and corrections appropriations bill; appropriating funds for the Department of Public Welfare and Corrections, public assistance programs, old age assistance, aid to dependent children, aid to the blind, aid to the disabled and public relief.
- Chap. 1141
H. F. 606
Authorizes all county welfare boards, except Hennepin, to take steps to compel persons who default under court order in making child support payments to make such payments to the board, compel reimbursement or institute contempt proceedings on behalf of those to whom money or property is ordered to be paid.
- Chap. 1157
H. F. 897
Provides that the Commissioner of Public Welfare's special consultant on aging shall be in the classified service, rather than the unclassified service.

HIGHWAY

- Chap. 1
H. F. 93
Exempts snowmobiles in an international contest from the prohibition against using snowmobiles within the right of way of certain highways and on certain public lands, with the consent of the official or board having jurisdiction over the highways or lands. See Chapter 131.
- Chap. 11
H. F. 95
Relates to trunk highways numbered 1 through 70 and designates these roads as constitutional routes of the trunk highway system. It provides that in the next edition of the Minnesota Statutes the revisor shall insert the words "the constitutional routes are described as follows:" and shall thereafter describe each route referred to.
- Chap. 24
S. F. 233
Provides that when the owner of a motor vehicle registered for gross weight in excess of 25,000 pounds satisfies the register that he has altered the design of the vehicle, removed the equipment therefrom which makes it impossible for the vehicle to be lawfully operated at the gross weight for which it is registered, the owner may apply to reduce the registered gross weight and the owner shall be entitled to a refund of the difference in the taxes between the two weights computed pro rata by the month.
- Chap. 63
H. F. 684
Relates to the county state aid highway system and authorizes an increase in the allowable mileage by adding the mileage of all trunk highways reverted to the counties pursuant to law on or after July 1, 1965.
- Chap. 71
H. F. 718
Relates to weight limitations on pneumatic tired vehicles traveling on certain highways.
- Chap. 75
S. F. 149
Provides that motor vehicle license plates shall be displayed on motor vehicles not later than 12:01 on March 2 of each year.
- Chap. 89
S. F. 519
Relates to the trunk highway system and authorizes the Commissioner of Highways to establish a tourist information center in South Dakota. Costs incurred are to be paid out of the trunk highway fund.
- Chap. 95
S. F. 195
Exempts farm trailers with a gross weight of under 10,000 pounds and used exclusively for transporting agricultural products from motor vehicle license fees.

HIGHWAY

- Chap. 102
S. F. 105 Exempts from motor fuel tax and reports any motor vehicles bearing Minnesota based license plates.
- Chap. 118
S. F. 346 Relates to driver improvement clinics, and provides that the court may not order a convicted person to attend such a clinic when it is located more than 35, rather than 20, miles from the person's residence.
- Chap. 121
S. F. 228 Applies transit license liability insurance, safety chains, speed limits, misdemeanor violations to mobile homes and sectional buildings identical to new house trailers and semi-trailers towed under M. S. 168.053 through 168.057.
- Chap. 131
H. F. 1184 Relates to snowmobiles and provides that the Commissioner of Conservation may issue special permits for a period of 30 days to out of state snowmobiles engaged in races or promotional events where that state or country requires no registration. See Chapter 1.
- Chap. 146
H. F. 603 Requires that persons transporting school children to or from school, or on a school related activity, possess a valid school bus driver's license unless such transportation is on an irregular basis.
- Chap. 157
S. F. 691 Authorizes the Commissioner of Highways to contract for maintenance services for inter-state and trunk highway rest stops and tourist information centers, and appropriates sufficient funds for this purpose from the trunk highway fund.
- Chap. 207
S. F. 814 Provides that the Commissioner of Highways can designate temporary trunk highways in the form of a map or plat describing lands and interests.
- Chap. 208
S. F. 815 Authorizes the Commissioner of Highways to engage the services of registered land surveyors to perform surveys for location of section corners and other work.
- Chap. 209
S. F. 816 Authorizes state and county road authorities to record maps or plats showing the proposed acquisitions of right of way required for highways and land acquisition in connection therewith.
- Chap. 214
S. F. 1172 Increases the extent of the municipal street aid system from 1,500 to 2,000 miles, plus the mileage of all trunk highways reverted or turned back to the jurisdiction of cities, villages, and boroughs pursuant to law on or after July 1, 1965.

HIGHWAY

- Chap. 220
H. F. 1433
Authorizes cities, villages, boroughs, counties and towns to record maps or plats showing the location of streets and right of way thereof.
- Chap. 232
H. F. 1219
Authorizes villages to provide, by ordinance, for the custody and disposal of any motor vehicle which it impounds consistent with the provisions of M. S. 471.196.
- Chap. 245
H. F. 190
Relates to highway traffic regulations and extends the time limit for use of tires with metal studs and provides for a study to determine what damage, if any, is caused by the use of studded tires.
- Chap. 256
H. F. 1501
Relates to motor vehicles and provides that a specialized vehicle resembling a low-slung two wheel trailer having a short bed or platform shall be deemed to be an implement of husbandry.
- Chap. 304
S. F. 1233
Relating to public highway bridges and providing for periodic inspections and the adoption of bridge inspection report forms for use in making type one and type two bridge inspections by highway authorities. Bridge inspections of the appropriate type are to be made by the Commissioner of Highways, county engineer, city engineer or owner of the bridge determined by location of bridge. Records are to be maintained by the appropriate officials.
- Chap. 312
H. F. 1177
Relates to trunk highways and provides a new procedure for approval of plans as to routing and construction of highways through municipalities.
- Chap. 336
H. F. 1646
Relates to trunk highways and authorizes conversion or conveyance in portions of changed trunk highways in municipalities over 5,000 population. In such municipalities that portion of the road may revert to the county provided that the appropriate authorities of the state, county and various cities, villages and boroughs through which the route passes so agree.
- Chap. 342
H. F. 2068
Relates to reversion of trunk highways which border counties. The highways shall remain the responsibility of the affected county.

HIGHWAY

- Chap. 344
H. F. 522
Relates to eminent domain and provides for relocation assistance and moving expenses for persons affected by highway construction; authorizes compliance with federal highway relocation regulations.
- Chap. 345
H. F. 797
Relates to the issuance and sale of Minnesota trunk highway bonds and repeals Laws 1967, Chapter 873, Section 2.
- Chap. 346
H. F. 1101
Establishes the John A. Johnson Memorial Highway commencing in the city of St. Paul.
- Chap. 357
H. F. 854
Relates to motor vehicles and authorizes the issuance of \$1 temporary permits valid for 21 days to non-residents purchasing any new motor vehicle in the state.
- Chap. 429
H. F. 855
Provides that no local ordinance or regulation enacted or other provision of law shall prohibit the use of motorcycles utilizing flashing red lights for the purposes of escorting funeral processions, over-size buildings, heavy equipment, parades or similar processions or assemblages on the highways.
- Chap. 437
H. F. 1826
Authorizes a county to contract for highway engineering services with another county. Such contracts shall be filed with the Commissioner of Highways.
- Chap. 482
H. F. 1500
Allows the Commissioner of Highways to make such arrangements and agreements as he deems necessary in the public interest for the limited use of land owned as inter-state or trunk highway right of way.
- Chap. 580
H. F. 2161
Provides that the members of the Minnesota Highway Patrol shall have the power and authority as peace officers to provide security and protection to the Governor, Governor-elect, either or both of the houses of the Legislature, and state buildings or property in the manner and to the extent determined to be necessary after consultation with the Governor.
- Chap. 613
S. F. 1407
Provides that no contract for the construction or improvement of any road by a county or town wherein the contract price exceeds \$3,500 shall be let unless plans and specifications are on file in the office of the county auditor.

HIGHWAY

- Chap. 620
H. F. 96
Relates to highway traffic regulations; changes language in the implied consent law from intoxicating liquor to alcoholic liquor.
- Chap. 693
S. F. 782
Provides for certain changes in benefits from the highway patrolmen's retirement fund.
- Chap. 695
S. F. 1299
Relates to the regulating and licensing of snowmobiles; provides that after June 30, 1969, all snowmobiles must be registered; defines dealers and manufacturers of snowmobiles and sets registration fees for snowmobiles owned by them; provides the Commissioner of Conservation with jurisdiction over uniform signs to be used directing and regulating operation and use of snowmobiles, snowmobile mufflers, snowmobile information and safety education training programs; provides for regulations for the crossing of highways by snowmobiles; provides for local regulations not inconsistent with state rules and regulations; provides that no one under 14 years may operate a snowmobile on a public highway and that no one between 14 and 18 may operate a snowmobile on a highway without a safety certificate. Effective date is January 1, 1970.
- Chap. 741
H. F. 624
Relates to local improvements and special assessments as to counties in the construction, reconstruction or improvement of certain highways outside the boundaries of cities, villages and boroughs. Redefines "municipality" and "improvement."
- Chap. 758
S. F. 801
Relates to the highway patrol and provides for compensation for highway patrol trainees at the rate of 70% of the basic salary for patrol officers.
- Chap. 824
S. F. 1516
Provides for taxation and registration of recreational vehicles, house trailers, chassis mounted campers, house cars, motor homes, tent trailers, slip-in campers, converted buses and converted vans, and similar vehicles.
- Chap. 842
S. F. 50
Empowers the Commissioner of Highways to suspend or revoke drivers licenses of minors committing curfew violations upon recommendation of a court.
- Chap. 855
S. F. 1813
Exempts advertising devices and billboards erected on or before May 26, 1965 which advertise resorts, restaurants, or tourist related activities from certain regulatory provisions relative to their location adjacent to trunk highways until September 15, 1970.
- Chap. 865
H. F. 488
Provides for pay increases for officers and supervisory personnel of the highway patrol.

HIGHWAY

- Chap. 871
H. F. 1371
- Provides that no record shall be maintained of a conviction of a chauffeur in any other state or province unless such state or province is one with which Minnesota engages in reciprocal reporting of convictions and provides for reciprocity with other states and provinces on the same basis.
- Chap. 876
H. F. 2470
- Provides that the Commissioner of Highways may authorize variations in traffic control devices; makes certain changes in public obedience required related to traffic control devices; establishes presumption that official traffic control devices are presumed to be placed lawfully unless the contrary shall be established by competent evidence. Certain other changes as they relate to specific vehicular traffic controls are included.
- Chap. 887
S. F. 564
- Provides that it is unlawful to intentionally drive, chase, run over or kill, with any motor propelled vehicle, any unprotected or protected animals.
- Chap. 946
H. F. 1373
- Provides when a licensed chauffeur is convicted of a parking violation or a vehicle equipment, size or weight violation, the court need not report such conviction to the secretary of state.
- Chap. 968
S. F. 1168
- Defines "public lands" to mean any lands, except streets, roads, or bridges owned by any subdivision of government. Defines "cost of replacement" meaning the amount paid by any affected agency to purchase lands to replace public land acquired for highway purposes. Authorizes acquisition of replacement lands for public land acquired for trunk highway construction or improvement.
- Chap. 977
H. F. 1599
- Provides for the participation of the retired members of the Minnesota highway retirement association in the Minnesota adjustable fixed benefit fund. Standardizes benefits for widows and patrolmen.
- Chap. 1054
S. F. 1812
- Relates to highway traffic regulations. Intercity buses may be 8 1/2 feet in width when operating on certain highways designated by the Commissioner of Highways.
- Chap. 1058
S. F. 1952
- Designates certain highways as alternates routes for the Hiawatha Pioneer Trail.

HIGHWAY

Chap. 1123
H. F. 485

Provides for the issuance of instruction permits for motorcycle operators after July 1, 1969; provides for motorcycle drivers training for persons under the age of 18 after September 1, 1970; provides that no person shall operate motorcycle equipped with handlebars extending above the shoulders of the operator while seated with both feet on the ground; provides that after January 1, 1971, motorcycle shall be operated with at least one rear view mirror so attached and adjusted as to reflect a view of the roadway for a distance of at least 200 feet to the rear; and provides that after such a date no motorcycle shall be operated unless equipped with a horn audible at a distance of at least 200 feet under normal conditions; provides for other regulations of motorcycles and certain exceptions as they apply to police officers on motorcycles.

INSURANCE

- Chap. 229
H. F. 1077 Provides that lender's disapproval of a debtor's insurer or a policy of insurance, respecting the property subject to the loan, on the ground that the insurer is insolvent or the policy is inadequate shall not be deemed an unfair insurance practice.
- Chap. 234
H. F. 1281 Provides that in appraising assets of any foreign insurance company, the Commissioner of Insurance may examine any person, association or corporation connected with the foreign company for relevant information.
- Chap. 253
H. F. 1306 Relates to title insurance companies and provides that before issuing any policy or other contract of guarantee or insurance, every real estate title insurance company shall set apart and keep separate a guarantee fund of \$100,000 or an amount equal to 2/5 of its capital stock, whichever is greater; establishes maximums and sets up procedures in dealing with foreign insurers.
- Chap. 285
H. F. 1076 Relates to the powers of the Commissioner of Insurance; authorizes him to obtain injunctive relief against agents and solicitors.
- Chap. 290
H. F. 1503 Provides for the forfeiture to the state of Minnesota of the \$10 fee required of applicants seeking to take the state insurance agent examination if the examination is not taken or a refund request is not made within one year from date of payment.
- Chap. 291
H. F. 1229 Changes insurance fees charged by Commissioner to those specified in M. S. 60A.14; also changes fees charged for proof of loss, summons, complaint or other process served on Commissioner.
- Chap. 329
H. F. 902 Relates to welfare; repeals M. S. 256.12, Subd. 18 which relates to a definition of "vendor medical care" and the Commissioner's responsibility in relation to the "county medical payments fund."
- Chap. 331
H. F. 1282 Relates to liability of a person selling insurance for an unauthorized company and provides that such a person selling insurance is personally liable for all premiums earned or unearned paid by the insured and such premiums may be recovered by the insured. Such a person is also liable for any loss insured has sustained or may sustain if the loss is one resulting from a risk or hazard covered in the issued policy or certificate.

INSURANCE

- Chap. 332
H. F. 1283
Relates to revocation of insurance agent and solicitor licenses and requires insurer or agent terminating employment of insurance agent or solicitor to state on notice of termination sent to Commissioner of Insurance specific reasons for termination.
- Chap. 415
S. F. 1120
Provides for the licensing of agents and solicitors of non-profit hospital service plan corporations and the qualifications and regulations thereof.
- Chap. 433
H. F. 1434
Prohibits a public agency from requiring directly or indirectly insurance or bond purchases to be renewed through a particular agent or insurer in connection with any contract or subcontract calling for construction.
- Chap. 436
H. F. 1609
Provides for the continuation of coverage for mentally retarded and physically handicapped dependents under individual family and group health insurance contracts and medical and hospital service corporation contracts.
- Chap. 456
S. F. 1236
Provides for the licensing of solicitors or agents for subscribers on behalf of a non-profit medical or dental service plan corporation and qualifications thereof.
- Chap. 459
S. F. 1320
Authorizes the Attorney General to proceed in courts of this state or any reciprocal state to enforce an order or decision in any court proceeding or in any administrative proceeding for the Commissioner of Insurance.
- Chap. 474
S. F. 1165
Provides that no policy of automobile liability insurance written or renewed after July 1, 1969, shall contain an exclusion of liability for damages for bodily injury solely because the injured person is a resident or member of an insured's household or related to the insured by blood or marriage.
- Chap. 483
H. F. 2044
Relates to the establishment of an industry placement facility to make available basic property insurance against fire and other perils for residential and business property located in urban areas of the state through the cooperative efforts of the state and the private property insurance industry; enables insurers to become eligible for federal reinsurance; provides for an underwriting association of property insurers; provides a riot insurance reimbursement fund; provides generally for the operation of such plans; and confers powers and imposing duties upon the Commissioner of Insurance.
- Chap. 494
S. F. 1608
Produces certain technical changes relating to deposits and investments of insurance companies by amending and adding certain subdivisions to M. S. 60A.02.

INSURANCE

- Chap. 497
S. F. 943
Provides that no fidelity or surety company shall insure or reinsure in a single risk less any portion thereof reinsured, a larger sum than 1/10th of its net assets.
- Chap. 548
H. F. 1244
Provides that licenses of non-resident insurance agents or solicitors shall terminate when license in resident state is terminated for any reason. Prior to the granting of non-resident license, the applicant must appoint the Commissioner of Insurance as his attorney upon whom legal process may be served in connection with his insurance activities.
- Chap. 598
S. F. 1774
Relates to domestic mutual insurance companies and sets forth a procedure for converting domestic mutual insurance companies into a stock insurance corporation.
- Chap. 624
H. F. 380
Relates to negligence actions; limits the defense of contributory negligence in actions for negligence in wrongful death and establishes rules for comparative negligence and for settlement and advance payments.
- Chap. 629
H. F. 799
Provides that aircraft liability insurance may not deny or exclude coverage because aircraft is operated in violation of law or regulation.
- Chap. 630
H. F. 857
Deletes language which permits insured to reject coverage in automobile insurance policies.
- Chap. 631
H. F. 890
Authorizes independent school districts to establish imprest funds for payment in cash of claims which are impractical of payment in other ways.
- Chap. 707
H. F. 1398
Establishes procedures for suspension of authority of foreign insurance companies and their agents to operate within the state by the Commissioner of Insurance and certain other appeals and procedures.
- Chap. 708
H. F. 1399
Insurers rehabilitation and liquidation act. Provides for delinquency proceedings against insurance companies and other related organizations, provides penalties.
- Chap. 713
H. F. 1874
Relates to automobile insurance and provides for certain supplemental coverages subject to an insured's right of rejection.
- Chap. 752
H. F. 1875
Relates to insurance and regulates companies selling contracts on a variable basis and provides for regulation by the Insurance Division of companies and agents selling variable annuities.

JUDICIARY

- Chap. 12
H. F. 56
- Relates to municipal court and the appointment of judges thereto. It provides that if there is no qualified person learned in the law, the Governor may select a suitable person not learned in the law to hold office until the first Monday following the next regular municipal election held more than one year after the appointment. If no person learned in the law is elected at such election the vacancy in the office may again be filled by the Governor as previously provided.
- Chap. 14
H. F. 154
- Relates to the discharge of a testamentary trustee, and provides that the term "testamentary trustee" does not include the trustee of a trust referred to in M. S. 525.223.
- Chap. 50
S. F. 63
- Gives state-wide application to the present local law which allows the clerk of district court of a county with a population of 250,000 or more to destroy and dispose of certain files.
- Chap. 70
H. F. 100
- Relates to a venue change in civil actions and provides that a demand for a venue change must be accompanied by an affidavit which includes the date of service of the summons and states that neither the cause of action nor any part of it arose in the county designated in the complaint.
- Chap. 103
S. F. 249
- Relates to maltreatment of minors and removes any privilege in a judicial proceeding concerning a physical injury to a minor which appears to have been caused as a result of physical abuse or neglect.
- Chap. 135
S. F. 251
- Raises the compensation of jurors from \$6 to \$10 for each day except in counties containing a city of the first class where such persons shall receive \$6 for each day. The mileage is also raised.
- Chap. 197
H. F. 228
- Permits county attorneys to disclose to defendant or his attorney fact of indictment and time of defendant's appearance in court, if, in the opinion of judge, notice is sufficient to insure defendant's appearance.
- Chap. 198
H. F. 229
- Permits issuance to writs of habeas corpus in order to bring before the court or an inferior court, prisoners for a preliminary hearing, arraignment, or appearance.
- Chap. 228
H. F. 1028
- Substitutes "survivorship" for "survivorship-remainderman" and includes the exempt homestead affidavit in M. S. 508.71 and 600.21 which prescribe the proper recording of certain instruments in the office of the register of deeds or registrar of titles.

