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ACTIONS

OF THE

1979 MINNESOTA LEGISLATURE

PREPARED BY:
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INTRODUCTION

"Actions of the 1979 Minnesota Legislature" is a compilation of summaries of the bills passed by the 1979 Minnesota Legislature and signed by the governor into law. Local laws (those not having statewide application) and appropriation bills which contain no substantive law are not summarized.

The table of contents list acts by broad subject matter. If a particular act cannot be found in the subject matter area you believe it should be found it is recommended you turn to the three cross reference indexes in the back. The cross reference index by session law chapters contains a more specific subject matter description of an act than is contained in the table of contents. Once you have found the particular subject matter you are interested in simply note its house or senate file number which is also contained in the session law chapter cross index and turn to the senate or house file number cross index where the subject matter listing corresponds to that in the table of contents.

The production of "Actions" was under the supervision of Stephanie Bachman with the clerical assistance of Cathy Frykman, Jenifer Pruden and Marie Arneberg all of whose assistance is gratefully acknowledged.

It is envisaged that certain changes will be made in "Actions" for next year since this is the first year the office of the Revisor of Statutes has had responsiblity for its production and publication. Suggestions as to format and additional information to be included would be appreciated. To offer suggestions simply call the office of the Revisor of Statutes at 296-2868 or write the office at Room 3, State Capitol, St. Paul, Minnesota, 55155.

THE HOUSE OF REPRESENTATIVES

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Irvin N. Anderson - DFL House Leader
Harry Sieben, Jr. - House Floor Leader
Gerald C. Knickerbocker - IR Caucus Leader
Assistant Caucus
Leaders DFL:
Linda L. Berglin
George L. Mann
Robert E. Vanasek
Gordon O. Voss

Rose

Standing Committees in the House:

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THE SENATE

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Standing Committees in the Senate

Agriculture and Natural Resources Commerce Education Elections Employment Energy and Housing Finance General Legislation and Administrative Rules Governmental Operations Health, Welfare and Corrections Judiciary Local Government Rules and Administration Taxes and Tax Laws Transportation Veterans' Affairs

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AGRICULTURE

MINNESOTA LABELS, Chapter 36, H.F. 373: Amends M.S. Chapter 17. The commissioner of agriculture will choose and make available a special symbol or label signifying that a food product was grown, processed or manufactured in Minnesota. Effective August 1, 1979.

WEIGHERS' BONDS; CORN REGISTRATION FEES; ANTIFREEZE REGISTRATION; FEDERAL FOOD REGULATIONS, Chapter 68, H.F. 768: Amends M.S. Chapter 17B, and sections 21.54, 24.25, and 31.101. This law removes the bonding requirement for export terminal point weighers and increases the fee for registration of hybrid corn varieties. It also increases the annual appropriation to the agricultural experiment station. By this law, the commissioner has been given discretion whether or not a sample of antifreeze must be submitted with an application for registration of antifreeze. Federal Food regulations in effect as of April 1, 1978 were adopted as state law. Effective August 1, 1979.

FAMILY FARM SECURITY LOANS, Chapter 236, S.F. 420: Amends M.S. 41.55, 41.56, and 41.57. Changes the eligibility requirements for family farm loans and allows the purchase and sale of loan guarantees in the secondary market. Applicants for family farm security loans must have a net worth of not more than \$75,000 (increased from \$50,000). To receive a payment adjustment of the interest, borrowers must each year demonstrate that family net worth does not exceed \$135,000 (increased from \$100,000). Another section of the law authorizes the sale of notes and mortgages to bona fide purchasers against whom the state will not proceed to collect from if the original borrower defaults. The state must be provided with title insurance or, in cases of hardship, other assurances that the loan is properly secured. Effective August 1, 1979.

<u>DRAIN TILE INSTALLATION, Chapter 294, H.F. 772</u>: Allows an individual to apply for a permit to lay drainage tile across or along a highway right of way along the course of the natural drainage way. Conditions are imposed on the issuance of permits. The act is effective June 1, 1979.

AGRICULTURAL LAND PRESERVATION, Chapter 315, H.F. 1091: New law. Sets up a joint legislative committee on agricultural land preservation composed of eight members of

each house to expire on June 30, 1982. The public policy of the state is to preserve prime farm land from the pressures of development to other uses. The state planning agency is responsible for providing information to the committee and coordinating the activities of state and local government to preserve agricultural land. Effective June 2, 1979.

APPROPRIATIONS

<u>CLAIMS, Chapter 223, H.F. 1037</u>: Appropriates \$50,295.33 to various persons to pay claims against the state. Effective May 26, 1979.

COMMERCE AND ECONOMIC DEVELOPMENT

ACTION ON BOND COSTS, Chapter 2, S.F. 231: Permits a fee for costs of the mailing of notices in actions on contractor's bonds, public improvement or public works. Effective August 1, 1979.