INSURANCE

Chap. 818
S. F. 1234

Provides that no surplus line agent may carry surplus line insurance contracts from any unauthorized insurer unless the unauthorized insurer has capital stock of at least \$500,000 and surplus of at least \$500,000 or, if any other type of insurer, has a surplus of at least \$1,000,000. Provides that this limitation and other limitations may be waived upon filing with the Commissioner, a signed statement of the insured requesting insurance in an unauthorized insurer which has established an effective trust fund of at least \$400,000 within the United States under certain conditions.

Chap. 820
S. F. 1333

Changes the amount reciprocals and inter-insurance exchanges are required to place on deposit with the Commissioner of Insurance under M. S. 71A.02.

Chap. 826
S. F. 1557

Removes tort immunity for school districts provided that if school districts make a good faith attempt to procure insurance for tort liability, and are not able to do so, immunity is retained.

Chap. 845
S. F. 614

Increases advance notice automobile liability insurer must give insured of non-renewal from 30 to 60 days. Insurer must state specific reasons for non-renewal in writing upon request of insured.

Chap. 958
H. F. 2848

Repeals M. S. Chapter 70. Regulates the business of insurance to provide for greater competition in insurance rates, prohibits price-fixing agreements among insurers.

Chap. 985
S. F. 252

Requires all insurers offering policies which include medical expense benefits to include treatment by all licensed practitioners of the healing arts.

Chap. 1001
H. F. 687

Provides for a tax and for its distribution for firemen's relief associations. Requires township and farmers insurance companies to pay tax.

JUDICIARY

- Chap. 232
H. F. 1219
Authorizes villages to provide by ordinance for the custody and disposal of any motor vehicle which it impounds consistent with the provisions of M. S. 471.196.
- Chap. 269
S. F. 1302
Changes the terms of district court in certain counties.
- Chap. 276
H. F. 400
Relates to workmen's compensation and changes the title "referee" to "compensation judge."
- Chap. 367
H. F. 956
Changes the terms of district court in the counties comprising the 10th judicial district: Anoka, Chisago, Isanti, Kanabec, Pine, Sherburne, Washington and Wright counties.
- Chap. 369
H. F. 2619
Authorizes county board or governing body of any municipality to destroy satisfactions of chattel mortgages and releases of conditional sales contracts filed for record in register of deeds office over period exceeding 10 years. In the same manner, authorizes destruction of unsatisfied chattel mortgages and unreleased conditional sales contracts 10 years after maturity, or if no maturity date, 10 years after the date of filing.
- Chap. 373
S. F. 887
Limits time to one year in which person claiming adverse interest against state or its successor respecting tax forfeited land may bring action. Provides for special fund in state treasury out of which persons suffering a loss due to jurisdictional defects in forfeiture proceedings may be reimbursed.
- Chap. 397
H. F. 2144
Provides that in the selection of petit jurors in the counties of Hennepin, Ramsey, St. Louis and in all counties having a population of more than 200,000, the number of petit jurors selected may be in excess of 2,000; and upon the discretion of the majority of district court judges, the clerk of district court may be directed to utilize available data processing equipment in the preparation of petit jury lists. Any county auditor and city, village and town clerks shall make available to the clerk of district court their voting registers or registration lists or copies thereof.
- Chap. 428
S. F. 725
Declares valid all consents to adoptions executed and acknowledged outside of this state either in accordance with the law of this state or in accordance with the jurisdiction where such consent was executed.

JUDICIARY

- Chap. 431
H. F. 1179
- Provides that psychopathic personalities be considered under the provisions of Chapter 253A pertaining to persons mentally ill and dangerous to the public and sets forth for psychopathic personalities judicial commitment procedures under Chapter 253A. Psychopathic personalities are entitled to all the rights provided for in Chapter 253A for persons found to be mentally ill and dangerous to the public.
- Chap. 491
S. F. 1382
- Allows the Supreme Court upon application by a party to grant a stay of a case on appeal for the purpose of allowing an appellant to apply to district court for an evidentiary hearing in the post-conviction remedy process. Successive petitions may be summarily denied when the issues raised therein have previously been decided by the Minnesota Supreme Court in the same case.
- Chap. 495
S. F. 214
- Fixes and regulates the collection and disposition of fees of the clerk of district court.
- Chap. 503
H. F. 1327
- Defines dependent child and neglected child as they relate to Chapter 260, the juvenile court act.
- Chap. 514
S. F. 1014
- Provides that except as otherwise provided by special law all counties having populations of less than 200,000 shall select juries by jury commission. Provides for certain changes as they relate to the clerk of district court. The jury commission fixes a salary of \$35 per day plus expenses for the court appointed commissioner, and establishes certain other regulations as they relate to juries, data processing and the validity or legality of jury selections or lists.
- Chap. 543
H. F. 376
- Provides that any municipality served by a municipal judge appointed specially by the chief justice of the supreme court shall pay such special judge all sums for travel together with a per diem payment specified for a special judge of a municipal court by existent statutes.
- Chap. 556
H. F. 2302
- Relates to the Department of Corrections and juvenile detention and provides that where a child is to be detained in jail beyond 48 hours, the judge or referee of the juvenile court must notify the Commissioner of Corrections of the place of such continued detention and the reasons therefor. The Commissioner must offer the services of his department to assist the juvenile court in the relocation of such child in appropriate detention facilities within the county or elsewhere in the state, or in determining suitable alternatives.

JUDICIARY

- Chap. 619
S. F. 2571 Provides that any newspaper which suspended publication between November 11, 1968, and April 15, 1969, by reason of a fire, shall not be deprived of its standing or qualifications as a medium of official and legal publication.
- Chap. 620
H. F. 96 Relates to highway traffic regulations; changes language in the implied consent law from intoxicating liquor to alcoholic beverage.
- Chap. 623
H. F. 377 Makes speedometer reading of law enforcement vehicles prima facie evidence of speed in any prosecution in which the rate of speed of a motor vehicle is relevant.
- Chap. 624
H. F. 380 Relates to negligence actions; limits the defense of contributory negligence in actions for negligence in wrongful death and establishes rules for comparative negligence and for settlement and advance payments.
- Chap. 646
H. F. 1400 Provides for filing of notices of appeal from orders of the Public Service Commission with the clerk of district court within the 30 day period of appeal.
- Chap. 649
H. F. 1424 Permits the office of county attorney, city attorney, village attorney, and school district attorney, to be held by same person in counties with populations under 12,000.
- Chap. 655
H. F. 1714 Extends right to representation by public defender to certain minors in juvenile court proceedings and defendants charged with an offense in municipal courts. Provides for representation by public defender before court appearance.
- Chap. 660
H. F. 1918 Substitutes the word "investment" for "deposit" in the two statutes which provide for the disposition of personal property accruing to a minor as the result of an inheritance or damages received in an action for personal injuries.
- Chap. 661
H. F. 1935 Empowers courts to compel testimony in paternity proceedings and juvenile court proceedings where the witness is granted immunity from prosecution or penalty.
- Chap. 662
H. F. 1972 Creates a probate court district for Marshall and Red Lake counties.
- Chap. 735
H. F. 139 Relates to crimes and the jurisdiction of municipal courts and justices, increases the maximum penalty for misdemeanors and violations of village and city ordinances, and expands the jurisdiction of municipal courts and justices to conform thereto.

JUDICIARY

- Chap. 738
H. F. 545
Relates to the crime of aggravated assault and removes the element of intent to inflict great bodily harm from the crime.
- Chap. 743
H. F. 54
Provides for a minimum term of three years where a felony has been committed and the defendant had in his possession a firearm at the time of the offense.
- Chap. 744
H. F. 169
Relates to persons driving, operating or in actual physical control of vehicles while under the influence of drugs or alcoholic beverages, and authorizes a sentencing court to stay imposition of the sentence of a convicted person under certain circumstances.
- Chap. 764
H. F. 407
Reduces the period of insanity as a ground for divorce from five years to three years. The mentally ill person must be under commitment at the time the action is commenced but the three year period need not be continuous.
- Chap. 778
H. F. 1435
Empowers probate courts to determine whether testamentary trusts have under certain conditions been terminated in whole or in part without further proceedings in any other court or jurisdiction.
- Chap. 801
S. F. 93
Provides that when two or more defendants are jointly indicted or informed against for a felony, the court may, upon written notice, order a joint trial for any two or more such defendants.
- Chap. 803
S. F. 667
Removes the expiration date and thereby makes permanent the law holding parents liable up to \$100 for malicious damage caused by their children.
- Chap. 804
S. F. 678
Eliminates the statutory limit that may be paid to an attorney for preparation and appearing in court while defending an indigent.
- Chap. 836
S. F. 2510
Provides for the investment of funds deposited with the clerk of district court by court order.
- Chap. 861
S. F. 2337
Raises from \$2 to \$3 the fee collected from the plaintiff, petitioner, or person instituting civil actions or proceedings filed in district courts and applies such fees to the maintenance of the Hennepin County Law Library.

JUDICIARY

- Chap. 867
H. F. 720
Permits clerks of district courts to provide calendars which are either printed or duplicated in connection with cases to be tried at general terms.
- Chap. 919
S. F. 2262
Fixes the salaries of court reporters not to exceed \$11,500 per year.
- Chap. 941
H. F. 414
Gives Anoka County Municipal Court jurisdiction of criminal offenses committed in any municipality located partly within and partly without the county of Anoka.
- Chap. 943
H. F. 721
Eliminates notice by publication for sales, leases, and mortgages of property belonging to the estate during a probate proceeding.
- Chap. 944
H. F. 722
Provides that an agreement to sell or otherwise transfer property made by testator does not nullify the disposition of such property in his will. The testator's interest in the property passes to the beneficiaries under the will.
- Chap. 952
H. F. 1931
Requires persons claiming damages under the dram shop act from any municipality owning and operating a municipal liquor store to give such municipality written notice within 120 days after the injury occurs.
- Chap. 953
H. F. 2133
Relates to the privacy of communications. Restricts possession and use of wiretapping devices by private persons and provides warrants for wiretapping interceptions and other procedures which relate to the interception of wire or oral communication by investigative or law enforcement officers for the purpose of establishing evidence in certain criminal felony offenses.
- Chap. 954
H. F. 2147
Increases maximum amount to be paid to surviving spouse of deceased employee from \$1,000 to \$3,000 where an administrator of deceased employee's estate has not been appointed.
- Chap. 955
H. F. 2179
Provides for the appointment of interpreters in any proceedings involving possible criminal sanctions or confinement for persons having hearing, speaking or other impairments who cannot readily understand or communicate the English language.
- Chap. 983
S. F. 176
Permits corporations to indemnify its officers, directors and employees who are threatened by suit by virtue of their offices in the corporation against expenses, attorney fees, fines, etc.

JUDICIARY

- Chap. 987
S. F. 773 Imposes penalties for excess payments of judicial pensions and requires the collection thereof.
- Chap. 1002
H. F. 704 Provides for reimbursement to governmental unit which provides public defender or appointive counsel to defendant in those cases where such defendant is financially able to pay.
- Chap. 1003
H. F. 724 Provides that surviving spouse is entitled to intestate's share of property conveyed during lifetime over which deceased spouse retained a power of appointment, power of revocation, or power of consumption. Provisions do not apply to interest beneficiary whose right becomes vested prior to death of conveyer nor to life insurance policies.
- Chap. 1008
H. F. 905 Changes salaries of judges of some 30 municipal courts.
- Chap. 1009
H. F. 955 Relates to probate and summary proceedings in decedent's estates. Summary proceedings may be had with or without the appointment of a representative.
- Chap. 1010
H. F. 957 Relates to the competency of witnesses. Permits spouses to testify for or against each other in cases where a crime has been committed by one against a child of either, or where one is charged with homicide or attempted homicide and the offense occurred prior to the marriage.
- Chap. 1014
H. F. 1181 Provides guardians appointed by court have legal custody of ward. Guardian may make major decisions affecting ward such as consent for adoption or marriage.
- Chap. 1015
H. F. 1212 Increases law library fees payable by parties to civil actions in district court from \$2 to \$3.
- Chap. 1018
H. F. 1248 Provides jurisdiction to the State Claims Commission and provides penalties for false claims. Authorizes claims for persons injured or killed in attempting to prevent crimes or in aiding others against whom crimes are being perpetrated.
- Chap. 1019
H. F. 1332 Provides that before entering a finding of juvenile delinquency, a judge or referee may order a continuance for one additional successive 90 day period.

JUDICIARY

- Chap. 1023
H. F. 1568
- Increases the yearly salaries to be paid to judges of probate court. Salary is based on the population of the county. Prohibits all probate judges from serving as an appraiser in any probate court.
- Chap. 1028
H. F. 1798
- Relating to divorce, amending M. S. 1967 518.59. Authorizes awards of household goods and furniture to either party in a divorce proceeding.
- Chap. 1030
H. F. 1838
- Relates to divorce, providing that preference as to custody of children shall not be based solely on the sex of parent. In determining the amount of child support to be paid by each parent, the earning capacity of each parent is to be considered.
- Chap. 1034
H. F. 1934
- Requires trial judges to file decisions on all motions and matters within 90 days after submission in court for decision.
- Chap. 1050
S. F. 1471
- Provides for the payment of survivorship benefits to the widows of certain judges.
- Chap. 1071
H. F. 990
- Relates to the health, physical and mental welfare of minors. Prevents the commercial dissemination of sexually provocative material in written, photographic, printed, sound or published form which is deemed harmful to minors under the age of 18.
- Chap. 1118
H. F. 413
- Requires that conveyance instruments include the name and address of the person or corporation drafting it.
- Chap. 1125
H. F. 1448
- Provides that each member of the tax court shall receive an annual salary of \$9,000.
- Chap. 1142
H. F. 607
- Relates to garnishment, limits the instances when garnishment is permitted prior to judgment, reduces the size of the disclosure which must be made by the judgment debtor from a maximum of 200% to 110% of the judgment creditor's judgment, and changes the terms "plaintiff" and "defendant" to "judgment creditor" and "judgment debtor" respectively. Further limits the amount subject to garnishment to the lesser of 25% of the individual's disposable earnings or the amount arrived at after applying a formula which employs the federal minimum wage as a factor. Further forbids an employer from discharging an employee because of a garnishment unless there have been more than three garnishments within a 90 day period.

LAW ENFORCEMENT AND CORRECTIONS

- Chap. 57
S. F. 609
Relates to the control of hemp and hemp weeds, and replaces the words "indian hemp" or "indian hemp weeds" with the term "cannabis sativa L." in the statutes.
- Chap. 108
H. F. 220
Relates to the Minnesota Police Officer Training Board and provides for two additional members to be appointed by the Governor from among the county attorneys or their assistants.
- Chap. 140
H. F. 137
Relates to the crime of burglary and provides that whoever remains within a building without the consent of the person in lawful authority with the intent to commit a crime therein commits and burglary.
- Chap. 174
S. F. 371
Defines and sets a penalty for anonymous obscene or harrassing phone calls.
- Chap. 175
S. F. 698
Establishes felony provisions to be leveled against persons obtaining long distance telephone service by intentionally requesting charges be placed to false or non-existent telephone credit cards where the amount of charge is in excess of \$100 in any single transaction or separate transactions within any six month period.
- Chap. 176
H. F. 356
Empowers law enforcement officers to seize snowmobiles used for the purpose of gaining access to property for the purpose of committing the crime of burglary, and provides that the proceeds from the sale of the confiscated snowmobile which are paid to the state treasury shall be credited to the general revenue fund.
- Chap. 216
H. F. 543
Authorizes the sale of firearms and ammunition to residents of contiguous states and residents of this state where sale and delivery is lawful under the Federal Gun Control Act of 1968 (P. L. 90-618).
- Chap. 218
H. F. 1356
Extends probationary period for sheriff deputies and employees from six months to one year.
- Chap. 226
H. F. 625
Relates to disorderly conduct and repeals existing statutes as they apply to attempted suicide.
- Chap. 237
H. F. 1465
Provides that each county shall purchase a copy of the Minnesota Statutes to be used by sheriffs.
- Chap. 241
H. F. 230
Provides that whoever intentionally takes and/or drives a motor vehicle without the consent of the owner may be sentenced to imprisonment not more than three years, or to payment of a fine of not more than \$3,000, or both.

LAW ENFORCEMENT AND CORRECTIONS

- Chap. 248
H. F. 669
- Relates to the crime of escape and provides that the sentence for such crime should be a consecutive term unless a concurrent term is specified by the court.
- Chap. 266
S. F. 933
- Authorizes the University of Minnesota Board of Regents to appoint investigators with authority to arrest involving matters relating to university personnel or property throughout the state.
- Chap. 278
H. F. 641
- Provides that the Commissioner of Corrections shall, after consultation with the juvenile judge and the county commissioners, establish probation districts to be served by one officer. Should the standards be inadequate to the needs of the delinquent children and of the juvenile court's receiving probation services under the provisions of this act, any county or group of counties may supplement such services through the appointment of qualified part-time salaried probation agents or request such supplemental services from the Commissioner of Corrections.
- Chap. 280
H. F. 806
- Provides that the Commissioner of Corrections may enter into agreements with the Commissioner of Public Welfare, the Adult Corrections Commission, with local probation officers or other public officials for diagnostic services of persons subject to control of the Commission; and that the Commissioner of Corrections may pay any costs incurred by such agreements to the extent that the funds for such purposes are made available to the Commissioner by the Legislature.
- Chap. 283
H. F. 911
- Provides that for the purpose of training programs and to discharge the functions of the Department of Corrections, the Commissioner may accept and expend on behalf of the state, gifts, grants, and subsidies from any lawful source; all monies and securities so received shall be deposited in the state treasury.
- Chap. 296
S. F. 604
- Relating to public health, limiting the sale, display and use of certain kinds of glue or cement and prescribing penalties.
- Chap. 406
S. F. 328
- Prohibits persons engaged in the business of peddling to sell or distribute finger alphabet cards or printed matter stating that the person is deaf. Further prohibits the use of finger alphabet cards or such printed matter to masquerade as a deaf person in any way as a means of inducement in the sale of merchandise. Any person engaging in such activities shall be guilty of a misdemeanor.

LAW ENFORCEMENT AND CORRECTIONS

- Chap. 413
S. F. 830 Provides that the Youth Conservation Commission (YCC) may order confinement of juveniles committed to the commission upon finding of delinquency to group foster homes under the control of the Commissioner of Corrections.
- Chap. 448
S. F. 209 Requires clerks of district courts in the case of felony commitments to deliver to the sheriff a warrant of commitment together with a certified copy thereof in lieu of a certified commitment in duplicate. Upon the delivery of any such person, the principal office in charge of such place of confinement shall retain the certified copy of the warrant to commitment and endorse as receipt upon the original which shall be filed in the court of commitment.
- Chap. 493
S. F. 1477 Grants the Commissioner of Corrections the power to provide for the licensing, revocation and supervision of foster care facilities for delinquent children and youth.
- Chap. 496
S. F. 717 Permits the Commissioner of Corrections to appoint a chief executive officer for each institution under his exclusive control and provides for the removal of such officer for cause.
- Chap. 502
H. F. 807 Relates to the reception, detention and diagnosis of persons subject to commitment or committed to the Youth Conservation Commission, and provides that the Commissioner of Corrections shall set aside and provide suitable space for such purposes in any correctional institution when warranted.
- Chap. 580
H. F. 2161 Provides that members of the Minnesota Highway Patrol shall have the power and authority as peace officers to provide security and protection to the Governor, Governor-elect, either or both of the houses of the Legislature, and state buildings or property in the manner and to the extent determined to be necessary after consultation with the Governor.
- Chap. 595
S. F. 1745 Relates to the Department of Corrections and provides for an inter-state corrections compact for the reciprocal confinement of persons convicted of felonies.
- Chap. 596
S. F. 1746 Provides for out of state incarceration of parole or probation violators as they relate to the inter-state compact for the supervision of such parolees or probationers.
- Chap. 615
S. F. 1903 Provides for the collection of expenses incurred in the taking care of prisoners from another county; raises reimbursement rate from \$1 to \$3 per day.