EMPLOYMENT AGENCIES; SEARCH FIRMS, Chapter 5, S.F. 187:
Amends M.S. 184.22. Exempts certain management consultant
firms from the licensing requirements imposed on employment
agencies. To qualify a firm must meet certain conditions
and annually file with the commissioner of labor and
industry a declaration that it has complied with the
conditions in the past year. The conditions require that
the search firm act only on behalf of an employer on a
non-contingency fee basis pursuant to a written agreement.
The position to be filled must be a professional or
executive position paying at least \$27,000 annual salary,
to be adjusted in future years for inflation. The
applicants are never liable for any fee. The search firm
can never attempt to persuade an individual to leave a
position where it has previously placed the individual.
Finally, it cannot provide the kind of information for
compensation which an employment agency might provide
without complying with the above conditions. Violation of
the conditions subjects the firm to regulation as an
employment agency. Effective August 1, 1979.

PROFESSIONAL CORPORATIONS, Chapter 21, S.F. 198: Amends M.S. Chapter 319A. Allows a professional corporation organized under Chapter 319A to reorganize under Chapter 301, as a business corporation, or Chapter 317, as a nonprofit corporation, where appropriate. The secretary and treasurer of a professional corporation need not be professionals if the corporation's articles or bylaws so provide. The requirement that a professional corporation could merge only with another professional corporation is removed, but the corporation after the merger must be a professional corporation. Effective April 10, 1979.

<u>USURY REGULATION, Chapter 23, S.F. 254</u>: Clarifies the interest rate variation for agricultural and business loans so that the exemption for loans over \$100,000 is available for business and agricultural loans. Effective April 10, 1979.

COOPERATIVE APARTMENTS, Chapter 33, H.F. 259: Amends M.S. 308.11. Allows cooperative apartments to operate with three directors, while other cooperatives must have five directors. Effective April 19, 1979.

CREDITORS OF BULK TRANSFERORS, Chapter 52, S.F. 52: Amends M.S. Chapter 336. Creditors of businesses which make sales of a major part of its materials, supplies or inventory are given added protection. The transferee must demand a list of creditors from the transferor and must now "assure that the new consideration is applied so far as necessary to pay those debts of the transferor" which are shown on the transferor's list or filed in writing at the place stated in the notice. The transferee is required to give a notice of bulk transfer to the transferor's creditors. The initial notice to creditors must now include the time and place where creditors are to file claims. The transferee may retain payment if the debt is in dispute, or may pay pro rata if there is not enough money to pay all creditors in full. The transferee can also pay the money into court, notify the creditors that he has done so and stand aside and let the court direct the distribution of the proceeds. Auctioneers are now under a duty to pay proceeds of the auction to the transferor's creditors. Effective August 1, 1979.

CORPORATIONS, QUORUM REQUIREMENTS, LOANS TO OFFICERS, DISPOSAL OF PROPERTY, Chapter 93, S.F. 660: Amends M.S. Chapter 301. Authorizes business to be transacted at a corporate meeting although a withdrawal of holders of shares has reduced the number of holders present to less than a quorum. The law authorizes a corporation to lend money to officers and employees whenever, in the judgment of the majority of directors, the loan may be expected to benefit the corporation and is approved by the majority of directors. The law authorizes a corporation, at a meeting of its board of directors and without shareholder approval, to dispose of its property and assets in the usual and regular course of its business. Shareholder approval remains necessary for disposal of property and assets not in the usual and regular course of corporate business. The law is effective August 1, 1979.

REGULATING BUILDING MOVERS, Chapter 111, S.F. 779: Provides for licensing and regulation of building movers by the commissioner of transportation. Provides criteria for denying, revoking, or suspending a license.

Requires the department of transportation to make rules setting bonding and insurance requirements. Prohibits a local unit of government from requiring a license other than the state license. Prohibits state or local government from regulating the rates charged by building movers. Effective August 1, 1979.

REGULATING ELECTRICIANS, Chapter 121, H.F. 219: Creates class B installer license the holder of which may install

electrical equipment for center pivot irrigation booms and other equipment as determined by the board of electricity. Effective May 22, 1979.

HOME SOLICITATION SALES, Chapter 128, H.F. 757: Exempts from the home solicitation sale law any sale of motor vehicles when the buyer's offer or acceptance is made at a place other than the buyer's residence. Effective May 22, 1979.

LAND AND EASEMENT ACQUISITION, Chapter 145, H.F. 31: Permits the commissioner of natural resources to grant a wide variety of permits and licenses to taconite miners and beneficiators for the use of state land in the mining and beneficiating of taconite or semi-taconite. Repeals the eminent domain power of taconite and semi-taconite companies. Effective May 23, 1979.

GASOLINE STATIONS, Chapter 160, H.F. 642: Requires gasoline stations having full service and self service pumps to provide an attendant to dispense gasoline at the self service rate into vehicles having handicapped plates or a handicapped parking certificate. Effective August 1, 1979.

WAREHOUSEMEN, Chapter 178, S.F. 427: Exempts from M.S. Chapter 231 regulation of warehousemen persons who store boats, boating accessories, recreational vehicles, or recreational equipment on a seasonal basis. Effective August 1, 1979.

REGULATING LAND SURVEYORS, Chapter 209, H.F. 357: Redefines the practice of land surveying for purposes of regulating the practice thereof. Increases the number of landscape surveyors from one to two on the board of architecture, engineering, land surveying and landscape architecture. Effective August 1, 1979.