LAW ENFORCEMENT AND CORRECTIONS

- Chap. 620
H. F. 96
Relates to highway traffic regulations; changes the language in the implied consent law from intoxicating liquor to alcoholic beverage.
- Chap. 623
H. F. 377
Makes a speedometer reading of law enforcement vehicles prima facie evidence of speed in any prosecution in which the rate of speed of a motor vehicle is relevant.
- Chap. 650
H. F. 1468
Raises the compensation of deputy sheriffs from \$10 to \$15 per day while in attendance upon the court.
- Chap. 742
H. F. 626
Redefines peace officer for the purposes of the implied consent law to include certain full time police officers of counties.
- Chap. 761
S. F. 1437
Relates to community correction centers and provides that any city, county (except a county containing a city of the first class), town, village or any non-profit corporation approved by the Commissioner of Corrections, or any combination thereof, may establish and operate a community corrections center for the purpose of providing housing, supervision, treatment, counseling and other correctional services to certain specified persons.
- Chap. 767
H. F. 584
Provides that it is a gross misdemeanor to intentionally and through coercion or force deny the lawful right of another to free access to or egress from or use of public property.
- Chap. 769
H. F. 731
Authorizes placement of delinquent children in group foster care facilities and provides for payment of costs for such care.
- Chap. 819
S. F. 1240
Prohibits any person except a licensed pharmacist to sell, give, barter, furnish, deliver or dispose of in any other manner any spiritous, vinous, malt or fermented liquors in any quantity for any purpose to a minor person, or to any intoxicated person or to any public prostitute.
- Chap. 865
H. F. 488
Provides for pay increases for officers and supervisory personnel of the highway patrol.
- Chap. 900
S. F. 303
Provides that the blind and disabled shall have free use of the streets and highways, public buildings, and the privileges of all common carriers.

LAW ENFORCEMENT AND CORRECTIONS

- Chap. 904
S. F. 423 Authorizes the establishment of a pilot program of group homes for the mentally ill, mentally retarded and juvenile delinquents in the counties of Becker, Clay, Douglas, Grant, Ottertail, Pope, Stevens, Traverse and Wilkin. There is appropriated the sum of \$75,000 for the purpose of this act.
- Chap. 941
H. F. 414 Gives Anoka County Municipal Court jurisdiction of criminal offenses committed in any municipality located partly within and partly without the county of Anoka.
- Chap. 946
H. F. 1373 Provides when a licensed chauffeur is convicted of a parking violation or a vehicle equipment, size or weight violation, the court need not report such conviction to the secretary of state.
- Chap. 953
H. F. 2133 Relates to the privacy of communications. Restricts possession and use of wiretapping devices by private persons, and provides warrants for wiretapping interceptions and other procedures which relate to the interception of wire or oral communication by investigative or law enforcement officers for the purpose of establishing evidence in certain criminal felony offenses.
- Chap. 977
H. F. 1599 Provides for the participation of the retired members of the Minnesota highway retirement association in the Minnesota adjustable fixed benefit fund. Standardizes benefits for widows and patrolmen.
- Chap. 997
H. F. 226 Provides for pre-sentence social, physical and mental examinations of persons convicted of sex crimes or attempts to commit sex crimes; and provides for the commitment of such persons to the Department of Public Welfare or any other state, local or private agency to secure such examination.
- Chap. 1010
H. F. 957 Relates to the competency of witnesses. Permits spouses to testify for or against each other in cases where a crime has been committed by one against a child of either, or where one is charged with homicide or attempted homicide and the offense occurred prior to the marriage.
- Chap. 1013
H. F. 1157 Provides for penalties for interfering with a police officer while he is engaged in the performance of official duties; if the interference is accompanied by force or violence, or threat of violence, penalty is imprisonment for one year or a fine of \$1,000; otherwise imprisonment of 90 days or fine of \$100.

LAW ENFORCEMENT AND CORRECTIONS

- Chap. 1019
H. F. 1332
- Provides that before entering a finding of juvenile delinquency, a judge or referee may order a continuance for one additional successive 90 day period.
- Chap. 1033
H. F. 1923
- Makes it a gross misdemeanor for any person except law enforcement personnel to sell or furnish, use or possess, any substance composed of tear gas or chemicals designed to have a disabling effect upon any person.
- Chap. 1043
H. F. 2270
- Provides that a peace or health officer may take an inebriate into custody and transport him to a licensed physician or hospital if he has reason to believe that the inebriate is in danger or injuring himself or others.
- Chap. 1057
S. F. 1895
- Regulates the use of pre-recorded alarm transmission telephone devices and provide penalties therefor.
- Chap. 1099
H. F. 2818
- Authorizes civil service systems in all county sheriff's offices and provides for methods of discontinuance thereof.

METROPOLITAN GOVERNMENT

Chap. 273
H. F. 165

Relates to municipal housing and redevelopment authorities; provides that no public officer or employee of the municipality in which the municipal housing authority is organized shall be eligible to serve as commissioner; and provides for exceptions in cities of the first class by special law.

Chap. 449
S. F. 237

Provides for the creation of a sewer service board and prescribes its duties and powers in conjunction with the Metropolitan Council; provides for the collection, treatment and disposal of sewage in the metropolitan area.

Chap. 528
H. F. 1577

Relates to the renting out of state property and provides that two year rental time limit does not apply to property rented out to the governing body of the board of park commissioners of any town, village, city or other local government unit for recreational purposes; provides that any such lease shall not be for a term to exceed 50 years. The 50 year leases authorized by this section shall also be applicable to property acquired by the Highway Department under existing provisions.

Chap. 625
H. F. 420

Permits the Metropolitan Transit Commission to set salaries of chairman and secretary. Provides for Commission to be notified by the Public Service Commission of matters affecting public transit within its area of jurisdiction. Provides exercise of condemnation proceedings to take transit facilities within its jurisdiction after approval by the Metropolitan Council.

Chap. 676
H. F. 2331

Relates to municipal housing and redevelopment authorities. It adds historical and architectural considerations in rehabilitation or conservation works; permits commissioners to receive \$25 per diem for meeting attendance not to exceed \$1,000 annually; allows joint exercise of powers by two or more authorities; prescribes procedures for early acquisition and limits certain other bidding and bonding requirements.

Chap. 947
H. F. 1382

Relates to metropolitan public transit. Provides for procedures for selection of transit commissioners in Anoka and Washington Counties.

Chap. 1111
H. F. 3037

Provides that within 120 days after the selection of a site in the metropolitan area for a new major airport, the Metropolitan Council shall adopt criteria and guidelines for the regulation of use and development of all or a portion of the property in the metropolitan area extending out five miles from the proposed boundaries of the site which property shall be known as the airport development area.

METROPOLITAN GOVERNMENT

- Chap. 1114
H. F. 3068
- Authorizes advance of \$500,000 to the Metropolitan Council for use of sewer service board in the sewage disposal system in the metropolitan area. It also provides for an increase in mill levy imposed by the Council for general operating expenses from five-tenths to seven-tenths of a mill.
- Chap. 1124
H. F. 1339
- Establishes a metropolitan park board as a public corporation and defines the powers and duties of the Metropolitan Council and the metropolitan park board for park and open space systems and programs.

MISCELLANEOUS

- Chap. 1
H. F. 93 Exempts snowmobiles in an international contest from the prohibition against using snowmobiles within the right of way of certain highways and on certain public lands with the consent of the official or board having jurisdiction over the highways or lands.
- Chap. 5
H. F. 108 A revisor's bill deleting certain languages in M. S. 206.23, 210.21 and 235.19, all of which provide penalties for violations of laws relating to elections.
- Chap. 6
H. F. 109 A revisor's bill which corrects certain errors in the Minnesota Statutes and provides for the correction of certain erroneous, ambiguous, and obsolete statutory references and terminology. The acts makes corrections in numerous statute sections.
- Chap. 7
H. F. 111 A revisor's bill relating to conflicts in Minnesota Statutes providing for an integration of certain amendatory acts into the insurance laws. The act affects numerous sections and subdivisions.
- Chap. 9
H. F. 110 A revisor's bill relating to errors in Minnesota Statutes providing for the elimination of duplicative, conflicting, ambiguous and obsolete provisions superseded by or conflicting with other provisions of law or expired by the passage of time.
- Chap. 18
S. F. 110 Authorizes hospital districts to receive collateral or public depositories other than surety bonds.
- Chap. 27
S. F. 288 Relates to officers and directors of cooperative associations and provides that any such associations wholly or partially constituted of other cooperative associations may, if their by-laws so provide, allow the board of directors to elect a chairman and vice chairman and such additional officers as the articles and by-laws may authorize or require and unless otherwise required by the articles or by-laws, these individuals need not be directors or stockholders.
- Chap. 44
H. F. 634 Appropriates \$70,000 to the Commissioner of Administration for placing Minnesota statutes on computer compatible media.
- Chap. 45
H. F. 638 Relates to Minnesota statutes, permitting the printing thereof by means of electronic data processing equipment subject to the availability of legislative appropriation.

MISCELLANEOUS

- Chap. 49
H. F. 967
Relates to railroads and provides that any caboose must have a dry hopper, gas or electric incinerator or other suitable toilet facilities.
- Chap. 69
H. F. 89
Relates to setting Monday as the day for certain legal holidays including a combined holiday for Washington's and Lincoln's birthday, Columbus Day and Veterans Day.
- Chap. 79
S. F. 448
Authorizes the gift of all or part of the human body after death for medical purposes and specifies who may be donors and donees.
- Chap. 86
H. F. 530
Relates to railroads and requires certain equipment on locomotives and provides for penalties for violations. Effective January 1, 1970.
- Chap. 141
H. F. 193
Validates and legalizes certain state assignment certificates issued prior to 1935 where the person to whom the certificate was issued, his heirs and assigns, paid taxes on the real property described in the certificate.
- Chap. 143
H. F. 332
Prohibits an employer from discriminating between employees on the basis of sex with respect to payment of wages.
- Chap. 150
H. F. 783
Raises the limits which a county board or governing body of a municipality may appropriate for the promotion of safety and preservation of human life.
- Chap. 159
S. F. 1272
Relates to the allotment of funds in the state treasury and raises from six to 12 months the period which the Commissioner of Administration may prescribe when the quarterly allotment period is impractical; repeals M. S. 16.162.
- Chap. 177
H. F. 514
Repeals M. S. 626.311 through 626.319 which provide for the application and granting of verified identification cards.
- Chap. 183
S. F. 309
Specifies that the costs of professional planning studies be included with other costs which may be paid from the proceeds of bond sales pursuant to M. S. 475.65 relating to public indebtedness.
- Chap. 216
H. F. 543
Authorizes the sale of firearms and ammunition to residents of contiguous states and residents of this state where sale and delivery is lawful under the Federal Gun Control Act of 1968 (P. L. 90-618.)

MISCELLANEOUS

- Chap. 223
H. F. 1829 Prescribes conditions for the use of public funds in connection with the police and firemen's relief associations.
- Chap. 246
H. F. 321 Relates to unclaimed and unredeemed animals and establishes the minimum holding period for animals seized by governmental authority.
- Chap. 275
H. F. 322 Relates to veterans of the armed forces; redefines veterans; prescribes duties of the Commissioner of Veterans Affairs; assigns space in the veterans service building to veterans organizations.
- Chap. 286
H. F. 1164 Establishes standard specifications on all fire hose fittings purchased or procured after January 1, 1970, by fire departments operating in Minnesota.
- Chap. 362
H. F. 2107 Authorizes the conveyance of certain real estate owned by the state to the Children's Hospital, Inc.
- Chap. 363
H. F. 219 Relates to regulations of dog kennels, includes strayed dogs within the dog kennel provisions and excludes dog pounds owned and operated by any political subdivision of the state, and any veterinarian who keeps, congregates or combines dogs in the normal pursuit of practice of veterinary medicine.
- Chap. 404
S. F. 132 Designates the Lake Superior agate as the official gem stone of the state of Minnesota.
- Chap. 433
H. F. 1434 Prohibits a public agency from requiring directly or indirectly insurance or bond purchases to be renewed through a particular agent or insurer in connection with any contract or subcontract calling for construction.
- Chap. 475
S. F. 1345 Repeals M. S. 110.19 through 110.22 which provide for the licensing of dams for the purpose of sluicing and driving logs and timber.
- Chap. 484
H. F. 2371 Raises the maximum interest rate on improvement bonds from 5 to 7% per annum.
- Chap. 486
H. F. 2493 Raises the annual renewal fee paid to the State Board of Pharmacy from \$15 to \$25 for pharmacists and to \$3 for assistant pharmacists. Raises the license fee for every pharmacy from \$20 to \$40.

MISCELLANEOUS

- Chap. 506
H. F. 2340 Provides that towns may support public joint maintenance cemeteries by levying \$3,000 in any one year provided that the town has an assessed valuation exceeding \$2,000 rather than the \$3,000 formerly.
- Chap. 522
H. F. 472 Relates to the exchange of lands; strikes the word "state" from a list of lands furnished to the county auditor pursuant to M. S. 94.343, Subd. 7.
- Chap. 524
H. F. 2152 Provides that the revisor of statutes may include a note after each enumerated state park, monument, recreation reserve and wayside as a reference to the various laws establishing and relating to such areas.
- Chap. 529
H. F. 1706 Relates to fire service education and research; establishes a state advisory council and defines its powers and duties.
- Chap. 535
H. F. 2223 Raises from \$300 to \$600 the maximum death benefit in local lodges of an association doing business in the state at the time of enactment of the Laws 1907, Ch. 345.
- Chap. 558
H. F. 2544 Prohibits the commencement of certain actions for damages against cemetery associations which reorganized between March 1, 1967, and May 15, 1967, unless brought within 30 months after reorganization.
- Chap. 588
S. F. 1387 Provides for an exemption from operation of security law where a cooperative association sells its own securities to any person, for the purpose of establishing a patronage membership in the cooperative association, where the consideration for the securities does not exceed \$100.
- Chap. 607
S. F. 2542 Permits persons who are not residents to obtain a license to take frogs.
- Chap. 619
S. F. 2571 Provides that any newspaper which suspended publication between November 11, 1968, and April 15, 1969, by reason of a fire, shall not be deprived of its standing or qualification as a medium of official and legal publication.
- Chap. 635
H. F. 986 Provides that architects and engineers who design public facilities shall list items classified by brand name.
- Chap. 673
H. F. 2191 Relates to time for payment of claims against counties.
- Chap. 685
H. F. 2737 Permits persons of 18 years of age or older to donate blood without parental permission.

MISCELLANEOUS

- Chap. 704
H. F. 1068
- Requires licensed real estate salesmen to pass a second examination within two years of the date when the first license was granted. Second examination may be waived by Commissioner of Securities upon proof that the salesman satisfactorily completed a course of study approved by Commissioner in the real estate field consisting of at least 30 hours of instruction.
- Chap. 706
H. F. 1288
- Includes cities, villages, towns and boroughs within M. S. 105.44 which provides the procedure in obtaining permits to appropriate and use waters within the state.
- Chap. 715
H. F. 2079
- Relates to the destruction of noxious weeds by cities, and provides procedures for collection of costs and expenses and establishes penalties for non-payment.
- Chap. 737
H. F. 517
- Relates to licenses for auctioneers, providing for a number system for such licenses to be administered by the Secretary of State.
- Chap. 759
S. F. 1244
- Adds the cost of cartage of cigarettes to retailers to the 'cost to wholesalers.'" Cartage cost is presumed to be one-half of one percent of the basic cost of the cigarette. Empowers Commissioner of Taxation (formerly Attorney General) to suspend or revoke any permit issued under the cigarette tax provisions or the unfair cigarette sales act for violations thereof.
- Chap. 780
H. F. 2036
- Authorizes the Commissioner of Administration to rent out lands owned by the state and acquired under M. S. 298.22 without the approval of the state executive council. No such property shall be rented out for more than 25 years.
- Chap. 786
H. F. 2276
- Raises the limit paid by the Commissioner relating to the construction costs of new landing strips in connection with federal funds to \$35,000. Allows the Commissioner to establish a hanger construction revolving account used for the purpose of financing the construction of hanger buildings constructed by municipalities owning airports including the design of such hangers.
- Chap. 796
H. F. 2783
- Provides that except for Austin, Buhl, Hibbing, Marshall, Mountain Iron, and Virginia, any steam heat system operated by a public utilities board or commission in any city may be discontinued in whole or in part at the discretion of such board or commission. Funds may be expended at the discretion of such board or commission to partially or wholly compensate persons to whom service is discontinued for the expense of converting to some other type of heat system.

MISCELLANEOUS

- Chap. 815
S. F. 1081 Relates to the State Athletic Commission and changes the salary that may be paid to the commissioners.
- Chap. 830
S. F. 2018 Relates to consolidation of church conferences, authorizing subordinate or affiliate religious corporations to use name of the consolidated or merged church conference.
- Chap. 844
S. F. 236 Changes the tax mill levy rate from .28 to .60 upon each dollar of assessed valuation of property as it relates to public museums, galleries and schools of the arts or crafts in cities of the first class.
- Chap. 878
H. F. 3017 Appropriates money and empowers the state to participate in the Congressional Medal of Honor Grove at the Freedom's Foundation Memorial in Valley Forge.
- Chap. 886
S. F. 53 Provides for payment of claims against the state approved by the claims commission.
- Chap. 916
S. F. 1141 Provides that an applicant for a certificate or registration to practice as an apprentice barber who fails to pass a satisfactory examination is required to complete a further course of study of not less than 500 hours, to be completed in six months.
- Chap. 929
H. F. 2155 Eliminates certain notarization requirements relating to registration of air craft and payment of registration tax.
- Chap. 932
H. F. 2358 Permits port authority revenue bonds to be issued at interest rates of up to 8%.
- Chap. 963
H. F. 2964 Prohibits action to enforce a claim of right to use real estate conveyed to a city between August 1, 1960, and December 31, 1960, where the same property was subsequently reconveyed to the grantors.
- Chap. 972
S. F. 2386 Appropriates money to the Mayo Foundation for the purpose of advancing the development of Mayo-affiliated medical group practice centers in rural communities in Minnesota.
- Chap. 1005
H. F. 847 Makes changes in membership of Indian Affairs Commission. Provides for appointment of eight persons of Indian ancestry to serve on the commissioner including four from the state's reservations, two from Minneapolis, one from St. Paul, and one from Duluth. Prior to this change, three members of Indian ancestry served on the commission.

MISCELLANEOUS

- Chap. 1018
H. F. 1248
Provides jurisdiction to the State Claims Commission, and provides penalties for false claims. Authorizes claims for persons injured or killed in attempting to prevent crimes or in aiding others against whom crimes are being perpetrated.
- Chap. 1044
H. F. 2274
Increases watercraft license fees and makes provisions in regards to safety in the use of waters of the state.
- Chap. 1066
S. F. 2606
Relates to claims against the state. Appropriates monies in the state treasury credited to the trunk highway fund or funds accredited from highway patrol fines for the payment of the claims.
- Chap. 1071
H. F. 990
Relates to the health, physical and mental welfare of minors. Prevents the commercial dissemination of sexually provocative material in written, photographic, printed, sound or published form which is deemed harmful to minors under the age of 18.
- Chap. 1077
H. F. 2412
Relates to transfer of ownership of aircraft. When any person including dealer or manufacturer, becomes the owner of any aircraft, he shall, within seven days after acquiring ownership, have it properly registered.
- Chap. 1143
H. F. 776
Permits political parties to form non-profit corporations for the sole purpose of holding real property to be used exclusively as headquarters of such political parties.
- Chap. 1148
H. F. 2366
Changes certain licensing fees to be paid to the state of Minnesota including nursery men, anti-freeze sellers, wholesale produce dealers, frozen food processing plants, dairy plants, soft drink manufacturers, employers making wage deductions, foreign associations, attorneys (under certain circumstances, 71A.04) dry cleaning and dyeing, securities agent license, real estate brokers, teaching certificates, fees deposited with state treasurer, motor vehicles, hull boiler machinery in vessels, regular route and petroleum carriers, commission merchants, warehouses, livestock buyers, forfeited tax sale fund (282.09), petroleum distributors, cigarette distributors and subjobbers, certain domestic corporation filing fees (300.49), business corporation filing fees (301.071), initial license fee of foreign corporations (303.07), cooperative associations, miscellaneous fees for non-profit corporations (317.67), private detectives, collection agencies, trademark fees, brewers and wholesalers of malt liquors, district court filing fees, notaries public, civil appeal notice (605.02).

MISCELLANEOUS

Chap. 1149
H. F. 2728

Establishes standards for antique steam boiler equipment.

MUNICIPALITIES

- Chap. 29
S. F. 386 Provides that the bond and oath provisions for city assessors contained in M. S. 273.05 do not apply to individuals appointed to office in fourth class cities. They are preempted by the bond and oath provisions dealing with individuals appointed to office in fourth class cities.
- Chap. 73
H. F. 1037 Provides that any city may revise and codify any ordinances, resolutions and rules of that city. This provision was formerly applicable to cities of the fourth class only.
- Chap. 93
S. F. 1154 Relates to the maximum interest rate for public indebtedness and raises the interest rate that can be paid by the governing body from 6% to 7% per annum.
- Chap. 119
H. F. 1254 Provides that the city council of any city formed under Laws 1895, Chapter 8 (Cloquet, East Grand Forks, Red Lake Falls, Thief River Falls, and Melrose) may by ordinance increase the mayoral term of office to four years.
- Chap. 124
S. F. 648 Lowers from six to three months the minimum time before a proposed charter amendment is submitted to the people under M. S. 410.12, Subd. 4.
- Chap. 212
S. F. 1142 Provides that the council of cities of the fourth class operating under Chapter 411 (North Mankato and Waconia) may by ordinance abolish the elected positions of recorder and treasurer and combine the jobs. The council may by ordinance, abolish the position of street commissioner and delegate the duties of such office to such other officers as they may determine.
- Chap. 259
H. F. 1761 Authorizes municipalities in certain cases to extend zoning regulations to unincorporated territory located within two miles of the municipality's limits.
- Chap. 273
H. F. 165 Relates to municipal housing and redevelopment authorities; provides that no public officer or employee of the municipality in which the municipal housing authority is organized shall be eligible to serve as commissioner; and provides for exceptions in first class cities by special law.
- Chap. 446
H. F. 2300 Authorizes any city of the fourth class to issue funding or refunding bonds.
- Chap. 472
S. F. 60 Provides that in lieu of keeping books each clerk shall keep court records as specified by this act or as specified by the court.

MUNICIPALITIES

- Chap. 498
S. F. 1128 Establishes the next term for county and local assessors to begin January 1, 1971 and end December 31, 1972.
- Chap. 543
H. F. 376 Provides that any municipality served by a municipal judge appointed specially by the chief justice of the supreme court shall pay such special judge all sums for travel together with a per diem payment specified for a special judge of a municipal court by existent statutes.
- Chap. 649
H. F. 1424 Permits the offices of county attorney, city attorney, village attorney, and school district attorney, to be held by same person in counties with populations under 12,000.
- Chap. 675
H. F. 2322 Provides that 7% maximum interest rate on public obligations set in Laws 1969, Chapter 93, supercedes all lower interest limitations contained in any other law or charter.
- Chap. 676
H. F. 2331 Relates to municipal housing and redevelopment authorities. It adds historical and architectural consideration in rehabilitation or conservation works; permits commissioners to receive \$25 per diem for meeting attendance not to exceed \$1,000 annually; allows joint exercise of powers by two or more authorities; prescribes procedures for early acquisition and limits certain other bidding and bonding requirements.
- Chap. 802
S. F. 205 Relates to registers of deed and registrars of title, provides for surety deposits to guarantee payment of the extension of credit and regulation thereof.
- Chap. 934
H. F. 2561 Known as the "uniform municipal contracting law", establishes uniform dollar limitations upon contracts entered into on the basis of competitive bids, quotations, or purchase or sale in the market. Effective July 1, 1969.
- Chap. 1008
H. F. 905 Changes salaries of judges of some 30 municipal courts.
- Chap. 1027
H. F. 1720 Relates to procedures for the adoption and amendment of home rule charters by cities and villages and changes from 55% to 51% the percentage favorable votes needed to effect adoption of a charter amendment.

MUNICIPALITIES

- Chap. 1061
S. F. 2141
- Relates to industrial development projects of municipalities and redevelopment agencies, the manner and terms of issuance of revenue bonds therefor, the pledge and appropriation of tax increments for the further security of such bonds.
- Chap. 1095
H. F. 2780
- Provides that property owners may, prior to November 15 of any year, pre-pay special assessments levied on their property, with interest accrued to December 31 of the year of payment.
- Chap. 1108
H. F. 3003
- Provides for the payment of survivorship benefits to a widow of a former village employee who was heretofore erroneously denied survivorship benefits.
- Chap. 1146
H. F. 1642
- Relates to the powers and duties of the Minnesota Municipal Commission in the areas of incorporation of villages, annexation and detachment of property from a municipality, and consolidation of municipalities.

POLLUTION

- Chap. 236
H. F. 1341
- Relates to agriculture and provides that the Commissioner of Agriculture may issue regulations prescribing methods to be used in custom application of pesticides. The regulations must encompass all reasonable factors which would prevent damage to animal, plant, aquatic, or insect life. The Commissioner may require land owners who intend to use pesticides to notify adjoining land owners.
- Chap. 410
S. F. 587
- Provides that no permit is required for the burning of grass, leaves, rubbish, garbage, branches and similar combustible material under the following conditions: the material shall be burned within an incinerator or burner constructed of fire-resistant material having a capacity of not less than three bushels and maintained with a minimum burning capacity of not less than two bushels; no combustible material shall be nearer than three feet to the burner or incinerator when it is in use.
- Chap. 825
S. F. 1541
- Appropriates money and authorizes state grants in aid for the payment of interest on loans made by political subdivisions of the state for the acquisition and betterment of public lands and buildings and other public improvements of a capital nature needed for the purposes of control of water pollution.
- Chap. 831
S. F. 2103
- Provides that any other treatment device in the nature of a marine toilet which has formally been accepted by any other state or national agency for use on water craft upon waters shall be considered acceptable by the Pollution Control Agency while such water craft are upon any internal or boundary waters of the state provided that such other treatment device must be in good working condition.
- Chap. 847
S. F. 681
- Authorizes the Pollution Control Agency to regulate the location and operation of solid waste disposal sites and facilities in the metropolitan area and authorizes the Metropolitan Council to carry on a continuous long-range program of planning with respect to and regulate the location and use of solid waste disposal sites and facilities in the area and authorizes the counties in the area to acquire or construct, operate, maintain and regulate solid waste disposal sites and facilities.

POLLUTION

- Chap. 931
H. F. 2312
- Permits emergency orders respecting game and fish preservation or other natural resources or conservation of waters. Requires notices of substances escaping which cause pollution and makes it a duty of the person responsible to abate the pollution. Makes it unlawful to issue building permits for commercial and industrial buildings where waste is not discharged into a disposal system operated under permit from Pollution Control Agency.
- Chap. 961
H. F. 2926
- Authorizes Douglas and Kandiyohi counties to form districts for the construction of water or sewer facilities, or both, and to acquire land and easements, impose service charges, levy special assessments, and issue bonds for that purpose.
- Chap. 1000
H. F. 569
- Provides income tax credit in amount of 5% of cost of equipment installed and operated exclusively for the purpose of abatement of air and water pollution. Credit limited to \$50,000 per taxable year with carry-back and carry-over provisions.
- Chap. 1038
H. F. 2035
- Increases the membership of the Pollution Control Agency by two and requires that a person knowledgeable in the field of agriculture be one of the members.
- Chap. 1046
H. F. 2311
- Relates to the Pollution Control Agency and authorizes control by agency of solid waste disposal methods and practices. Empowers the agency with certain emergency abatement powers and requires progress reports on the control and abatement of air and land pollution. Agency to adopt standards for the control of collection, transportation and disposal of solid waste to abate water, air and land pollution.
- Chap. 1064
S. F. 2299
- Exempts from taxation property used primarily for abatement and control of air or water pollution, provided it meets standards set by the Pollution Control Agency and is operated in accordance with permit from the Agency.

REGULATED INDUSTRIES

- Chap. 349
S. F. 1161
- Relates to the filing by certain public utilities of certain instruments and redefines the term "public utility" to mean a "cooperative association, now or hereafter, operating, maintaining or controlling in this state equipment or facilities for the production, generation, transmission or distribution of electric services."
- Chap. 400
H. F. 402
- Requires registration of any securities issued by a person organized exclusively for social, religious, educational, benevolent, fraternal, charitable, reformatory, athletic, chamber of commerce, trade, industrial development, or professional association purposes and not for pecuniary gain wherein no part of the net earnings inure to the benefit of any private stockholder or individual. Any person offering or furnishing a burial service or funeral benefit directly or indirectly for financial consideration shall be subject to registration.
- Chap. 681
H. F. 2437
- Provides that cooperative associations may be formed for the purposes of financing, constructing or improving electric generating plants and electric transmission and distribution lines, systems, facilities, and equipment and related facilities. Membership in such a cooperative shall be confined to cooperatives engaged in generation, transmission and distribution of electrical energy. Provides such associations with powers to finance operations.
- Chap. 723
H. F. 2593
- Relates to the displacement of underground waters by the underground storage of gas or liquids under pressure. Requires public hearing, filing of findings and conclusions, and abandonment procedures.
- Chap. 724
H. F. 2594
- Relates to the underground storage of gases or liquids in natural formations, requiring a permit from the Commissioner of Conservation and expanding the Commissioner's authority to regulate.

REGULATED INDUSTRIES - Liquor

- Chap. 250
H. F. 866 Provides that sale of intoxicating liquor on Sunday at certain major airports and on certain common carriers shall not require municipal voter approval.
- Chap. 270
S. F. 1575 Provides that persons of 17 years of age or more may be employed in any restaurant licensed for the sale of non-intoxicating malt liquor where the principal part of the business is serving food.
- Chap. 458
S. F. 1258 Permits persons under 21 years of age to be employed to perform duties of a busboy or dishwasher in places defined as a restaurant, hotel or motel serving food and rooms in which intoxicating liquors at sold at retail "on-sale."
- Chap. 819
S. F. 1240 Prohibits any person except a licensed pharmacist to sell, give, barter, furnish, deliver or dispose of in any other manner any spiritous, vinous, malt or fermented liquors in any quantity for any purpose to a minor person, or to any intoxicated person or to any public prostitute.
- Chap. 832
S. F. 2191 Provides that in addition to hotels and restaurants, clubs which have facilities for serving not less than 30 guests at one time may serve intoxicating liquors between the hours of 12:00 noon and 12:00 midnight on Sundays in conjunction with the service of food in any municipality where sale of liquor on Sunday has been approved by the voters.
- Chap. 952
H. F. 1931 Requires persons claiming damages under the dram shop act from any municipality owning and operating a municipal liquor store to give such municipality written notice within 120 days after the injury occurs.
- Chap. 1119
H. F. 966 Suspends the enforcement of laws relating to the resale prices of liquor for two years and requires filing of wholesale prices by wholesalers. Prohibits unlawful agreements by wholesalers and suppliers. Permits the issuance of certain additional on-sale licenses to restaurants and hotels in cities, villages or boroughs operating municipal liquor stores. Known as the "liquor moratorium bill."
- Chap. 1127
S. F. 271 Known as the "split liquor bill," relates to the issuance of on-sale license for the sale of intoxicating liquor by municipalities, and certain exceptions thereto, increases the number of licenses authorized.

TAXATION

- Chap. 17
S. F. 41
Relates to income tax credits for certain elderly tax payers. It raises the minimum property tax in Section 290.0608 from \$300 to \$600, and redefines "property taxes accrued" to mean the net property tax after deducting the credit allowed by M. S. 273.13, Subds. 6 and 7.
- Chap. 58
S. F. 709
Relates to inheritance and transfer taxes. It provides that proceeds from servicemen's group life insurance shall be exempt.
- Chap. 62
H. F. 657
Relates to the sales and use tax, redefines the present exemption from sales tax of meals served to students and teachers at public or private schools to be meals and lunches served at public and private schools, universities or colleges.
- Chap. 66
H. F. 917
Relates to the sales and use tax and provides that the notices and demands of tax payments due may be personally served on the taxpayer.
- Chap. 67
H. F. 919
Relates to the sales and use tax and provides for interest to be payable when an extension of time for filing returns and remittance of tax has been granted.
- Chap. 84
H. F. 192
Relates to income taxation and allows a deduction for monies expended for the care of children by taxpayers who are required to incur expenses to enable themselves to be gainfully employed. The law further creates a maximum deduction of \$600 annually for a single dependent, or \$900 for more than one dependent, and establishes special rules to apply when a taxpayer husband has a wife who is incapacitated.
- Chap. 97
S. F. 710
Relates to approval of Attorney General and the Commissioner of Taxation of tax orders abating, reducing or refunding taxes and penalties.
- Chap. 101
S. F. 21
Amends the statute relating to gifts to minors to include and define financial institutions as brokers under the statute and to define and include "life insurance policy or annuity contract" as a gift to minors. Receivors of gifts to minors, including members of the minor's family, must be designated as custodian. The section relating to designation and succession of custodians has been changed and a section has been added to permit gifts to minors, including insurance policies or annuity contracts, by will.

TAXATION

- Chap. 160
S. F. 1292
Relates to income taxes and provides that at the election of the taxpayer, the balance of the tax due after applying a tax credit in payment of estimated tax may be paid in two equal installments.
- Chap. 243
H. F. 34
Relates to towns and contracts for fire or police protection and permits assessment for such services under certain conditions.
- Chap. 251
H. F. 1256
Allows homestead classification to real property for ad valorem property tax purposes to the extent of one-half the valuation thereof where property is not used for purpose of homestead on assessment date, but is used as a homestead on June 1 of such year.
- Chap. 305
S. F. 1285
Provides that the Commissioner of Taxation may within five years after a written agreement is signed by the taxpayer and by the commissioner enter judgment on the confession of judgment contained within said agreement after ten days notice. Such judgment is then entered by the clerk of court of any county upon filing of said agreement along with a statement of the Commissioner or his agent that the tax has not been paid.
- Chap. 306
S. F. 1289
Relating to income tax and rent credit. When a unit is occupied by two or more individuals and more than one such individual is able to qualify as a claimant, such individuals may determine between them as to who the claimant shall be. If they are unable to agree, the matter shall be referred to the Commissioner of Taxation and his decision shall be final.
- Chap. 307
S. F. 1291
Relating to taxes on and measured by net income, provides procedures that the Commissioner of Taxation shall follow in the event of understatement of tax returns, and in the event of overstatement on tax returns and subsequent refunds.
- Chap. 308
S. F. 1293
Relating to taxes on and measured by net income and signatures on corporate returns, providing that an officer of the corporation shall sign corporate income tax returns filed on net incomes in excess of \$500 or gross income exceeding \$5,000.
- Chap. 322
S. F. 1124
Permits each unit of a building organized as a cooperative and charitable organization to claim homestead treatment.
- Chap. 323
S. F. 1167
Relates to tax lists as made out by county auditors, provides that the tax list shall be deemed completed and all taxes extended thereon as of November 16 annually.

TAXATION

- Chap. 325
S. F. 1288
- Relates to taxes on and measured by net income, provides that every employer in preparing quarterly returns shall take credit for monthly deposit made in accordance with M. S. 290.92, Subd. 6.
- Chap. 326
S. F. 1300
- Abolishes requirement that Commissioner of Taxation give receipts for monthly deposits of withheld state income taxes.
- Chap. 343
S. F. 345
- Permits deduction of adoption expenses from gross income for income tax purposes.
- Chap. 373
S. F. 887
- Limits time to one year in which person claiming adverse interest against the state or its successor respecting tax forfeited land may bring action. Provides for special fund in state treasury out of which persons suffering a loss due to jurisdictional defects in forfeiture proceedings may be reimbursed.
- Chap. 382
S. F. 1305
- Authorizes the Commissioner of Taxation under certain circumstances to convey certain lands in St. Louis County under the tax forfeiture law.
- Chap. 407
S. F. 360
- Provides that the property tax levied against class three real estate which is used for the purposes of a homestead by any blind person as defined by M. S. 356.12 shall receive a 35% deduction in the amount of such property tax provided that the amount of said reduction shall not exceed \$250, regardless of whether or not full and true value is in excess of \$4,000. If the full and true value is in excess of the sum of \$8,000, the amount in excess of that sum shall be valued and assessed as provided in class four. Act is effective for taxes payable in 1970 and thereafter.
- Chap. 414
S. F. 1038
- Provides that homesteads may include any quantity of land not exceeding 80 acres except that land included in the laid out or platted portion of any city, village or borough shall not exceed 1/2 acre.
- Chap. 416
S. F. 1132
- Provides that real and personal property tax statements shall contain the market value, as defined in M. S. 272.03, Subd. 8, used in determining the tax. The provisions of this act relating to real property tax statements shall apply to the 1968 and subsequent assessments; and the provisions of the act relating to personal property tax statements shall apply to the 1969 and subsequent assessments.

TAXATION

Chap. 417
S. F. 1133

Limits the acreage subject to the homestead property tax credit for agricultural lands to the 80 acres of land (or less) most contiguous surrounding, or bordering the house occupied by the owner as his dwelling place, and, such other structures as may be included thereon utilized by the owner in an agricultural pursuit.

Chap. 422
S. F. 1594

Provides that assessment on a structure situated on real property that is used for housing of the elderly or for low and moderate income families as defined by Title II of the National Housing Act financed by direct federal loan or federally insured loan, be at the rate of 20% of the adjusted market value provided that the fair market value as determined by the assessor is based on the normal approach to value using normal unrestricted rents; this shall apply only to non-profit and limited dividend entities. The effective day for taxes levied and assessed in this manner is 1970 and thereafter and payable in 1971 and thereafter.

Chap. 455
S. F. 1131

Provides for the inclusion of reductions in real property taxes applicable to homesteads upon real property tax statements.

Chap. 544
H. F. 915

Empowers the Commissioner of Taxation to make immediate assessment and demand payment of the sales and use tax in cases where he has reason to believe that the person required to file the return is about to remove himself or his property from the state for the purpose of evading the tax. Further empowers the Commissioner to issue his warrant to sheriff for purpose of having property impounded and sold similar to property subject to execution.

Chap. 545
H. F. 918

Permits Commissioner of Taxation to correct amount of sales tax in excess of tax shown on return without issuing an assessment order.

Chap. 571
H. F. 924

Broadens the definition of "person" for sales tax purposes to include an agent or consignee of persons defined under present law. Broadens definition of "agricultural production" for sales tax purposes to include horticulture; floriculture; raising of pets, fur bearing animals, research animals and horses. Provides that itinerant vendors shall be considered to have only one place of business and must attach permit to collect tax on carts, stands, truck or other merchandising device.