ARCHITECTURE BOARD RULES, Chapter 222, H.F. 1029: Amends M.S. 326.06 and Laws 1978, Chapter 577, Section 4. Delays the deadline for promulgation of rules defining kinds of buildings which may be designed by person not licensed by the board to July 1, 1979. Effective May 26, 1979.

SECURITIES EXEMPT FROM REGISTRATION, Chapter 228, H.F. 1364: Amends M.S. 80A.15. Adds to the list of securities which need not be registered with the state securities commission the securities of those corporations organized under the laws of another nation which are already registered with the Securities and Exchange Commission, and have a history of economic stability and yearly income of at least \$1

million. Effective May 26, 1979.

SMALL BUSINESS ASSISTANCE, Chapter 246, S. F. 787: Sets up a center within department of economic development to study and assist small businesses. The purpose of the small business bureau will be to gather information about small businesses and provide assistance and information to small businesses. The bureau will report to the legislature each biennium concerning its goals in helping small businesses. It will provide small businesses with practical information about help available from government agencies. It will also inform and assist small businesses in meeting the requirements of government, especially applying for necessary licenses. The bureau of business licenses will study and report to the legislature recommending the consolidation, abolition or simplification of licensing requirements. Between July 1, 1981 and July 1, 1982, all licenses for the operation of a business will be transferred to the bureau of business licenses which thereafter shall issue all such licenses. Effective August 1, 1979.

MOBILE HOME REGULATIONS, Chapter 264, H.F. 1309: Amends various sections and subdivisions in Chapter 327. Requires mobile home park owner to maintain streets in park. Prohibits unreasonable park rules and prohibits retaliatory conduct on the part of the park owner. Requires specific notice of the rights of tenants to be provided to prospective tenants before execution of leases or rental agreements. Specifies exclusive causes for termination of lease or rental agreement. Effective May 30, 1979.

SMALL BUSINESS SET-ASIDES, Chapter 283, H.F. 913: The set-aside for state procurement of goods and services from small business is raised from 10 to 20 percent. The portion of the set-aside which shall be purchased, if feasible, from businesses operated by economic or socially disadvantaged persons is raised from 10 to 15 percent. The act is effective October 1, 1979.

MUNICIPAL AND COOPERATIVE TELEPHONE COMPANIES, Chapter 319, H. F. 218: Provides that a municipal or cooperative telephone company need not get public service commission approval for rate changes unless the company elects to be subject to commission regulation. Permits the commission to investigate certain complaints against municipal and cooperative telephone companies and to order changes in rates or services offered. Effective June 6, 1979.

REGULATING ACCOUNTANTS, Chapter 326, H.F. 703: Enlarges the board of accountancy members to a maximum of nine. Creates classification of "licensed public accountant" and licensing therefore. Prohibits certain acts in the practice of accounting. Repeals effective July 1, 1982 the majority of the laws regulating accountants. Effective

June 6, 1979.

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CRIMINAL JUSTICE

POLICE POWERS, Chapter 63, S.F. 728: Adds a new section to chapter 609. Allows peace officers to control telephone communications with alleged kidnappers. The authorities can order a telephone company to cut, reroute, or divert telephone lines for that purpose. Telephone companies must designate an employee as a security official to provide assistance to such peace officers. Unauthorized telephone communication with an alleged kidnapper is a misdemeanor if the communicator knows that peace officers are attempting to control communications. Effective August 1, 1979.

CORRECTIONS LAW REVISIONS, Chapter 102, H.F. 969: Amends various sections of M.S. Chapters 242 and 243. Repeals M.S. 243.54 and 243.92. Designates institutions under the control of the commissioner of corrections as correctional facilities according to geographical location. The law designates wardens and superintendents of correctional facilities as chief executive officers. The law authorizes temporary detention of persons who trespass upon the grounds of correctional facilities. The law provides attorneys, law students, paralegals and other agents working under supervision of attorneys with reasonable access to offender clients. The law provides for searches of all persons admitted into correctional facilities. The law is effective August 1, 1979.

STANDARDS AND TRAINING BOARD, Chapter 117, S.F. 1376: Provides a procedure for processing complaints against peace officers. Provides for investigation of complaints and for settlement of complaints. Effective May 22, 1979.

PRISON VOCATIONAL TRAINING, Chapter 129, H.F. 998: Expands the scope of prison employment and training to include commercial activities and the provision of services. Reorganizes and regulates the use of the correctional industries revolving fund. Effective August 1, 1979.

NEGLECT AND ABUSE OF CHILDREN, Chapter 143, S.F. 1310: Amends M.S. 626.556. Promoting or using the participation of a child in an obscene visual work or any sexual performance is now included in the definition of sexual abuse of a child. Failing to protect a child from a known danger to the child's physical or mental health is included in the definition of neglect. Effective August 1, 1979.

REGULATING CONTROLLED SUBSTANCES, Chapter 157, H.F. 606: Broadens the definition of marijuana and adds certain drugs to the list of controlled substances. Effective August 1, 1979.

CRIME VICTIM REPARATION, Chapter 173, H.F. 1245: Makes explicit that the state's subrogation right for reparation payments made to a crime victim for economic loss does not bar any action by the victim for other damages.

Permits state to produce evidence of its reparation payment in an action to enforce its subrogation right. Effective May 23, 1979.