TAXATION

- Chap. 572
H. F. 925
Relaxes prohibition against disclosure of sales and use tax information by permitting Commissioner of Taxation to disclose such information in a proceeding involving taxes due and to a buyer or seller where the proper tax applicable is in question.
- Chap. 573
H. F. 927
Increases penalty for late payment of sales and use tax from 5 to 10% of the amount remaining unpaid. Provides for 8% interest per annum on sales and use tax not timely paid.
- Chap. 574
H. F. 1000
Provides that in valuing vacant real property for ad valorem tax purposes, the fact that such property is platted shall not be taken into consideration.
- Chap. 575
H. F. 1663
Provides that Minnesota gross income, for state income tax purposes, shall include amounts received as reimbursement for medical expenses taken as deductions in prior tax years to extent deduction resulted in tax benefit.
- Chap. 587
S. F. 1369
Allows a deduction, for inheritance tax purposes, of probate administration expenses in converting real and personal property into cash.
- Chap. 610
H. F. 1664
Allows as a deduction against the state income tax, the amount of federal income tax paid upon income assignable to this state which is excluded in a specific dollar amount.
- Chap. 632
H. F. 916
Requires immediate filing of sales tax returns after written notice and demand.
- Chap. 633
H. F. 920
Permits Commissioner of Taxation to make regulations regarding records to be kept by persons liable for sales tax and permits examination of books and records and taking of testimony.
- Chap. 634
H. F. 923
Defines "person" for sales tax purposes to include partner, officer, and director who has control or responsibility to make tax returns and pay the tax.
- Chap. 638
H. F. 1133
Relates to appointing by the Attorney General of an assistant or deputy attorney general to be assigned to the Department of Taxation.
- Chap. 642
H. F. 1241
Authorizes refunds of tax to dealers for gasoline destroyed by accident.

TAXATION

- Chap. 645
H. F. 1389
Authorizes certain school districts to substitute any yearly assessed valuation subsequent to 1962. In order to make such substitution, such a district must be presently eligible for additional state aid because of an 8% decreased in assessed valuation between 1962 and the current assessment. Appropriates \$1,750,000 for this purpose.
- Chap. 647
H. F. 1408
Permits income tax credit for certain elderly taxpayers for property taxes where claimant lived in a rented unit, owned temporarily due to foreclosure by the Federal Housing Administration.
- Chap. 654
H. F. 1658
Provides that tax returns contain a written declaration that it is made under the penalties of criminal liability for willfully making a false return and shall contain a confession of judgment for the amount of tax shown thereon to the extent not timely paid.
- Chap. 700
H. F. 628
Provides that for the purposes of civil defense a county may levy an annual tax not to exceed 10c per capita upon all taxable property within any city, village, borough or town within the county which has a local civil defense organization, and notwithstanding list limitation, the city of Minneapolis shall continue at a 20c per capita levy and no levy may be made by Hennepin County on property within the city of Minneapolis.
- Chap. 709
H. F. 1690
Changes the assessment date of personal property for ad valorem property tax purposes from May 1 to January 2. Effective for the 1970 and subsequent assessments.
- Chap. 718
H. F. 2246
Defines "gross income" for purposes of determining whether taxpayer omitted from gross income an amount properly includible therein which is in excess of 25% of the amount stated in the return.
- Chap. 745
H. F. 238
Provides that all taxes and unpaid special assessments on property acquired by the state or a political subdivision be paid to the extent of the fair market value of such property.
- Chap. 753
H. F. 2159
Requires notices of expiration of redemption from real estate tax sales be served upon each joint tenant in case where land is owned in joint tenancy.
- Chap. 760
S. F. 1366
Relates to taxation of parking ramps in cities of the first class under 400,000 population by lowering the present population limitation of 450,000 .

TAXATION

- Chap. 763
H. F. 12
- Relates to taxation and registration of mobile homes and establishes additional depreciation rates.
- Chap. 791
H. F. 2414
- Provides that aircraft or airline companies used in air commerce which have a certificate of convenience and necessity issued by the United States Civil Aeronautics Board be exempted from the provisions of M. S. 360.531 through 360.67. Provides certain regulations relating to aircraft and airline companies operating without a certificate of convenience and necessity issued by the United States Civil Aeronautics Board. Provides for certain regulations relating to registration tax and notice given to the Commissioner of Aeronautics and the Commissioner of Taxation.
- Chap. 795
H. F. 2684
- Provides that credit against occupation tax (iron ore) will not be allowable if the net marketable tonnage of ores, exclusive of taconite and semi-taconite, produced from all mines operated by the taxpayer mining company exceeds 7% (under past law 2%) of net marketable tonnage of such ores.
- Chap. 823
S. F. 1494
- Relates to the appointment of assessors in all boroughs, and provides that the county auditor may appoint the county assessor for such town, borough, village or city in certain circumstances.
- Chap. 824
S. F. 1516
- Provides for taxation and registration of recreational vehicles, house trailers, chassis mounted campers, house cars, motor homes, tent trailers, slip-in campers, converted buses and converted vans, and similar vehicles.
- Chap. 844
S. F. 236
- Changes the tax mill levy rate from .28 to .60 upon each dollar of assessed valuation of property as it relates to public museums, galleries and schools of the arts or crafts in cities of the first class.
- Chap. 852
S. F. 1678
- Provides that cemetery lots or burial plots shall descend free of all debts and in the case of a surviving spouse a life estate in granted with the right of interment of such spouse therein, and a remainder is granted to the person who would be entitled to such fee if there were no spouse. If there is no such other person entitled to a remainder, then the entire fee to the surviving spouse with the right of interment therein.

TAXATION

- Chap. 880
H. F. 2088
- Provides that the Commissioner of Taxation may designate the county treasurer of any county or any banking institution to set tax meter machines following the method prescribed by the Commissioner of Taxation. The Commissioner shall prescribe the form and amount of a surety bond which shall be furnished by the banking institution designated.
- Chap. 881
H. F. 2518
- Continues in effect temporary increase in income tax rates applicable to individuals, estates, and trusts (as provided in Chapter 32, Article 12, Laws of 1967) until January 1, 1972. Continues in effect credits against income tax as provided under Extra Session Laws 1967, Chapter 32. Extends additional 1.8% tax on corporations (other than banks) from January 1, 1970 to January 1, 1972. Also extends surtax on corporations other than banks. Provides for two year continuation of other surtaxes. Increases cigarette tax from 8c to 12c per pack and provides for distribution to cigarette tax apportionment fund. Increases tax on other tobacco products, exempts cigarettes from the general state sales tax. Increases tax on wines and liquor.
- Chap. 882
S. F. 1618
- Empowers Commissioner of Taxation to authorize any manufacturer or person who purchase packages of cigarettes from a manufacturer for distribution without charge, to distribute free packages containing not more than ten cigarettes each.
- Chap. 883
S. F. 1619
- Changes monthly date for filing of return and payment of cigarette and tobacco product taxes from the 20th to the 18th of every month. Reduces interest rate on delinquent cigarette and tobacco product taxes from 1% per month to 6% per annum. Effective July 1, 1969.
- Chap. 884
S. F. 1620
- Imposes 5% penalty on cigarette distributor for failure to make timely payment of tax. Provides for 5% to 25% penalty (with a \$10 minimum) for failure to file cigarette distributor or consumer return on time.
- Chap. 890
S. F. 1495
- Requires county treasurer to show the amount of tax on general property tax statements in counties where the population exceeds 50,000 according to the 1960 federal census.

TAXATION

- Chap. 891
S. F. 1971
- Provides for inheritance tax for release of jointly owned real estate by filing affidavit of survivorship directly with the register of deeds or registrar of titles if the death occurred subsequent to April 20, 1939, and before April 25, 1949, and the surviving joint tenant is related to the deceased as a spouse or child.
- Chap. 896
H. F. 2087
- Provides that the county auditor shall certify to the Commissioner of Taxation the amount of money to be paid out of property tax relief fund as reimbursement for homestead credit. Commissioner to review certificates and determine their correctness. State auditor to make payments out of property tax relief fund not later than July 15, and the remaining half not later than November 15 of each year commencing in 1969.
- Chap. 899
S. F. 1130
- Amends M. S. 273.69, Subd. 7 to permit county auditor to submit revised certificate to Commissioner (for purposes of reimbursement to local taxing districts for property exempted from taxation by Chapter 32 of Extra Session Laws 1967) reflecting changes in the exempt or non-exempt status of property as a result of the Commissioner's regulations or court decisions. Commissioner may determine correctness of the revised certificates.
- Chap. 915
S. F. 910
- Provides that any retailer not maintaining a place of business in Minnesota shall furnish the Commissioner of Taxation with adequate security to insure collection and payment of the sales and use tax. Makes other provisions regarding collection of sales and use tax.
- Chap. 925
H. F. 239
- Proposes Constitutional amendment to enable Legislature to define or limit property exempt from taxation under Constitution excepting churches, houses of worship and property so used for educational purposes by academies, colleges, universities and seminaries of learning.
- Chap. 954
H. F. 2147
- Increases maximum amount to be paid to surviving spouse of deceased employee from \$1,000 to \$3,000 where an administrator of deceased employee's estate has not been appointed.
- Chap. 965
S. F. 229
- Relates to taxation of inventory of mobile home dealers and eliminates the dealer's option to pay a registration fee of \$15 in lieu of all other taxes or registration fees.
- Chap. 978
H. F. 1662
- Relates to income taxes and adds rented real or personal property to property factor used in apportionment formula used to determine income allocable to state of Minnesota.

TAXATION

- Chap. 980
H. F. 2800
Pertains to special assessments on cemetery property and limits special assessment exemptions to non-profit cemeteries.
- Chap. 984
S. F. 224
Relating to Hennepin County, provides for delay of assessment to improvements to residential real estate as follows: 40% of the improvement to be assessed after two years from date of improvement, additional 40% at the end of four years, and total improvement to be assessed at the end of five years from date of improvement.
- Chap. 989
S. F. 1121
Authorizes any county to provide for assessment of all taxable property in county by the county assessor. Not applicable where city or village assessor has powers of county auditor pursuant to M. S. 273.063. Office of local assessors within county to be terminated if county so elects.
- Chap. 990
S. F. 1126
Relating to valuation of property, requiring assessing officer responsible for determination of adjusted market value to annually file with county auditor the ratio of market value used to determine adjusted market value of real and personal property within taxing district.
- Chap. 991
S. F. 1127
Relating to personal property taxes, providing for procedure whereby taxpayer may petition district court for correct determination of tax after tax has been paid to county treasurer.
- Chap. 992
S. F. 1177
Delays assessment of first \$2,000 of assessor's full and true value on improvements to residential real estate located in the county of Ramsey. One third of the value of such improvement to be assessed at end of two years; and additional one third of the value at end of four years; and at the end of six years total value of improvement to be assessed.
- Chap. 1000
H. F. 569
Provides income tax credit in amount of 5% of cost of equipment installed and operated exclusively for the purpose of abatement of air and water pollution. Credit limited to \$50,000 per taxable year with carry-back and carry-over provisions.
- Chap. 1006
H. F. 871
Revises uniform principal and income act. Provides for the allocation of receipts and expenditures between principal and income beneficiaries of trusts and estates. The provisions apply only in the absence of any contrary terms in the trust instrument.

TAXATION

- Chap. 1039
H. F. 2051
Amends Minnesota agricultural property tax law (Green Acres) by further restricting the method of valuation and tax deferment thereunder. Property must be the homestead of applicant or in possession of applicant or certain relatives for previous seven years, and must be actively and exclusively devoted to agricultural use as defined in the act to qualify as agricultural land for property tax purposes.
- Chap. 1041
H. F. 2243
Relates to income taxes and provides time for refund of tax must be made within two years in cases where no return has been filed. Other provisions pertaining to timely filing for refund of tax.
- Chap. 1042
H. F. 2244
Relating to income tax, amends M. S. 290.56 by delineating circumstance under which taxpayer must report changes in federal income tax liability to the Commissioner.
- Chap. 1045
H. F. 2298
Raises interest rate on special assessments from 6 to 8% per annum.
- Chap. 1049
S. F. 1438
Relating to sales and use tax, permits farmer to file refund with Commissioner of Taxation for sales tax paid on exempt use of electricity in agricultural production. The refund is to be claimed on the taxpayer's state income tax return.
- Chap. 1051
S. F. 1527
Removes certain lands in Beltrami County from the Red Lake Game Preserve, and places the lands in the status of tax forfeited lands. Specifies wild rice growing as an agricultural purpose and authorizes the county board to offer for sale certain lands in Beltrami County upon approval by the Commissioner of Conservation.
- Chap. 1052
S. F. 1535
Relating to corporate income tax, incorporates certain federal provisions relating to corporate organization, reorganizations and mergers for purposes of uniformity in state income tax laws.
- Chap. 1064
S. F. 2299
Exempts from taxation property used primarily for abatement and control of air or water pollution, providing it meets standards set by Pollution Control Agency and is operated in accordance with permit from the Agency.
- Chap. 1065
S. F. 2584
Authorizes the Commissioner of Taxation to convey to the city of St Paul certain tax forfeited lands located in the city for a nominal consideration.

TAXATION

- Chap. 1074
H. F. 2384
Provides for assessment of value in redevelopment project on an original base and for reassessment in succeeding years with taxes on increased value being paid to the redevelopment authority, called a tax increment.
- Chap. 1078
H. F. 2452
Changes filing date for senior citizen's property tax relief credit from April 15 to June 30.
- Chap. 1097
H. F. 2792
Requires listing of leased personal property by lessor with tax department.
- Chap. 1116
H. F. 3088
Provides that state auditor shall apportion state taxes to Victoria, Chaska, and Chanhassen based on agreement between these municipalities.
- Chap. 1125
H. F. 1448
Provides that each member of the tax court shall receive an annual salary of \$9,000.
- Chap. 1126
H. F. 1721
Provides that the county auditor may amend not later than October 15 of each year the certification including additional reductions in property taxes payable in that year resulting from the reclassifications of real property from non-homestead property to homestead property that were not reflected in the original certification.
- Chap. 1128
S. F. 739
Extends 35% homestead credit to buildings and structures owned and used by occupant as his permanent residence, which are located on land subject to property taxes and owned by a person or entity other than the occupant.
- Chap. 1132
S. F. 1373
Relates to taxation and provides for homestead treatment of certain buildings classed as "3 F" and appurtenance thereto under certain conditions.
- Chap. 1135
S. F. 2425
Relates to property tax on private outdoor recreational, open space and park lands. Provides that for ad valorem property tax purposes such property shall be valued according to its present recreational use, without considering the value of such property if it were to be sold and converted to another use. When open space and recreational property (which qualifies under the act) is sold and no longer qualifies for special valuation treatment under act, the tax savings due to special method of valuation over preceding seven years becomes due and payable.

TAXATION

Chap. 1137
S. F. 2360

Relates to reimbursement to local taxing districts out of the property tax relief fund for loss of revenue due to homestead property tax credit. Restricts local taxing units use of revenue from special assessments and defines payments on bonded indebtedness in such a manner to limit payments out of the property tax relief fund.

Chap. 1147
H. F. 1666

Provides for self-assessment of gross earnings taxes.

Chap. 1156
H. F. 3083

Increases tax on taconite and iron sulfides from 5c to 11.5c per gross ton of merchantable iron ore. Creates taconite property tax relief fund out of which payments to homeowners in tax relief areas are made. The amount of the homestead property tax reduction varies from 17% to 27% depending upon the tax relief area involved. The maximum reduction in property taxes is \$190. The increased taconite tax applies for taxes payable for 1969 and subsequent years. The homestead relief provisions apply to taxes levied in 1969 and subsequent years.

TABLE I

SUMMARY OF 1969 LEGISLATIVE APPROPRIATIONS
BY FUND, BY YEAR

Fund	1969	1970	1971	Biennial Total	Total Including F.Y. 1969
General* - Direct	\$5,105,072.91	\$ 612,956,273.62	\$ 642,629,001.00	\$1,255,585,274.62	\$1,260,690,347.53
General - Open		363,472,878.00	403,379,092.00	766,851,970.00	766,851,970.00
Subtotal	5,105,072.91	976,429,151.62	1,046,008,093.00	2,022,437,244.62	2,027,542,317.53
Iron Range Resources and Rehabilitation		175,000.00	150,000.00	325,000.00	325,000.00
State Airports	65.00	4,964,651.00	403,376.00	5,368,027.00	5,368,092.00
Game and Fish	185,525.11	9,422,000.00	7,805,324.00	17,227,324.00	17,412,849.11
Trunk Highway	119,421.82	24,320,103.00	18,932,581.00	43,252,684.00	43,372,105.82
Highway User Tax Distribution	3,090.28	2,896,062.00	3,024,366.00	5,920,428.00	5,923,518.28
Consolidated Conservation Areas	140,976.02				140,976.02
Wildlife Acquisition		342,000.00	342,000.00	684,000.00	684,000.00
State Parks Development		920,500.00		920,500.00	920,500.00
Highway Safety		28,314.00	28,990.00	57,304.00	57,304.00
Grand Total	<u>\$5,554,151.14</u>	<u>\$1,019,497,781.62</u>	<u>\$1,076,694,730.00</u>	<u>\$2,096,192,511.62</u>	<u>\$2,101,746,662.76</u>

*A direct appropriation of \$95,000 for the biennium was made in the State Departments Bill and it is likely that this standing appropriation will not be expended.

TABLE II
Estimated "Open" and Standing" Appropriations
General Fund

	1970	1971
Aid to Fire Departments	\$ 1,450,000	\$ 1,550,000
Surcharge for Firemen's Relief	270,000	285,000
Revenue Refunds	200,000	200,000
Cancelled Warrants Suspense	10,000	10,000
Weber Compensation	1,200	1,200
Abandoned Bank Deposit Refunds	500	500
Colored Oleomargarine Tax for Research	125,000	125,000
Safety Inspection at Tower-Soudan State Park	500	500
Tax Relief - Airport	5,250	5,250
Athletic Commission	20,000	20,000
State College Board - E.O.A.	333,323	384,467
Junior College Board - E.O.A.	60,000	73,700
Executive Council Emergency Aid	---	---
Legislative Retirement	33,700	33,700
Elected Officials Retirement	18,900	18,900
S.E.R.A. - Supplemental	202,500	200,000
T.R.A. - Supplemental	300,000	280,000
P.E.R.A. - Supplemental	38,000	37,000
Bond Sales Expense	3,000	3,000
Supplemental Retirement for State and Junior Colleges	613,805	788,675
Legislative Retirement Study Commission	25,000*	25,000*
Land Exchange Review Board	35,000	35,000
Parks and Open Space Program	3,500,000	3,500,000
State College Board Bond Payments	300,000	300,000
Subtotal (Former General Revenue Fund)	7,545,678	7,876,892
\$10 Per Pupil Census Aid	9,000,000	9,000,000
Military Land School Aid	2,200	2,200
Income Tax Refunds	61,000,000	66,000,000
Subtotal (Former Income Tax School Fund)	70,002,200	75,002,200
Per Capita Aids	43,300,000	49,400,000
Exempt Property Reimbursement	68,925,000	80,000,000
Elimination of Property Tax Levy	68,700,000	74,800,000
Homestead Credit	95,300,000	106,600,000
Senior Citizen and Renter Credit	9,700,000	9,700,000
Subtotal (Former Property Tax Relief Fund)	285,925,000	320,500,000
Total Open and Standing Appropriations	\$363,472,878	\$403,379,092

*A direct appropriation of \$95,000 for the biennium was made in the State Departments Bill and it is likely that this standing appropriation will not be expended.

Note: An "open" or "standing" appropriation is one which sets apart an unspecified or a specified amount of funds to be available for continuous use without the need for reenactment by each succeeding legislature.