FIREARM FIRING REPORTS, Chapter 196, S. F. 363: Requires that security guards notify the local chief of police each time they discharge a firearm while performing their employment duties. Effective August 1, 1979.

ARRESTS; OFFICER IMMUNITY, Chapter 204, H.F. 99: Permits an officer to arrest without a warrant a person he has probable cause to believe committed a domestic assault in the past four hours if the person threatens to return to his residence. Provides immunity to police officer making good faith arrests in certain domestic assault cases. The act is effective May 26, 1979.

ARSON REPORTING, Chapter 226, H.F. 1324: New law, not coded yet. Requires the disclosure of information relevant to an arson investigation by insurance companies to investigating federal, state and local law enforcement officials. Protects insurance companies and their employees from suit or criminal charges because they reveal information to law enforcement officials. Effective May 26, 1979.

RECEIVING STOLEN PROPERTY, Chapter 232, S.F. 118: Amends M.S. 609.53. Redefines the crime of receiving stolen property by adding the acts of possessing or transferring the property to the previous forbidden acts of receiving, buying or concealing the property. The wording of the law is changed to make clear that to be guilty of the crime a person does not need to believe the property is stolen, but he must have reason to so believe. The value of the property must be \$150 for a felony charge. Effective August 1, 1979.

CRIMINAL PROCEDURE, Chapter 233, S.F. 130: Makes numerous changes in laws relating to prosecution of criminal offenses made necessary by the new rules of criminal procedure. To conform existing law to the new rules, some

provisions were repealed and some provisions amended. These changes were technical and not intended to change the substantive law. Effective August 1, 1979.

COMMERCIAL EXPLOITATION OF CRIMINAL OFFENSES, Chapter 234, S.F. 186: Amends Chapter 299B. Requires that the funds derived from the commercial exploitation of a crime be expended on the victims of the crime. Any legal entity which contracts with a convicted criminal for any publication, reenactment or similar use of material relating to the crime, must pay over to the State Crime Victim's Reparations Board the entire amount of money owed the criminal, his heirs or his representatives. is paid on a prorated basis if his crime was committed in more than one state. In such a case, the amount "which fairly can be allocated to commerce in this State" is due to the Board. The money is paid to the victims of the crime exploited, or their heirs or representatives, only if the criminal has been convicted, or acquitted on grounds of insanity, and a civil suit is commenced against the criminal and a money judgment is obtained within five years after the money is deposited with the Board. If, after five years, no civil suits are pending, the Board must return the money to the criminal. The Board may also, in its discretion, provide the criminal funds to pay his expenses to appeal his criminal conviction or defend any civil suits filed pursuant to the law. Effective May 30, 1979.

REGULATING CONSTABLE LICENSING, Chapter 254, H.F. 107: Provides time dely for certain incumbent constables to meet licensing requirements. Effective May 18, 1979.

PROSTITUTION, CHILD ABUSE, Chapter 255, H.F. 123: Sets up a new statutory scheme emphasizing the punishment of pimps, customers and those who profit from prostitution as well as the prostitute. The bill's definition section defines offenses to include acts aiding prostitution, including promoting prostitution or conducting the business of prostitution. Profiting from or promoting prostitution is punishable by a graduated scale of fines and imprisonment ranging from 10 years and \$10,000 to one year and \$1,000 depending on the age of the prostitute, whether force or fraud is used to induce an individual to practice prostitution, and whether the defendant was in a position of authority over the individual induced into prostitution. Penalties for prostitutes and customers range from one year and \$1,000 to 90 days and \$500 but conviction of two 90-day offenses of prostitution within two years is punishable by imprisonment for one year or a \$1,000 fine. Definitions of physical and sexual abuse and neglect for purposes of the law which requires the reporting of maltreatment of children are also revised. The act is effective August 1, 1979 and applies to crimes committed after that date.

OMNIBUS CRIME BILL, Chapter 258, H.F. 555: Strengthens

mandatory sentencing law to provide for mandatory sentencing of an individual whose accomplice uses a dangerous weapon or when an attempt is made to commit certain crimes. Provides that an individual serving a minimum term not be eligible for probation or parole during the term.

Reclassifies the crime of assault into four classes. Third degree assault includes those involving a temporary injury.

Redefines several terms and provides that coercion need not be proved in a prosecution for second or fourth degree criminal sexual conduct.

Raises dollar value of goods which must be involved to constitute felony theft from \$100 to \$150.

Provides for aggregation of damages for any damages caused over a six month period in a charge of aggravated criminal damage to property.

Creates a crime denominated interference with privacy.

Provides for issuance and service of warrants by agents of the bureau of criminal apprehension.

Effective August 1, 1979 except that certain provisions relating to sex offenders are effective May 30, 1979.

TAKING, DETAINING OR FAILING TO RETURN CHILD IN VIOLATION OF COURT ORDER, Chapter 263, H.F. 1238: Amends M.S. 609.26. Provides penalties for taking or detaining a person's own child in violation of a court order granting custody to another. Provides venue for prosecution either in county in which child was taken or detained or in county of lawful residence of the child. Effective May 30, 1979.

REGULATING PART-TIME PEACE OFFICERS, Chapter 282, H.F. 866: Part-time officers are distinguished from reserve officers chiefly by their possession of the power to arrest or to carry a firearm. Part-time positions created after 1978 must be filled by persons meeting the training and licensing requirements of full-time peace officers. Current part-time officers must meet minimum medical qualifications, prior criminal record, and psychological screening requirements of the peace officer standards and training board and pass certain firearms and first aid requirements.

In addition current part-time officers must be licensed with a part-time license from the board which entails passing a competency test in certain subject matter areas. Part-time officers must be under the supervision directly or indirectly of a licensed peace officer. In an emergency, exceptions are made for the qualification and appointment of part-time officers. The act does not affect the appointment and qualification of reserve officers. The act is effective May 31, 1979.

PROHIBITING OBSCENE MOVIES IN DRIVE-IN THEATRES, Chapter 290, H.F. 13: Exhibition of an obscene movie at a drive-in is made a misdemeanor. Repeated convictions allow more severe penalties including a mandatory jail sentence. The act is effective August 1, 1979.

EDUCATION

PAIRED DISTRICTS, Chapter 10, H.F. 9: Amends M.S. 122.85. Adds school districts No. 209 and No. 265 and districts No. 421 and No. 426 to the list of districts allowed to be paired on an experimental basis until June 30, 1984. Effective upon approval of the affected school boards.

TEXTBOOKS, Chapter 34, H.F. 270: Amends definition of "textbook" in the sections of law relating to educational aids for nonpublic school children. "Textbooks" now includes books or texts or their substitutes used as a principal source of study material for a class or group of students. Effective August 1, 1979.

UNIVERSITY OF MINNESOTA, Chapter 86, S.F. 935: Requires a small business set aside program for the University of Minnesota. The regents will set aside 20 percent of the value of each year's procurement contracts which are at least partly funded through legislative appropriations to be awarded to small businesses. Fifteen percent of the value of the set aside contracts will be awarded to small businesses owned by socially or economically disadvantaged persons, if possible. The regents must establish rules to govern the set aside programs and must submit an annual detailed report on them to the legislature, the governor and the commissioner of economic development. Effective for fiscal years commencing after June 30, 1979.

SCHOOL DISTRICT SALE OF BUILDINGS AT AUCTION, Chapter 110, S.F. 719: Authorizes the board of a school district or of a cooperative center for vocational education to sell at public auction buildings constructed by post-secondary school students or classes as a school assignment. The law requires published notice of the sale and provides for retaining a licensed auctioneer. The law is effective May 22, 1979.

<u>PERSONNEL FILES, Chapter 139, S.F. 334</u>: Provides a procedure for certain principals and supervisory employees for grievances involving expungement of personnel file materials. Effective August 1, 1979.

KINDERGARTEN SCHOOL SESSION DAY, Chapter 162, H.F. 728:

Allows for not more than 10 days of parent-teacher conferences or teacher workshops to count as part of the required minimum number of school session days for kindergarten classes. Effective August 1, 1979.

VOCATIONAL-TECHNICAL PROGRAMS, Chapter 179, S.F. 830: Requires state board for vocational education to approve or disapprove a plan for a new or substantially altered program submitted by a director of area vocational-technical institute within 45 days after receipt.

Requires the higher education coordinating board to review and make recommendations with regard to said plan within 45 days after receipt. Effective August 1, 1979.

PARTICIPATION OF NON-PUBLIC SCHOOLS IN EDUCATIONAL COOPERATIVE SERVICE UNITS, Chapter 195, S. F. 333: Amends M.S. 123.58. Encourages the participation of administrators of nonpublic schools in educational cooperative service units whose function is to plan and provide for educational opportunities to the state's school children which can most effectively and economically be provided by a consortium of school districts. The law also extends the expiration date of the committee on nonpublic schools to June 30, 1983. The act was effective May 15, 1979.

<u>UNIVERSITY ATHLETIC LEAVES OF ABSENCE, Chapter 208, H.F. 313</u>: Requires state to reimburse a university system employer for certain athletic leaves of absence of its employees. Effected for leaves of absence after July 1, 1979.

DISCONTINUANCE OF CERTAIN GRADES, Chapter 211, H.F. 487: Amends M.S. Chapter 122. Allows school districts to agree that the pupils of one district in certain grades may receive instruction in the other district. The pupils are still included in their original district for state aids levy limits and the original district must transport them to the other district. A district must continue to maintain at least three grades. If possible, teachers with continuing contract rights whose employment would be discontinued by the discontinuance of a grade shall be employed by the district providing instruction for these grades. If they cannot be employed, they are placed on unrequested leave of absence. The agreement between the districts, governing instruction and teacher employment, must be submitted to the commissioner of education. Effective May 26, 1979.

TASK FORCE ON AMERICAN INDIAN EDUCATION, Chapter 219, H.F 936: Amends M.S. 126.47, Subd. 2 and Chapter 126, by adding a section. Repeals M.S. 126.53. Gives the Minnesota American Indian Affairs Intertribal Board power to nominate 15 persons from whom the state board of

education must select the advisory task force on American Indian language and culture education programs. The task force no longer has specific duties relating to pilot programs. Children eligible for enrollment in a federally recognized tribe, as well as children already enrolled are now counted as American Indian children by the board of education. Effective May 26, 1979.