TABLE III
1969 Direct Legislative Appropriations
By Fund, By Year

Chapter		1969	1970	1971	Biennial Total	Total Including F.Y. 1969
	<u>General Fund</u>					
22	Southwest State College	\$ 350,000.00	\$	\$	\$	\$ 350,000.00
23	Deficiencies	298,720.00				298,720.00
41	Legislative Retirement Study Commission	12,500.00				12,500.00
44	Placing Minnesota Statutes on computer compatible media	70,000.00				70,000.00
55	Workmen's Compensation Commission	36,566.00				36,566.00
74	Public Examiners Revolving Fund	50,000.00				50,000.00
240	Deficiencies	681,000.00				681,000.00
263	Additional State Aid, ISD #623		7,303.62		7,303.62	7,303.62
277	Soybean promotional order		25,000.00		25,000.00	25,000.00
300	Remodel State Capitol	170,000.00				170,000.00
531	Deficiency: Emergency aid	1,500,000.00				1,500,000.00
643	Purchase flowage easements - Cedar Lake	5,000.00				5,000.00
651	Deficiency: Forest guards	25,000.00				25,000.00
697	Additional State Aid, ISD #793		43,000.00		43,000.00	43,000.00
732	Lake Benton restoration and study of means of alleviating lake problems		25,000.00		25,000.00	25,000.00
770	Board of Examiners for Nursing Home Administrators		50,000.00		50,000.00	50,000.00
787	Predator Control		75,000.00		75,000.00	75,000.00
825	Crystal Waters Act		1,500,000.00		1,500,000.00	1,500,000.00
878	Freedoms Foundation Memorial - Valley Forge		674.00		674.00	674.00
879	Planning for Statewide Zoo		500,000.00		500,000.00	500,000.00
886	Claims Commission Awards	113,341.57				113,341.57
904	Pilot program of group homes for the mentally retarded, mentally ill, and juvenile delinquents		75,000.00		75,000.00	75,000.00
928	Board of Medical Examiners - loans and scholarships		50,000.00		50,000.00	50,000.00
956	Historic Sites		201,000.00	6,000.00	207,000.00	207,000.00
966	Educational film of legislative process		40,000.00		40,000.00	40,000.00
976	General Services Revolving Fund		50,000.00		50,000.00	50,000.00
999	Legislative Retirement Study Commission - Study of P.E.R.A.		25,000.00		25,000.00	25,000.00
1017	Educational film on Minnesota history		25,000.00		25,000.00	25,000.00
1032	Regulation of structural pest control activities		25,000.00	25,000.00	50,000.00	50,000.00
1050	Survivorship benefits to widows of District Court Judges		158,531.00		158,531.00	158,531.00
1066	Claims	87,555.34				87,555.34
1114	Metropolitan Council - Sewer Service Board	500,000.00				500,000.00
1120	Regulation of debt prorating agencies		15,000.00		15,000.00	15,000.00
1130	Legislative Services Commission	108,000.00				108,000.00
1136	Welfare and Corrections	622,048.17	132,571,630.00	137,398,977.00	269,970,607.00	270,592,655.17
1139	State Departments	444,771.80	67,660,892.00	54,851,148.00	122,512,040.00	122,956,811.80
1153	Semi-State Activities	9,202.68	1,988,100.00	2,046,397.00	4,034,497.00	4,043,699.68
1154	Education	21,367.35	402,180,990.00	448,301,479.00	850,482,469.00	850,503,836.35
1155	Building Repairs		5,664,153.00		5,664,153.00	5,664,153.00
	Total	5,105,072.91	612,956,273.62	642,629,001.00	1,255,585,274.62	1,260,690,347.53
	<u>Iron Range Resources and Rehabilitation Account</u>					
1139	State Departments		25,000.00		25,000.00	25,000.00
1154	Education		150,000.00	150,000.00	300,000.00	300,000.00
	Total		175,000.00	150,000.00	325,000.00	325,000.00
	<u>State Airports Fund</u>					
1139	State Departments	65.00	4,964,651.00	403,376.00	5,368,027.00	5,368,092.00
	<u>Game and Fish Fund</u>					
2	Deer survival program	100,000.00				100,000.00
698	Construct water control structure - Watson Sag		20,000.00		20,000.00	20,000.00
787	Predator Control		75,000.00		75,000.00	75,000.00
886	Claims Commission Awards	146.61				146.61
1066	Claims	22,471.34				22,471.34
1139	State Departments	62,907.16	9,327,000.00	7,805,324.00	17,132,324.00	17,195,231.16
	Total	185,525.11	9,422,000.00	7,805,324.00	17,227,324.00	17,412,849.11

TABLE III (cont.)
1969 Direct Legislative Appropriations
By Fund, By Year

Chapter	1969	1970	1971	Biennial Total	Total Including F.Y. 1969
<u>Trunk Highway</u>					
800 Highway Department	\$	\$ 24,069,517.00	\$ 18,677,336.00	\$ 42,746,853.00	\$ 42,746,853.00
886 Claims Commission Awards	18,838.62				18,838.62
1066 Claims	100,583.20				100,583.20
1139 State Departments		184,169.00	189,335.00	373,504.00	373,504.00
1153 Semi-State Activities		40,000.00	40,000.00	80,000.00	80,000.00
1154 Education		26,417.00	25,910.00	52,327.00	52,327.00
Total	119,421.82	24,320,103.00	18,932,581.00	43,252,684.00	43,372,105.82
<u>Highway User Tax Distribution Fund</u>					
1066 Claims	2,592.15				2,592.15
1139 State Departments	498.13	2,896,062.00	3,024,366.00	5,920,428.00	5,920,926.13
Total	3,090.28	2,896,062.00	3,024,366.00	5,920,428.00	5,923,518.28
<u>Consolidated Conservation Areas Fund</u>					
1066 Claims	140,976.02				140,976.02
<u>Wildlife Acquisition Fund</u>					
1139 State Departments		342,000.00	342,000.00	684,000.00	684,000.00
<u>State Parks Development Account</u>					
1139 State Departments		920,500.00		920,500.00	920,500.00
<u>Highway Safety Account</u>					
1139 State Departments		28,314.00	28,990.00	57,304.00	57,304.00
Grand Total Direct Appropriations	<u>\$5,554,151.14</u>	<u>\$656,024,903.62</u>	<u>\$673,315,638.00</u>	<u>\$1,329,340,541.62</u>	<u>\$1,334,894,692.76</u>

TABLE IV
COMPARISON OF FIVE MAJOR APPROPRIATION BILLS
1969 LEGISLATIVE SESSION

	GOVERNOR'S RECOMMENDATION			HOUSE BILLS			SENATE BILLS			LAWS OF 1969		
	General Fund	Other Funds	Total	General Fund	Other Funds	Total	General Fund	Other Funds	Total	General Fund	Other Funds	Total
Education												
1969-70	\$129,503,527	\$258,885,467	\$ 388,388,994	\$126,613,141	\$279,193,822*	\$ 405,806,963	\$128,881,172	\$274,462,566	\$ 403,313,738	\$102,180,990	\$ 176,417	\$ 402,357,407
1970-71	142,552,595	269,697,283	412,249,878	142,743,534	306,603,584	449,347,118	142,001,836	304,308,684	446,310,520	448,301,479	175,910	448,477,389
Biennial Total	272,056,122	528,582,750	800,638,872	269,356,675	585,797,406	855,154,081	270,883,008	578,771,250	849,654,258	850,482,469	352,327	850,834,796
Deficiencies	21,367	2,593,340	2,614,707	21,367		21,367	21,367		21,367	21,367		21,367
Grand Total	272,077,489	531,176,090	803,253,579	269,378,042	585,797,406	855,175,448	270,904,375	578,771,250	849,675,625	850,503,836	352,327	850,856,163
Highways												
1969-70		25,164,362	25,164,362		24,172,004	24,172,004		22,658,372	22,658,372		24,069,517	24,069,517
1970-71		19,117,222	19,117,222		18,643,228	18,643,228		18,239,908	18,239,908		18,677,336	18,677,336
Biennial Total		44,281,584	44,281,584		42,815,232	42,815,232		40,898,280	40,898,280		42,746,853	42,746,853
Deficiencies												
Grand Total		44,281,584	44,281,584		42,815,232	42,815,232		40,898,280	40,898,280		42,746,853	42,746,853
Semi-State Activities												
1969-70	2,073,221	90,000	2,163,221	1,942,010	90,000	2,032,010	1,964,658	90,000	2,054,658	1,988,100	40,000	2,028,100
1970-71	2,122,741	90,000	2,212,741	1,997,285	90,000	2,087,285	1,988,985	90,000	2,078,985	2,046,397	40,000	2,086,397
Biennial Total	4,195,962	180,000	4,375,962	3,939,295	180,000	4,119,295	3,953,643	180,000	4,133,643	4,034,497	80,000	4,114,497
Deficiencies	9,203		9,203	9,203		9,203	9,203		9,203			9,203
Grand Total	4,205,165	180,000	4,385,165	3,948,498	180,000	4,128,498	3,962,846	180,000	4,142,846	4,043,700	80,000	4,123,700
State Departments												
1969-70	49,320,038	35,122,585	84,442,623	65,851,318	16,969,683	82,821,001	65,918,732	17,433,034	83,351,766	67,660,892	18,687,696	86,348,588
1970-71	48,055,555	20,596,470	68,652,025	55,075,265	11,664,778	66,740,043	54,264,375	11,829,100	66,093,475	54,851,148	11,793,391	66,644,539
Biennial Total	97,375,593	55,719,055	153,094,648	120,926,583	28,634,461	149,561,044	120,183,107	29,262,134	149,445,241	122,512,040	30,481,087	152,993,127
Deficiencies	716,655	67,187	783,842	444,772	63,470	508,242	617,372	56,470	673,842	444,772	63,470	508,242
Grand Total	98,092,248	55,786,242	153,878,490	121,371,355	28,697,931	150,069,286	120,800,479	29,318,604	150,119,083	122,956,812	30,544,557	153,501,369
Welfare-Corrections												
1969-70	117,483,026	12,640,794	130,123,820	122,954,888	8,615,037	131,569,925	130,940,846		130,940,846	132,571,630		132,571,630
1970-71	122,094,421	13,134,413	135,228,834	122,530,048	7,500,174	130,030,222	137,603,141		137,603,141	137,398,977		137,398,977
Biennial Total	239,577,447	25,775,207	265,352,654	245,484,936	16,115,211	261,600,147	268,543,987		268,543,987	269,970,607		269,970,607
Deficiencies	572,048		572,048	572,048		572,048	781,698		781,698	622,048		622,048
Grand Total	240,149,495	25,775,207	265,924,702	246,056,984	16,115,211	262,172,195	269,325,685		269,325,685	270,592,655		270,592,655
Total - Five Major Bills												
1969-70	298,379,812	331,903,208	630,283,020	317,361,357	329,040,546	646,401,903	327,705,408	314,643,972	642,349,380	604,401,612	42,973,630	647,375,242
1970-71	314,825,312	322,635,388	637,460,700	322,346,132	344,501,764	666,847,896	335,858,337	334,467,692	670,326,029	642,598,001	30,686,637	673,284,638
Biennial Total	613,205,124	654,538,596	1,267,743,720	639,707,489	673,542,310	1,313,249,799	663,563,745	649,111,664	1,312,675,409	1,246,999,613	73,660,267	1,320,659,880
Deficiencies	1,319,273	2,660,527	3,979,800	1,047,390	63,470	1,110,860	1,429,640	56,470	1,486,110	1,097,390	63,470	1,160,860
Grand Total	614,524,397	657,199,123	1,271,723,520	640,754,879	673,605,780	1,314,360,659	664,993,385	649,168,134	1,314,161,519	1,248,097,003	73,723,737	1,321,820,740

NOTE: There are slight differences in totals due to dropping the "cents" column.

*Includes school aid deficiency of \$2,593,340.

TABLE V
COMPARISON MAJOR APPROPRIATION BILLS - LEGISLATIVE SESSIONS 1961 THROUGH 1969
 Deficiencies Included

<u>TOTAL APPROPRIATIONS - FOUR MAJOR BILLS*</u>	<u>Total Bill</u>	<u>General Fund</u>	<u>Income Tax School Fund</u>	<u>Game and Fish Fund</u>	<u>All Other Funds</u>
1969 Session	\$1,321,820,740	\$1,246,999,613	\$ -0-	\$17,195,231	\$56,528,506
1967 Session	1,024,469,809	460,878,728	497,800,665	13,621,769	52,168,647
1965 Session	759,574,102	348,168,702	393,149,921	11,483,070	6,772,408
1963 Session	637,023,478	284,940,640	335,582,083	10,401,465	6,099,290
1961 Session	566,938,926	252,777,314	299,511,721	8,775,982	5,873,907
<u>ACCUMULATIVE CHANGES</u>					
Dollar Increase -- 1969 over 1967	297,350,931	786,120,885	(497,800,665)	3,573,462	4,359,859
% Increase -- 1969 over 1967	29.0%	170.6%	(100%)	26.2%	8.4%
Dollar Increase -- 1969 over 1965	562,246,638	898,830,911	(393,149,921)	5,712,161	49,756,098
% Increase -- 1969 over 1965	74.0%	258.2%	(100%)	49.7%	734.7%
Dollar Increase -- 1969 over 1963	684,797,262	962,058,973	(335,582,083)	6,793,766	50,429,216
% Increase -- 1969 over 1963	107.5%	337.6%	(100%)	65.3%	826.8%
Dollar Increase -- 1969 over 1961	754,881,814	994,222,299	(299,511,721)	8,419,249	50,654,599
% Increase -- 1969 over 1961	133.2%	393.3%	(100%)	95.9%	862.4%
<u>BIENNIAL CHANGES</u>					
Dollar Increase -- 1967 over 1965	264,895,707	112,710,026	104,650,744	2,138,699	45,396,239
% Increase -- 1967 over 1965	34.9%	32.4%	26.6%	18.6%	670.3%
Dollar Increase -- 1965 over 1963	122,550,624	63,228,062	57,567,838	1,081,605	673,118
% Increase -- 1965 over 1963	19.2%	22.2%	17.2%	10.4%	11.0%
Dollar Increase -- 1963 over 1961	70,084,552	32,163,326	36,070,362	1,625,483	225,383
% Increase -- 1963 over 1961	12.4%	12.7%	12.0%	18.5%	3.8%

NOTE: There are slight differences in totals due to dropping the "cents" column.

*Excludes direct appropriation to the Department of Highways in the 1961, 1963 and 1965 Sessions. In prior years no direct appropriations were made to this department.

TABLE VI
COMPARISON MAJOR APPROPRIATION BILLS - LEGISLATIVE SESSIONS 1961 THROUGH 1969
 Deficiencies Included

<u>EDUCATION</u>	<u>Total Bill</u>	<u>General Fund</u>	<u>Income Tax School Fund</u>	<u>Game and Fish Fund</u>	<u>All Other Funds</u>
1969 Session	\$850,856,163	\$850,503,836	\$		\$352,327
1967 Session	658,937,691	190,480,154	468,157,537		300,000
1965 Session	503,201,027	133,024,839	370,016,188		160,000
1963 Session	414,713,296	99,223,046	315,102,266		387,984
1961 Session	366,680,732	82,120,807	284,235,924		324,000
 <u>ACCUMULATIVE CHANGES</u>					
Dollar Increase -- 1969 over 1967	191,918,472	660,023,682	(468,157,537)		52,327
% Increase -- 1969 over 1967	29.1%	346.5%	(100%)		17.7%
 Dollar Increase -- 1969 over 1965	 347,655,136	 717,478,997	 (370,016,188)		 192,327
% Increase -- 1969 over 1965	69.1%	539.4%	(100%)		120.2%
 Dollar Increase -- 1969 over 1963	 436,142,867	 751,633,117	 (315,102,266)		 (35,657)
% Increase -- 1969 over 1963	105.2%	757.2%	(100%)		(9.2%)
 Dollar Increase -- 1969 over 1961	 484,175,431	 768,383,029	 (284,235,924)		 28,327
% Increase -- 1969 over 1961	132.0%	935.7%	(100%)		8.7%
 <u>BIENNIAL CHANGES</u>					
Dollar Increase -- 1967 over 1965	155,736,664	57,455,315	98,141,349		140,000
% Increase -- 1967 over 1965	30.9%	43.2%	26.5%		87.5%
 Dollar Increase -- 1965 over 1963	 88,487,731	 33,801,793	 54,913,922		 (227,984)
% Increase -- 1965 over 1963	21.3%	34.1%	17.4%		(58.8%)
 Dollar Increase -- 1963 over 1961	 48,032,564	 17,102,239	 30,866,342		 63,984
% Increase -- 1963 over 1961	13.1%	20.8%	10.9%		19.7%

NOTE: There are slight differences in totals due to dropping the "cents" column.

TABLE VII
COMPARISON MAJOR APPROPRIATION BILLS - LEGISLATIVE SESSIONS 1961 THROUGH 1969
 Deficiencies Included

<u>SEMI-STATE ACTIVITIES</u>	<u>Total Bill</u>	<u>General Fund</u>	<u>Income Tax School Fund</u>	<u>Game and Fish Fund</u>	<u>All Other Funds</u>
1969 Session	\$4,123,700	\$4,043,700	\$ -0-	\$ -0-	\$ 80,000
1967 Session	3,307,158	3,207,158	100,000	-0-	-0-
1965 Session	2,422,085	2,232,085	100,000	-0-	90,000
1963 Session	2,769,760	2,289,760	100,000	280,000	100,000
1961 Session	2,260,968	1,770,968	100,000	280,000	110,000
<u>ACCUMULATIVE CHANGES</u>					
Dollar Increase -- 1969 over 1967	816,542	836,542	(100,000)		80,000
% Increase -- 1969 over 1967	24.7%	26.1%	(100%)		100%
Dollar Increase -- 1969 over 1965	1,701,615	1,811,615	(100,000)		(10,000)
% Increase -- 1969 over 1965	70.3%	81.2%	(100%)		(11.1%)
Dollar Increase -- 1969 over 1963	1,353,940	1,753,940	(100,000)	(280,000)	(20,000)
% Increase -- 1969 over 1963	48.9%	76.6%	(100%)	(100%)	
Dollar Increase -- 1969 over 1961	1,862,732	2,272,732	(100,000)	(280,000)	(30,000)
% Increase -- 1969 over 1961	82.4%	128.3%	(100%)	(100%)	
<u>BIENNIAL CHANGES</u>					
Dollar Increase -- 1967 over 1965	885,073	975,073			(90,000)
% Increase -- 1967 over 1965	36.5%	43.7%			(100%)
Dollar Increase -- 1965 over 1963	(347,675)	(57,675)		(280,000)	(10,000)
% Increase -- 1965 over 1963	(12.6%)	(2.5%)		(100%)	(10%)
Dollar Increase -- 1963 over 1961	508,792	518,792			(10,000)
% Increase -- 1963 over 1961	22.5%	29.3%			(9.1%)

NOTE: There are slight differences in totals due to dropping the "cents" column.