MILITARY RECRUITERS; ACCESS TO SCHOOLS, Chapter 295, H.F. 852: Requires school boards to permit military recruiters the same access as it allows other persons making pupils aware of occupational or educational options. The act is effective August 1, 1979.

OMNIBUS SCHOOL AIDS, Chapter 334, H.F. 223: This law has nine articles dealing with the following areas: foundation aid, transportation aid, special and compensatory education aid, community and adult education aid programs, vocational aid, the Council on Quality Education, early childhood and family education programs, and libraries.

In general, the law establishes formulas or alters existing formulas which determine how much state money goes to local units of governments for their education programs. Factors used in the formulas relate to such things as the type of student, the rate of local taxes, the growth of the school district, the programs necessary and the number of days in the school session.

The law also sets up a grant program for multi-county multi-type library systems. The state board of education will administer the grants.

Some changes were made in the procedures used for assessing the needs of children who may require special or compensatory education. Parents must get written notice of a denial of an educational assessment of their child. School districts must get prior written consent before initially assessing a child; except, a district may override a parent's failure to consent through a hearing after one attempt at conciliation. Districts and parents can now both request hearings about education decisions for handicapped children and those hearings must be impartial, not informal. No school board, board member or district employee may preside at such a hearing. Decisions of the hearing officer can be appealed by either side to the commissioner but while proceedings are pending, the child must be left in current placement. These procedural changes expire June 30, 1981, and the comissioner will report on their impact by January 1, 1981.

ELECTIONS

BALLOTS, Chapter 29, S.F. 72: Dispenses with the requirement that official ballots be signed or include the facsimile signature of the official charged with the duty of providing the ballots. In the case of voting machines, the required ballot label will no longer carry a facsimile signature. Effective April 19, 1979.

AUTOMATIC RECOUNTS FOR LEGISLATIVE OFFICES, Chapter 58, S.F. 61: Amends M.S. 204A.51 and 204A.53. Adds the further condition for automatic recount in a primary election that the difference between the votes for two or more candidates for legislative office is less than ten percent of the total number of votes counted for that nomination. Provides that a losing candidate may waive the automatic recount provisions in either a primary or general election by filing a written notice of waiver with the appropriate canvassing board.

ELECTION JUDGES; COMPENSATION, Chapter 61, S.F. 384: Amends M.S. 204A.23. Authorizes town boards to fix the compensation of town election judges. Provides additional compensation to election judges for time spent in picking up election supplies and delivering election returns to the county auditor at an hourly rate not less than the prevailing Minnesota minimum wage, together with mileage in the same amount allowed state employees. Sets hourly wage rate at not less than the prevailing Minnesota minimum wage for certain persons appointed or designated by the county auditor to carry ballots to or from the county auditors office. Effective May 4, 1979.

ELECTRONIC VOTING SYSTEMS, Chapter 62, S.F. 493: Amends M.S. Section 206.185. Provides for the tabulation and announcement of votes cast on electronic voting systems. This law allows for a preliminary tabulation of votes so that unofficial totals can be released more quickly than in the past. When the election judges at a precinct have determined that there are no improper write-in votes in a group of ballots, that group of ballots may be counted before inspection by the counting center election judges. This is the preliminary count which may be announced if identified as unofficial.

After the preliminary count, the counting center judges further examine the cards for defects. After defective cards have been replaced, the ballots are counted

again and this total is the final official total. Effective July 1, 1979.

ELECTION RECOUNTS, AND OTHER REVISIONS TO ELECTION LAW, Chapter 90, S.F. 484: Amends various sections of election law. Authorizes a losing candidate to request a recount of votes cast in a county, municipal, or school district election. The granting of a request is based upon a formula incorporating the total vote cast for the elective office and the difference between the vote cast for the winning candidate and the candidate requesting a recount. The law provides procedures to be followed for a vote recount request. The law sets a time limit for appeal of a district court determination in a school district election contest. The law clarifies procedures to be followed in the receipt, use, and return of absentee ballots. The law is effective May 16, 1979.

PAYMENT OF ELECTORS, Chapter 251, S.F. 1074: Electors' per diem compensation for attendance at the state capital to vote for president and vice-president is increased from \$10 to \$35. Effective August 1, 1979.

ENVIRONMENT AND NATURAL RESOURCES

THE OMNIBUS ENERGY BILL, Chapter 2, S.F. 2, Special Session: An energy shortage is included as an emergency, subject to the powers of the division of emergency services and to special emergency powers of the governor including the issuing of executive orders to alter the work day of state employees and the schedule of schools.

Provides for public dissemination of evacuation plans for nuclear electric generating plants and an annual review of the plans by state and local officials with full public participation. Requires designs used in remodeling or constructing state buildings to include the utilization of alternative energy sources if feasible. Includes certain large coal storage or transfer facilities within the certificate of need provisions under the Minnesota Energy Agency.

Permits the director of the energy agency to adopt temporary rules for energy allocation emergencies. Requires the director to develop a plan for adult and post-secondary energy education.

Permits the legislature or executive council to declare an energy supply emergency but only the legislature can continue the emergency for more than $30\,$ days.

Requires state energy report to include an assessment of economic and employment impact of state energy policies.

Extends from July 1, 1978 to July 1, 1980 the deadline for limitations on certain outdoor display lighting.

Proposes a July 1, 1979 deadline for variance requests from the ban on outdoor decorative gas lamps.

Requires certain tests to determine if air conditioners meet the state prescribed energy efficiency ratio.

Regulates and extends until June 30, 1982 the deadline for energy audits on state owned and heated buildings and of university buildings.

Local governments and school districts are required to submit energy reports for their buildings to the director by December 31, 1979. The director shall select buildings for energy audits which must be performed and filed by December 31, 1982. Requires director to study capabilities of school district energy management personnel.

Extends to October 1, 1980 from October 1, 1979 the commencement of the requirement that a seller of a

residence constructed prior to 1976 provide an energy disclosure to the buyer.

Raises the maximum fee for certain certificate of need applications from \$50,000 to \$100,000. Provides \$10,000,000 to assist local government and school districts to pay for energy audits and conservation measures.

Establishes the department of economic security as the state agency to administer funds for the weatherization of low income person's residences.

Prohibits zoning which bans earth sheltered residences otherwise in compliance with zoning requirements. Regulates the discontinuance of steam heat systems by public utilities in home rule charter cities. Provides that it is a public policy under the housing finance agency to assist low and moderate income persons install energy conserving systems in their dwellings. The act is effective July 1, 1979.

GAME, Chapter 66, H.F. 384: Amends M.S. 98.45. Authorizing nonresident children of residents to be treated as residents for the purpose of taking wild game. Effective August 1, 1979.

FISHING, Chapter 70, S.F. 218: Amends M.S. 97.45 and 101.42. Allows exporting of leeches. Sets the time and dates when certain types of fishing gear may be used. Effective May 8, 1979.

GAME, Chapter 73, S.F. 737: Amends M.S. 98.46 and 100.29. Raises the fee paid by nonresidents for licenses to hunt raccoon. Makes unauthorized removal of or tampering with legal traps a misdemeanor. License fee change effective March 1, 1980. Misdemeanor designation effective May 8, 1979.

REGULATION OF HARVEST AND SALE OF GINSENG, Chapter 94, S.F. 708: Amends M.S. 84.028, Subd. 1, 97.48, by adding a subdivision, and 98.46, Subd. 3. Requires the commissioner of natural resources to set seasons and establish regulations for conservation of wild ginseng. The law sets a fee for licenses to buy or sell wild ginseng. The law is effective August 1, 1979.

NEED FOR WILD RICE PROCESSOR'S LICENSE ELIMINATED, Chapter 104, S.F. 988: Amends M.S. 98.46. Eliminates the requirement that processors of wild rice obtain licenses from the commissioner of natural resources. The law is effective August 1, 1979.

WILD TURKEY HUNTING LICENSES, Chapter 122, H.F. 282:

Regulates the issuance of wild turkey hunting licenses. A rural resident receiving a turkey hunting license in a procedure for issuing licenses reserved to certain rural residents shall permit turkey hunting on his land. Effective August 1, 1979.

SMALL BUSINESS POLLUTION CONTROL AID, Chapter 147, H.F. 183: Provides for the pollution control agency to administer certain federal requirements for aid to small businesses for pollution control expenditures. Requires PCA promotional involvement in the sale of pollution control revenue bonds guaranteed by the small business administration. Effective August 1, 1979.

CONSERVATION EASEMENTS, Chapter 159, H.F. 627: Permits cities to acquire conservation easements. Effective August 1, 1979.

PUBLIC WATERS, Chapter 199, S. F. 808: Amends M.S., Chapter 105. This law adds a detailed definition of public waters controlled by the state. Another new definition brings wetlands under the control of the department of natural resources. Public water and wetlands are designated as such by the commissioner of natural resources if they conform to the statutory definition, thus relieving the commissioner of a previous duty to determine if a beneficial public purpose exists for designation as a public water. The wetlands designated as public waters are covered by water or water logged during the growing season and are in size at least ten acres in unincorporated areas or 2-1/2 acres in incorporated areas. Having been notified by the commissioner of a proposed designation of a public water, the county board of the county in which the designated public water lies holds a public hearing and if it disagrees with the designation, informs the commissioner. If the county board and commissioner continue to disagree, the dispute is heard before a panel composed of two persons, one each chosen by the county board and commission, who in turn select a member of the local soil and water conservation district to serve on the panel. The decision of the panel can be appealed in court. Effective July 1, 1979.

ROUGH FISH REMOVAL, Chapter 242, S. F. 681: Replaces system of awarding contracts for removal of rough fish from the state's public waters with a system of licenses. Inland commercial fishing licensed by this statute means the removal of rough fish, such as carp, bullheads, smelt, or whitefish from the state's waters. Residents may apply for a license good for the period from Labor Day to the opening of walleye season to remove such fish and pay a fee related to the size of their fishing operation. Licensees are granted territories by the commissioner of natural resources but cannot transfer this right and must reapply every year. Procedures for revocation of the license are provided. Effective August 1, 1979.

PERCH, Chapter 244, S. F. 732: Amends M.S. 97.40. Excludes perch from the definition of rough fish and yellow perch from the definition of minnows. Effective August 1, 1979.