TABLE VIII
COMPARISON MAJOR APPROPRIATION BILLS - LEGISLATIVE SESSIONS 1961 THROUGH 1969
 Deficiencies Included

<u>STATE DEPARTMENTS</u>	<u>Total Bill</u>	<u>General Fund</u>	<u>Income Tax School Fund</u>	<u>Game and Fish Fund</u>	<u>All Other Funds</u>
1969 Session	\$153,501,369	\$122,956,812	\$ -0-	\$17,195,231	\$13,349,326
1967 Session	121,905,979	79,338,449	9,065,801	13,621,769	19,879,960
1965 Session	83,551,565	58,424,858	7,121,228	11,483,070	6,522,408
1963 Session	74,765,322	52,618,437	6,414,114	10,121,465	5,611,306
1961 Session	67,324,858	48,314,036	5,074,932	8,495,982	5,439,907
<u>ACCUMULATIVE CHANGES</u>					
Dollar Increase -- 1969 over 1967	31,595,390	43,618,363	(9,065,801)	3,573,462	(6,530,634)
% Increase -- 1969 over 1967	25.9%	55.0%	(100%)	26.2%	(32.9%)
Dollar Increase -- 1969 over 1965	69,949,804	64,531,954	(7,121,228)	5,712,161	6,826,918
% Increase -- 1969 over 1965	83.7%	110.4%	(100%)	49.7%	104.7%
Dollar Increase -- 1969 over 1963	78,736,047	70,338,375	(6,414,114)	7,073,766	7,738,020
% Increase -- 1969 over 1963	105.3%	133.7%	(100%)	69.9%	137.9%
Dollar Increase -- 1969 over 1961	86,176,511	74,642,776	(5,074,932)	8,699,249	7,909,419
% Increase -- 1969 over 1961	128.0%	154.5%	(100%)	102.4%	145.4%
<u>BIENNIAL CHANGES</u>					
Dollar Increase -- 1967 over 1965	38,354,414	20,913,591	1,944,573	2,138,699	13,357,552
% Increase -- 1967 over 1965	45.9%	35.8%	27.3%	18.6%	204.8%
Dollar Increase -- 1965 over 1963	8,786,243	5,806,421	707,114	1,361,605	911,102
% Increase -- 1965 over 1963	11.8%	11.0%	11.0%	13.5%	16.2%
Dollar Increase -- 1963 over 1961	7,440,464	4,304,401	1,339,182	1,625,483	171,399
% Increase -- 1963 over 1961	11.1%	8.9%	26.4%	19.1%	3.2%

NOTE: There are slight differences in totals due to dropping the "cents" column.

TABLE IX
COMPARISON MAJOR APPROPRIATION BILLS - LEGISLATIVE SESSIONS 1961 THROUGH 1969
 Deficiencies Included

<u>WELFARE-CORRECTIONS</u>	<u>Total Bill</u>	<u>General Fund</u>	<u>Income Tax School Fund</u>	<u>Game and Fish Fund</u>	<u>All Other Funds</u>
1969 Session	\$270,592,655	\$270,592,655	\$		
1967 Session	208,330,292	187,852,965	20,477,327		
1965 Session	170,399,423	154,486,918	15,912,505		
1963 Session	144,775,099	130,809,396	13,965,702		
1961 Session	130,672,366	120,571,501	10,100,865		
<u>ACCUMULATIVE CHANGES</u>					
Dollar Increase -- 1969 over 1967	62,262,363	82,739,690	(20,477,327)		
% Increase -- 1969 over 1967	29.9%	44.0%	(100%)		
Dollar Increase -- 1969 over 1965	100,193,232	116,105,737	(15,912,505)		
% Increase -- 1969 over 1965	58.8%	75.2%	(100%)		
Dollar Increase -- 1969 over 1963	125,817,556	139,783,259	(13,965,702)		
% Increase -- 1969 over 1963	86.9%	106.9%	(100%)		
Dollar Increase -- 1969 over 1961	139,920,289	150,021,154	(10,100,865)		
% Increase -- 1969 over 1961	102.3%	124.4%	(100%)		
<u>BIENNIAL INCREASES</u>					
Dollar Increase -- 1967 over 1965	37,930,869	33,366,047	4,564,822		
% Increase -- 1967 over 1965	22.3%	21.6%	28.7%		
Dollar Increase -- 1965 over 1963	25,624,324	23,677,522	1,946,803		
% Increase -- 1965 over 1963	17.7%	18.1%	13.9%		
Dollar Increase -- 1963 over 1961	14,102,733	10,237,895	3,864,837		
% Increase -- 1963 over 1961	10.8%	8.5%	38.3%		

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NOTE: There are slight differences in totals due to dropping the "cents" column.

TABLE X
 APPROPRIATIONS FOR EDUCATION
 (OTHER THAN UNIVERSITY AND STATE COLLEGES)
 1944 THROUGH 1971
 DEFICIENCIES INCLUDED IN PERTINENT YEAR

Fiscal Year	Department of Education	Education Aids ^a	Scholarships, Other Aids, and Higher Education Coordinating Commission	Junior Colleges	Total
1944	\$ 162,010	\$ 9,198,000	\$	\$	\$ 9,360,010
1945	152,010	9,198,000			9,350,010
1946	208,220	9,185,000			9,393,220
1947	222,291 ^b	11,540,000			11,762,291
1948 ^c	382,504	24,164,600			24,547,104
1949	369,321 ^b	25,890,850			26,260,171
1950	763,894 ^d	39,378,300			40,142,194
1951	744,258	40,290,100			41,034,358
1952	893,049	51,680,600			52,573,649
1953	891,966	63,897,300			64,789,266
1954	948,589	62,899,600			63,848,189
1955	950,153	65,484,000			66,434,153
1956	1,175,505	66,551,306			67,726,811
1957	1,287,342 ^b	76,903,765 ^b			78,191,107
1958	1,501,936	91,714,387 ^b	627,500		93,843,823
1959	1,542,463	95,094,955 ^b	730,000		97,367,418
1960	1,718,222	107,782,646 ^b	812,500		110,313,368
1961	1,766,349	114,030,251 ^b	877,500		116,674,100
1962	2,192,975	126,154,000	1,114,800		129,461,775
1963	2,020,802	135,165,649 ^b	1,299,065 ^b		138,485,516
1964	2,421,920	151,083,000	1,602,000	50,000 ^d	155,156,920
1965	2,415,697	159,083,000	220,000	2,288,000	164,006,697
1966	2,558,360	178,031,000	335,875 ^c	3,271,987	184,197,222
1967	2,594,944	199,801,548 ^b	434,125	4,087,647	206,918,264
1968	3,136,410	221,908,865	1,306,950	7,185,186	233,537,411
1969	3,389,710	239,739,752	1,098,050	7,639,925	251,867,437
1970	4,348,129	270,996,160	2,816,000	12,337,820	290,498,109
1971	4,481,114	301,704,442	2,688,000	14,597,397	323,470,953

- (a) Excludes: Aid to Common School Districts, Tuition and Transportation Aid - Schools of Agriculture, Census Aid and Endowment Apportionment.
- (b) Includes deficiency appropriations, except employees' compensation.
- (c) Includes Higher Education Coordinating Commission (formerly designated as Minnesota Liaison and Facilities Commission for Higher Education) from 1966 on.
- (d) Beginning in 1964, appropriations made for the Junior College Board are designated.

TABLE XI
 APPROPRIATIONS FOR THE UNIVERSITY OF MINNESOTA FOR FISCAL YEARS 1937 THROUGH 1971
 DEFICIENCIES INCLUDED IN PERTINENT YEARS

Fiscal Year (Ending June 30th)	Maintenance and Improvements	Research & Extension ^a (including special hospitals)	Care of Indigent Patients in U. Hosp. (Shared: ½ County, ½ State)	National Defense Student Loan Program	Subtotal of All Except Bldg. Appropriations	Building Projects	Grand Total
1937	\$ 3,100,000	\$ 121,500 ^b	\$ 370,000		\$ 3,591,500	\$ --	\$ 3,591,500
1938	3,500,000	218,500	370,000		4,088,500	775,000	4,863,500
1939	3,500,000	166,000	370,000		4,036,000	--	4,036,000
1940	3,540,000	165,000	400,000		4,105,000	429,500	4,534,500
1941	3,540,000	165,000	400,000		4,105,000	--	4,105,000
1942	3,727,910	350,000	400,000		4,477,910	346,000	4,823,910
1943	3,734,000	352,700 ^b	400,000		4,486,700	--	4,486,700
1944	3,890,000	425,575	490,000		4,805,575	1,175,000	5,980,575
1945	3,890,000	425,575	490,000		4,805,575	--	4,805,575
1946	3,825,000	540,000	620,000		4,985,000	1,156,600	6,141,600
1947	4,825,000	540,000	620,000		5,985,000	--	5,985,000
1948	8,087,248	714,000	908,000		9,709,248	7,683,000	17,392,248
1949	8,093,159 ^b	720,232 ^b	908,000		9,721,392	--	9,721,392
1950 ^c	12,252,019	989,439 ^d	1,506,546		14,748,004	14,214,000	28,962,004
1951	12,200,834	1,193,435 ^d	1,499,070		14,893,339	--	14,893,339
1952	14,136,654	1,174,456 ^d	2,191,728		17,502,838	2,132,690	19,635,528
1953	14,236,654	1,293,192 ^{b & d}	2,249,079 ^b		17,778,925	--	17,778,925
1954	14,847,000	1,513,983 ^d	2,129,690		18,490,673	4,056,000	22,546,673
1955	14,929,000	2,007,416 ^{b & d}	2,568,833 ^b		19,505,249	--	19,505,249
1956	15,878,500	2,152,666 ^d	2,200,000		20,231,166	6,600,000	26,831,166
1957	15,878,500	2,157,666 ^d	2,250,000		20,286,166	--	20,286,166
1958	14,542,031 ^e	2,672,276	2,836,236		20,050,543	16,530,518	36,581,061
1959	18,614,386 ^e	2,538,641	2,922,138		24,075,165	--	24,075,165
1960	19,179,470 ^f	3,259,138	3,071,714		25,510,322	14,457,150	39,967,472
1961	20,817,239	3,341,007	3,349,244 ^b		27,507,490	--	27,507,490
1962	24,189,371 ^g	3,777,931	3,896,896		31,864,198	7,836,747	39,700,945
1963	25,023,542	3,847,428	4,141,224		33,012,194	--	33,012,194
1964	27,653,330	4,197,011	4,505,578		36,355,919	12,483,700	48,839,619
1965	30,800,157	4,481,386	4,813,078		40,094,621	--	40,094,621
1966	36,558,454 ^h	5,308,932	4,660,000	\$121,888	46,649,274	15,820,656 ⁱ	62,469,930
1967	41,064,554	5,389,028	5,046,748	121,888	51,622,218	--	51,622,218
1968	49,067,417	6,898,500	4,311,000	217,500	60,494,417	22,739,346 ^j	83,233,763
1969	56,519,574	7,232,000	4,274,400	217,500	68,243,474	--	68,243,474
1970	65,587,292 ^k	10,233,213	3,225,126	252,900	79,298,531	55,486,951 ^l	134,785,482
1971	73,212,803	11,225,293	3,489,688	263,800	88,191,584	--	88,191,584

- (a) Agricultural Extension Agents not under the University until fiscal 1942, and appropriations therefore for prior years are excluded.
- (b) Includes deficiency appropriation.
- (c) Duluth T. C. was made a branch of the University by the 1947 Legislature, and 1950 was the first year funds were appropriated directly to the University for the Duluth Branch.
- (d) Does not include tuition and transportation aid for students at Schools of Agriculture.
- (e) The University's share of the Occupation Tax on Iron Ore was used for Maintenance and Improvements beginning in 1958. The 1957 "Windfall" was added to fiscal year 1958 accounting for the difference in comparison with fiscal 1959.
- (f) Includes \$100,000 for replacement of supplies and equipment destroyed by fire in the Chemistry Building.
- (g) Appropriations for the University Branch at Morris are included in 1962 and thereafter.
- (h) Appropriations for the Agricultural and Technical Institute at Crookston are included in 1966 and thereafter.
- (i) Buildings authorized totaled \$21,869,332 with appropriations from state funds of \$15,820,656.
- (j) Buildings authorized totaled \$28,657,862 with appropriations from state funds of \$22,739,346.
- (k) Appropriations for the Agricultural and Technical College at Waseca are included in 1970 and thereafter.
- (l) Buildings authorized totaled \$86,172,451 with appropriations from state funds of \$55,486,951.

TABLE XII
 APPROPRIATIONS FOR MINNESOTA STATE COLLEGES 1950 THROUGH 1971
 DEFICIENCIES INCLUDED IN PERTINENT YEARS
 (The colleges include Bemidji, Mankato, Moorhead, St. Cloud, Winona and Southwest)

Fiscal Year	Maintenance & Equipment	Repairs & Betterments ^a	Training Program Handicapped Children	State College Board	National Defense Student Loan Program	Contingent Fund & Special Projects	Grand Total
1950	\$ 2,062,096	\$169,400	\$	\$10,436	\$	\$	\$ 2,241,932
1951	2,072,986	151,350		10,508			2,234,844
1952	2,581,917	129,810		11,309			2,723,036
1953	2,669,009	89,800		11,123			2,769,932
1954	2,808,257	134,875		10,975			2,954,107
1955	2,900,050 ^b	75,060		11,047			2,986,157
1956	2,938,975	148,874		c			3,087,849
1957	3,047,980	71,800					3,119,780
1958	4,260,873	77,500	46,400			100,000	4,484,773
1959	4,912,629	77,500	47,000		22,835 ^b	---	5,059,964
1960	5,225,869	80,000	50,500		---	92,500	5,448,869
1961	6,024,141	80,000	52,500		---	---	6,156,641
1962	7,032,463	80,000	72,250		75,000	97,000	7,356,713
1963	7,588,121	80,000	72,750		107,191 ^b	---	7,848,062
1964	8,586,261	80,000	82,500		120,000	200,630	9,069,391
1965	9,532,834	80,000	82,500		153,890 ^b	26,400	9,875,624
1966	11,885,208 ^d	85,000	97,500		174,738	255,000	12,497,446
1967	13,794,445 ^b	85,000	97,500		206,918	30,000	14,213,863
1968	20,467,246 ^e	160,000	105,000		252,111	485,000	21,469,357
1969	23,443,232 ^{e & b}		105,000		299,556	65,000	23,912,788
1970	31,768,323	801,546 ^f	g		267,444	525,000	33,362,313
1971	36,508,352				281,500	25,000	36,814,852

- (a) Including special projects prior to 1958 but not major building appropriations. Beginning in 1958 the special projects are included in the Building Bill.
- (b) Including deficiency appropriations -- however, deficiency appropriations for employees' compensation for injuries have not been included.
- (c) The expenses of the State College Board are included with the appropriation to the colleges. The 1955 Legislature made a single appropriation to the Board for the expenses of the Board and the five colleges. In previous years appropriations were made to the individual colleges.
- (d) Includes Southwest State College from 1966 on.
- (e) Includes \$15,000 for Repairs and Betterments.
- (f) Combined appropriation for Repairs and Betterments and Preventive Maintenance.
- (g) The appropriations for special education programs are included in Maintenance and Equipment.

TABLE XIII
 APPROPRIATIONS FOR STATE INSTITUTIONS 1940 THROUGH 1971
 DEFICIENCIES AND EMPLOYEES COMPENSATION INCLUDED IN PERTINENT YEARS

Year	Department of Public Welfare ^a	Department of Corrections	Mental Hospitals	Children's Treatment Center	Correctional Youth	Institutions Adult	Minn. Residential Treatment Center	Other Institutions ^b	Total
1940	\$ 501,430	\$	\$ 2,353,950	\$ 90,000	\$ 352,175	\$ 755,500	\$	\$ 1,960,300	\$ 6,013,355
1941	527,226		2,281,000	90,000	333,675	660,700		1,842,050	5,734,651
1942	128,904		2,362,821	75,000	345,750	865,200		1,851,350	5,629,025
1943	157,666		2,689,542	75,000	339,600	854,500		1,855,545	5,971,853
1944	308,200		3,149,221	- - -	425,901	869,834		2,335,999	7,089,155
1945	322,235		3,130,275	- - -	432,844	882,742		2,373,786	7,141,882
1946	419,226		3,590,821	62,000	492,209	788,034		2,739,409	8,091,699
1947	409,261		4,070,727	50,000	536,862	842,033		3,129,477	9,038,360
1948	262,051		5,140,112	109,679	695,603	1,650,442		4,100,375	11,958,262
1949	274,634		5,626,179	110,087	712,242	1,623,982		4,237,908	12,585,032
1950	1,067,268		8,780,815	90,000	863,661	1,903,921		5,697,326	18,402,991
1951	1,103,977		9,749,175	90,500	862,301	1,864,663		5,972,220	19,642,836
1952	1,117,252		12,581,368	83,850	784,703 ^c	2,292,068		7,012,965	23,872,206
1953	1,140,123		12,734,186	77,400	790,331	2,255,896		7,290,369	24,296,305
1954	889,657		12,909,517	49,530	905,180	2,307,038		7,600,508	24,661,430
1955	865,221		12,949,879	47,831	899,926	2,361,139		7,554,227	24,678,223
1956	1,289,596		12,880,833	55,541	1,059,158	2,657,272		7,563,196	25,505,596
1957	1,297,466		13,057,796	50,694	1,089,810	2,663,808		7,679,273	25,838,847
1958	1,436,950		15,006,674	79,000	1,275,871	3,045,213		8,985,202	29,828,910
1959	1,425,315		15,678,566	79,054	1,310,519	3,152,297		10,170,818	31,816,569
1960 ^d	1,733,103		17,073,903	172,598	1,734,496	3,519,718		11,794,412	36,028,230
1961	1,786,182		17,283,445	238,800	1,720,159	3,556,710		12,266,775	36,852,071
1962	2,087,820	1,098,642	18,466,627	264,679	1,942,147	3,911,385		14,487,206	42,258,506
1963	2,175,683	1,114,817	18,601,473	272,508	1,952,104	3,884,739		15,822,447	43,823,771
1964	2,510,680	1,264,214	19,325,960	- - -	2,158,430	4,148,151	1,174,939	17,725,535	48,307,909
1965	2,632,642	1,272,135	19,369,330	- - -	2,172,179	4,150,073	1,633,980	18,314,490	49,544,829
1966	3,003,147	1,448,065	20,212,761	- - -	2,384,888	4,383,123	1,903,831	19,459,980	52,795,795
1967	3,078,566	1,554,733	20,539,618	- - -	2,482,244	4,393,647	1,950,285	20,667,990	54,667,083
1968	3,786,870	2,118,210	24,514,281	- - -	3,326,212	5,489,361	2,504,147	25,614,240	67,353,321
1969	4,057,094	2,213,255	24,685,462	- - -	3,309,670	5,476,797	2,585,346	26,726,682	69,054,306
1970	8,680,771 ^e	3,019,780	27,620,981	- - -	4,102,200	6,500,668	3,005,296 ^f	30,535,367	83,465,063
1971	9,781,527	3,201,522	28,354,211	- - -	3,960,388	6,530,917	2,961,565	30,537,914	85,328,044

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(a) Department of Public Welfare includes administration of the various aid programs as well as the institutions.
 (b) Includes institutions for the mentally deficient, epileptic, blind, deaf, tubercular, crippled children, and nursing homes.
 (c) The institutions for boys and girls were placed under Youth Conservation Commission in 1952.
 (d) Commencing in 1960, all biennial appropriations are divided equally between years. Prior to 1950 only the contingent appropriation was divided.
 (e) Increase due mainly to return of administrative earnings to counties.
 (f) Department of Public Welfare phased out during fiscal year 1970.

TABLE XIV
 APPROPRIATIONS FOR WELFARE AND CORRECTIONS ACTIVITIES 1940-71
 DEFICIENCY APPROPRIATIONS INCLUDED IN PERTINENT YEARS

Fiscal Year	Old Age Assistance	Medical Assistance to the Needy	Aid to Dependent Children	Aid to Blind	Vocational Rehab. of Blind	Aid to County Sanatoria	Div. of Soc. Welfare Admin.	County Prob. Services Reimbursement	Children Under Guardianship	Public Relief	Equalization of Costs	Veterans Relief	Aid to Disabled	Total
1940	\$ 5,300,000	\$ - - - -	\$ 1,200,000	\$ 70,000 ^b	\$ - - - -	\$400,000	\$220,000 ^a	\$ - - - -	\$ - - - -	\$5,500,000 ^c	\$ - - - -	\$ 25,000	\$ - - - -	\$12,715,000
1941	5,400,000 ^b	- - - -	900,000	150,000	- - - -	425,000	220,000 ^a	- - - -	- - - -	3,250,000	- - - -	25,000	- - - -	10,370,000
1942	5,660,000	- - - -	675,000	172,600	- - - -	400,000	379,880	- - - -	- - - -	4,750,000 ^c	- - - -	- - - -	- - - -	12,037,480
1943	5,810,000	- - - -	925,000	181,600 ^b	- - - -	400,000	436,380	- - - -	- - - -	4,250,000 ^d	- - - -	- - - -	- - - -	12,002,980
1944	6,750,000	- - - -	776,000	211,000	- - - -	405,000	204,800	- - - -	95,000	- - - -	- - - -	625,000	- - - -	9,066,800
1945	7,000,000	- - - -	900,000	230,000	- - - -	420,000	259,800	- - - -	95,000	1,500,000	- - - -	625,000	- - - -	11,029,800
1946	6,855,000	- - - -	869,500	234,500	- - - -	270,000	145,000	- - - -	95,000	660,000	- - - -	450,000	- - - -	9,579,000
1947	9,100,000	- - - -	1,570,000	272,500	- - - -	370,000	343,000	- - - -	95,000	660,000	- - - -	500,000	- - - -	12,910,500
1948	8,655,724	- - - -	1,459,000	347,945	13,685	325,000	364,616	- - - -	150,000	720,000	- - - -	500,000	- - - -	12,535,970
1949	9,451,135	- - - -	1,651,900	363,683	13,685	325,000	371,150	- - - -	150,000	720,000	- - - -	500,000	- - - -	13,546,553
1950	9,515,430	- - - -	2,503,703	396,108	37,115	521,000	387,225	- - - -	310,000	650,000	750,000	600,000	- - - -	15,670,581
1951	10,311,975	- - - -	2,866,886	433,941	37,115	521,000	395,015	- - - -	320,000	650,000	750,000	600,000	- - - -	16,885,932
1952	12,300,203	- - - -	2,779,850	511,850	33,350	535,000	409,046	- - - -	370,000	650,000	750,000	500,000	- - - -	18,839,299
1953	13,104,913	- - - -	3,005,285	829,000	34,650	547,000	414,631	- - - -	370,000	650,000	750,000	500,000	- - - -	20,205,479
1954	11,617,468	- - - -	2,598,945	568,951	41,495	614,000	403,700	- - - -	380,000	600,000	650,000	500,000	24,000	17,998,560
1955	12,207,113 ^b	- - - -	2,727,448 ^b	522,171	41,250	639,000	389,719 ^e	- - - -	389,000	600,000	650,000	500,000	- - - -	18,701,701
1956	13,043,685	- - - -	2,968,026	381,524	57,500	575,000	- - - -	- - - -	387,500	500,000	700,000	450,000 ^b	306,748	19,369,983
1957	13,232,166	- - - -	3,193,307	422,432	71,000	909,000	- - - -	- - - -	387,500	500,000	700,000	500,000 ^b	325,928	20,241,333
1958	13,024,587	- - - -	3,606,714	406,261	60,000	823,500	- - - -	- - - -	400,000	500,000 ^b	975,000 ^b	450,000 ^b	291,733	20,537,795
1959	13,644,851	- - - -	4,206,225 ^b	432,515	65,000	823,500	- - - -	- - - -	410,000	510,000 ^b	1,150,000 ^b	600,000 ^b	361,883	22,203,974
1960	12,994,000	- - - -	4,461,000	341,000	60,000	625,000	- - - -	200,000	490,079 ^f	500,000	1,175,000	525,000	274,500	21,645,579
1961	13,963,000	- - - -	4,826,000	349,500	60,000	600,000	- - - -	205,000	649,241 ^f	500,000	1,300,000	500,000	275,000	23,227,741
1962	11,500,000	- - - -	5,970,000	400,000	60,000	500,000	- - - -	172,131	600,000 ^f	500,000	1,150,000	575,000	328,000	21,755,131
1963	12,800,000	- - - -	6,650,000	475,000	60,000	500,000	- - - -	185,131 ^b	732,433 ^f	500,000	1,250,000	550,000	358,000	24,060,564
1964	11,990,000	- - - -	7,390,000	438,000	60,000	100,000	- - - -	198,000	719,880	500,000	1,150,000	575,000	311,000	23,431,880
1965	6,100,000	6,900,000 ^g	7,610,000	469,000	60,000	95,000	- - - -	200,000	1,001,613 ^f	500,000	1,250,000	550,000	328,000	25,063,613
1966	5,184,000	(4,262,000) ^g (7,680,000) ^h	10,000,000	312,500	90,000	50,000	- - - -	242,000	685,000	- - - -	900,000	575,000	1,271,500	31,252,000
1967	3,515,000	14,369,000	10,600,000	176,000	90,000	40,000	- - - -	242,000	918,350 ^f	- - - -	925,000	575,000	1,127,500	32,577,850
1968	5,100,000	17,500,000	8,000,000	166,000	105,000	- - - -	- - - -	350,000	685,000	- - - -	1,300,000	730,000	1,575,000	35,511,000
1969	4,700,000	20,200,000	8,400,000	168,000	115,000	- - - -	- - - -	350,000	735,000	- - - -	1,300,000	730,000	1,700,000	38,398,000
1970	6,131,000	22,836,000	12,809,200	184,000	150,000	- - - -	- - - -	490,000	730,000	- - - -	1,000,000	700,000	2,526,000	47,556,200
1971	6,240,000	26,839,500	14,893,800	184,000	155,000	- - - -	- - - -	520,000	730,000	- - - -	1,000,000	700,000	2,959,000	54,221,300

- (a) To Board of Control and State Relief Agency which administered public assistance prior to creation of Division of Social Welfare.
- (b) Includes deficiency appropriation.
- (c) Balances of funds for work projects to be available for second year of biennium.
- (d) Balance from previous biennium reappropriated.
- (e) Included in table of Institution Appropriations.
- (f) Includes \$130,541 deficiency appropriation in 1961, \$82,433 in 1963, \$202,773 in 1965, \$233,350 in 1967, and \$50,000 in 1969 for Indian relief in Becker County.
- (g) Medical Assistance to the Needy prior to January 1, 1966, was Medical Assistance to the Aged program.
- (h) Appropriation for 1966 and following year is for the Medical Assistance to the Needy program.
- (i) No appropriation made. An appropriation of \$25,000 per year was made to pay a portion of the cost of distributing surplus commodities to the counties.
- (j) Distributing costs are included in Administration appropriation.

TABLE XV
TOTAL MAJOR APPROPRIATION BILLS
(DOES NOT INCLUDE DEFICIENCY APPROPRIATIONS)

Year	Semi-State Activities	State Departments	Education	Welfare- Corrections	Total
1946	\$ 666,342.05	\$11,237,846.71	\$ 15,584,892.00	\$ 16,760,698.02	\$ 44,249,778.78
1947	730,083.33	13,405,562.71	19,033,840.00	19,801,763.27	52,971,249.31
1948	963,298.00	16,101,440.94	35,852,236.00	23,349,232.00	76,266,206.94
1949	926,142.52	16,355,336.94	37,584,106.00	24,194,618.00	79,060,203.46
1950	992,904.00	17,725,366.00	57,198,130.00	34,073,572.00	109,989,972.00
1951	958,236.00	18,166,881.00	58,228,541.00	36,506,645.00	113,860,303.00
1952	1,097,235.00	21,563,306.00	72,904,523.00	41,876,802.00	137,441,866.00
1953	1,053,587.00	21,869,867.00	75,347,036.00	43,561,283.00	141,831,773.00
1954	1,151,597.00	23,142,728.00	85,364,969.00	41,809,951.46	151,469,245.46
1955	1,090,561.00	22,996,198.00	88,911,290.00	41,532,589.55	154,530,638.55
1956	1,077,638.00	24,956,182.00	91,273,326.00	43,691,331.00	160,998,477.00
1957	1,066,489.00	24,224,723.00	93,349,553.00	44,219,201.00	162,859,966.00
1958	1,165,944.00	30,759,451.00	109,973,289.00	48,749,504.00	190,648,188.00
1959	1,199,838.00	29,407,136.00	116,897,379.00	51,154,068.00	198,658,421.00
1960	1,222,649.00	34,239,663.00	133,853,539.69	55,414,313.00	224,730,164.69
1961	1,230,032.00	33,480,467.00	140,613,231.00	57,110,844.00	232,434,574.00
1962	1,128,577.00	34,316,054.00	168,782,686.00	63,693,627.00	267,920,944.00
1963	1,128,090.00	32,273,380.00	179,158,567.00	66,634,931.00	279,194,968.00
1964	1,359,804.00	37,144,009.00	200,587,230.00	71,536,039.00	310,627,082.00
1965	1,359,956.00	36,826,642.00	213,971,052.00	72,794,642.00	324,952,292.00
1966	1,205,226.00	41,272,146.00	243,523,942.00	83,935,295.00	369,936,609.00
1967	1,212,766.00	41,562,910.00	259,660,797.00	85,571,578.00	388,008,051.00
1968	1,636,722.00	68,077,686.00	315,246,185.00	102,003,928.00	486,964,521.00
1969	1,663,120.00	53,160,270.00	343,673,699.00	105,540,506.00	504,037,595.00
1970	2,028,100.00	86,348,588.00	402,357,407.00	132,571,630.00	647,375,242.00
1971	2,086,397.00	66,644,539.00	448,477,389.00	137,398,977.00	673,284,638.00

Institutions were in separate appropriation act through 1955. The Department of Corrections was added in 1961. The amounts have been combined for comparative purposes.

TABLE XVI

STATE BONDS AUTHORIZED BY
THE 1967 LEGISLATURE

<u>Chapter Number</u>		
583	Maximum Effort School Aid (Additional funds for debt service and capital loans)	\$ 2,800,000
873	Trunk Highways	100,000,000
X-8	1967 Building Bill	<u>64,094,000^a</u>
	TOTAL	<u>\$166,894,000</u>

(a) Includes \$300,000 for Employment Security Building in addition to the bonds authorized by Laws of 1965, Chapter 532.

STATE BONDS AUTHORIZED BY
THE 1969 LEGISLATURE

1056	Maximum Effort School Aid (Additional funds for debt service and capital loans)	\$ 20,000,000
1152	For loans to State College Board for Dormitory, Food Service and Student Union Facilities	12,000,000
1159	1969 Building Bill	<u>139,990,000</u>
	TOTAL	<u>\$171,990,000</u>

TABLE XVII
Summary Comparison
of
Senate, House and Conference Building Bills
1969-71

	Senate				House				Conference			
	General Fund	Reappropriated Balances	New Borrowing	Total	General Fund	Reappropriated Balances	New Borrowing	Total	General Fund	Reappropriated Balances	New Borrowing	Total
Mental Institutions												
Anoka	\$ 101,872		\$ 170,000	\$ 271,872	\$ 115,200		\$ 436,000	\$ 551,200	\$ 111,872		\$ 185,000	\$ 296,872
Fergus Falls	228,416			228,416	166,816		89,600	256,416	166,816		61,600	228,416
Hastings	50,000	1,443,000		1,493,000	128,600	1,364,000	115,000	1,607,600	50,000	1,443,000		1,493,000
Moose Lake	72,800		830,000	902,800	122,800		780,000	902,800	122,800		780,000	902,800
Rochester	92,970		210,000	302,970	177,573		135,000	312,573	177,573		135,000	312,573
St. Peter	98,400		902,000	1,000,400	280,400		720,000	1,000,400	280,400		720,000	1,000,400
Security Hospital	49,000			49,000	54,000			54,000	49,000			49,000
Willmar	93,000		330,000	423,000	93,000		370,000	463,000	93,000		360,000	453,000
Subtotal	786,458	1,443,000	2,442,000	4,671,458	1,138,389	1,364,000	2,645,600	5,147,989	1,051,461	1,443,000	2,241,600	4,736,061
Mentally Deficient Institutions												
Brainerd	119,100			119,100	144,100		60,000	204,100	119,100		60,000	179,100
Cambridge	103,400		127,000	230,400	160,400	530,000	1,018,000	1,708,400	160,400	530,000	125,000	815,400
Faribault	221,500		223,500	445,000	503,000			503,000	497,000			497,000
Lake Owasso	- 0 -		- 0 -						- 0 -	- 0 -	- 0 -	
Owatonna	31,300			31,300	119,300			119,300	31,300			31,300
Shakopee Home for Children					1,500			1,500	- 0 -			
Subtotal	475,300		350,500	825,800	928,300	530,000	1,078,000	2,536,300	807,800	530,000	185,000	1,522,800
Special Schools and Hospitals												
Braille	39,065			39,065	46,565	5,000		51,565	41,565			41,565
Deaf	52,620		535,500	588,120	88,120		520,000	608,120	88,120		500,000	588,120
Gillette	62,400			62,400	28,400			28,400	28,400			28,400
Glen Lake	49,900		40,000	89,900	49,900		100,000	149,900	49,900		70,000	119,900
Ah-Gwah-Ching	48,000			48,000	48,000			48,000	48,000			48,000
Subtotal	251,985		575,500	827,485	260,985	5,000	620,000	885,985	255,985		570,000	825,985
Adult Corrections												
Reformatory for Men	121,856		161,500	283,356	138,356		145,000	283,356	138,356		145,000	283,356
Institution for Women	32,800		60,000	92,800	32,300		60,000	92,300	32,800		60,000	92,800
State Prison	206,500		431,500	638,000	257,000		381,000	638,000	267,000		371,000	638,000
Subtotal	361,156		653,000	1,014,156	427,656		586,000	1,013,656	438,156		576,000	1,014,156
Youth Corrections												
Home School	49,500		139,000	188,500	191,500		27,000	218,500	191,500		27,000	218,500
Training School	118,600		115,000	233,600	244,600			244,600	244,600			244,600
St. Croix Camp	76,000			76,000	82,500			82,500	76,000			76,000
Thistledeew Camp			114,300	114,300	20,300		94,000	114,300	20,300		94,000	114,300
Willow River Camp	30,000			30,000	35,000			35,000	30,000			30,000
Residential Treatment Center	98,622			98,622	98,622			98,622	126,622			126,622
Subtotal	372,722		368,300	741,022	672,522		121,000	793,522	689,022		121,000	810,022

TABLE XVII (cont.)
Summary Comparison
of
Senate, House and Conference Building Bills
1969-71

	Senate				House				Conference			
	General Fund	Reappropriated Balances	New Borrowing	Total	General Fund	Reappropriated Balances	New Borrowing	Total	General Fund	Reappropriated Balances	New Borrowing	Total
<u>State Colleges</u>	\$ 801,546		\$ 25,224,325	\$ 26,025,871	\$ 801,546		\$ 27,918,700	\$ 28,720,246	\$ 801,546		\$ 27,574,700	\$ 28,376,246
<u>Junior Colleges</u>	126,683		21,337,133	21,463,816	126,683		21,337,133	21,463,816	126,683		21,337,133	21,463,816
<u>University of Minnesota</u>												
Minneapolis			16,746,491	16,746,491			35,265,623	35,265,623			29,913,791	29,913,791
St. Paul			13,660,060	13,660,060			5,382,696	5,382,696			13,931,060	13,931,060
Duluth			3,897,000	3,897,000			3,897,000	3,897,000			3,897,000	3,897,000
Morris			3,431,100	3,431,100			3,601,392	3,601,392			3,601,100	3,601,100
Crookston			1,890,000	1,890,000			1,905,000	1,905,000			1,905,000	1,905,000
Waseca							845,000	845,000			845,000	845,000
Grand Rapids Station			40,000	40,000			40,000	40,000			40,000	40,000
Rosemount Station			185,000	185,000			185,000	185,000			185,000	185,000
Cloquet Research Center			294,000	294,000			294,000	294,000			294,000	294,000
Lake Itasca Station			67,000	67,000			67,000	67,000			67,000	67,000
Excelsior Research Center			33,000	33,000			33,000	33,000			33,000	33,000
Excelsior Arboretum			84,000	84,000			84,000	84,000			84,000	84,000
Morris Station			73,000	73,000			203,000	203,000			203,000	203,000
Lamberton Station			125,000	125,000			125,000	125,000			125,000	125,000
Crookston Station			75,500	75,500			83,000	83,000			83,000	83,000
Waseca Station			135,000	135,000			280,000	280,000			280,000	280,000
Subtotal			40,736,151	40,736,151			52,290,711	52,290,711			55,486,951	55,486,951
<u>Capitol Group</u>	497,200		5,696,750	6,193,950	567,200		12,363,750	12,930,950	1,336,700		13,008,750	14,345,450
<u>Veterans Home</u>	96,500		158,000	254,500	90,000		158,000	248,000	92,000	792,000	158,000	1,042,000
<u>Historical Society</u>	91,800		550,000	641,800	79,800		550,000	629,800	64,800			64,800
<u>Contingencies</u>												
Administration			200,000	200,000			150,000	150,000			250,000	250,000
Higher Education Facilities			10,000,000	10,000,000			13,300,000	13,300,000			18,000,000	18,000,000
<u>Administration</u>			150,000	150,000			300,000	300,000			150,000	150,000
<u>Planning</u>			200,000	200,000			300,000	300,000			250,000	250,000
<u>Bond Expense</u>			60,000	60,000			60,000	60,000			80,000	80,000
TOTALS	\$3,861,350	\$1,443,000	\$108,701,659	\$114,006,009	\$3,093,081	\$1,899,000	\$133,778,894	\$140,770,975	\$5,664,153	\$2,765,000	\$139,989,134	\$148,448,287

TABLE XVIII
 DETAIL OF NEW BORROWING FOR STATE
 AND JUNIOR COLLEGE BUILDINGS

<u>STATE COLLEGES</u>	<u>SENATE</u>	<u>HOUSE</u>	<u>CONFERENCE</u>
Bemidji	\$ 3,100,000	\$ 3,100,000	\$ 3,100,000
Mankato	7,625,000	10,001,000	9,700,000
Moorhead	2,091,000	2,091,000	2,091,000
St. Cloud	4,291,000	4,291,000	4,291,000
Southwest	5,750,000	5,750,000	5,750,000
Winona	2,000,000	2,000,000	2,000,000
Dormitory and Food Service	1,500,000	1,600,000	1,500,000
Planning	347,325	365,700	422,700
Land Acquisition	1,270,000	1,470,000	1,470,000
Total	<u>\$27,974,325</u>	<u>\$30,668,700</u>	<u>\$30,324,700</u>
Less Estimated Federal Funds	2,750,000	2,750,000	2,750,000
Estimated State Cost	<u>\$25,224,325</u>	<u>\$27,918,700</u>	<u>\$27,574,700</u>

<u>JUNIOR COLLEGES</u>			
Anoka-Ramsey	1,868,250	1,868,250	1,868,250
Brainerd	528,175	528,175	528,175
Fergus Falls	1,108,775	1,108,775	1,108,775
Hibbing	838,275	838,275	802,900
Itasca	527,950	527,950	677,825
Lakewood	2,775,000	2,775,000	2,775,000
Mesabi	958,925	958,925	907,150
Metropolitan	2,750,000	2,750,000	2,750,000
Normandale	1,734,750	1,734,750	1,734,875
North Hennepin	2,536,500	2,536,500	2,536,500
Northland	682,275	682,275	682,275
Rainy River	1,494,000	1,494,000	1,494,000
Rochester	1,952,208	1,952,208	1,807,600
Southeast	1,404,600	1,404,600	1,753,583
Vermilion	1,528,000	1,528,000	1,528,000
Willmar	1,285,725	1,285,725	1,353,650
Worthington	363,725	363,725	366,075
Total	<u>\$24,337,133</u>	<u>\$24,337,133</u>	<u>\$24,674,633</u>
Less Estimated Federal Funds	3,000,000	3,000,000	3,000,000
Less Prior Authorizations			337,500
Estimated State Cost	<u>\$21,337,133</u>	<u>\$21,337,133</u>	<u>\$21,337,133</u>