REVOCATION OF LICENSES, Chapter 247, S. F. 799: Provides for revocation of game and fish licenses for game and fish law violations. If the offense is related to big game and a gross misdemeanor, or is an act for which a big game license is required, its perpetrator may not hold a game and fish license for three years from the date of conviction. Conviction of two offenses not related to big game deprives the perpetrator of his license for animals or activity like the license related to his illegal act for one year. If he does something without a license for which a license is required, he cannot apply for that kind of license for a year from the date of the conviction. The commissioner of natural resources is directed to relicense those convicted under the old law who would now be eligible for relicensing if the new law had been in effect.

SALE OF TILLABLE LANDS, Chapter 248, S. F. 874: Land added to the Memorial Hardwood Forest after July 1, 1977 may be sold or exchanged if it can be farmed, is at least ten acres in area and is adjacent to a public road or farmstead. The state or local government need not maintain roads to provide access to these parcels but may retain whatever easements are necessary over the land to provide access to nearby public lands or waters. If the tract has unique scientific, historical or recreational value the legislative commission on Minnesota resources may grant an exemption from the sale or exchange requirement based on the request of the commissioner. Effective May 30, 1979.

LOCAL FLOOD PLAIN MANAGEMENT, Chapter 253, S.F. 1243: Amends M.S. 104.05 and 275.50. Establishes standards and tax sources for local government flood plain management. Local units of government may use the elevation of the regional flood in ordinances regulating the flood plain even if the commissioner of natural resources uses a different and higher flood protection level. Special levies for flood plain management may be levied by local government in 1979. Certain counties in southern Minnesota are given a further levy power to match state grants for flood prevention. Effective August 1, 1979.

GAME AND FISH; BADGER PROTECTED, Chapter 267, S.F. 709: Amends M.S. 100.26 and 100.27. Removes the badger from the list of unprotected animals. The commissioner's order authorizing the taking of badger is based in part upon the badger population estimates within the state. Effective August 1, 1979.

WATER POLLUTION TREATMENT, Chapter 285, H.F. 1111: Increases the appropriation to the PCA for grants to municipalities for water treatment plant construction from \$135,000,000 to \$155,000,000 and extends the period for making the grants until June 30, 1981. The required municipal share for construction of water treatment plants using innovative or alternative processes and techniques is set at six percent and the state share at nine percent. The bonding limit for bonds which provide the funds appropriated to the PCA is raised from \$124,000,000 to \$144,000,000. The act is effective August 1, 1979.

REGULATING TRESPASS UPON AGRICULTURAL LANDS, Chapter 291, H.F. 60: The definition of "agricultural lands" is expanded to include land fenced to enclose animals and crop land already plowed or with crop residue. All persons must get permission to enter agricultural land to hunt small or big game or to pleasure drive a motorized vehicle, including a snowmobile. During small or big game season hunters may enter non-posted land on foot to retrieve a wounded animal without getting prior permission. Reduces penalties for violations. Act is effective August 1, 1979.

HUNTING SEASONS, Chapter 298, H.F. 1198: Extends period for obtaining beaver or otter licenses during a season. Extends beaver, otter, mink and muskrat seasons. Enlarges certain regulations of deer bow and arrow hunting to include all big game bow and arrow hunting. An owner of a dog pursuing or killing deer, moose, or livestock is guilty of a petty misdemeanor. Snowmobiles or all terrain vehicles can be used to assist trappers in checking and transporting traps and to haul pelts or carcasses in Lake of the Woods county. Regulates the use of dip nets. The act is effective June 1, 1979.

UTILIZATION OF DISEASED SHADE TREES, Chapter 299, H.F. 1206: Requires certain state agencies to recommend uses for diseased shade trees. Municipalities operating an approved sanitation program for shade trees may institute a program of wood utilization including using the wood for firewood. The act is effective August 1, 1979.

DAM REPAIR, Chapter 300, H.F. 1241: Permits federal revenue sharing money to be counted as locally raised money in computing state matching grants to localities for dam repair. From \$50,000 to \$75,000 worth of repairs or grants can be done without executive council approval, but grants or repairs which cost \$100,000 to \$150,000 require legislative approval. The state now has procedures for making loans for dam safety improvements to local units of government. Appropriations for dam repairs and dam repair grants and loans and bonding authority to cover the appropriations are provided. The act is effective June 1, 1979.

OPEN SPACE AND RECREATION, Chapter 301, H.F. 1253: Provides bonding authority of \$48,065,000 for outdoor recreation purposes and \$27 million to the metropolitan council for recreation and open space land acquisition. Other monies are appropriated for park, open space and recreational purposes. Non-metropolitan area urban areas are eligible for grants for recreational, park, and trail purposes from the state planning agency. Procedures and criteria for the acquisition of land for the outdoor recreation system and for trail purposes including the holding of public hearings with appropriate notice are provided.

Payment to counties for tax receipts lost due to land within the county being used as public hunting grounds and game refuges will be according to a new measurement.

Tettegouche State Park in Lake County is created and the acquisition of land for the park authorized.

The Citizens' Advisory Task Force on Boundary Waters Canoe Area includes 17 members of whom nine are from Cook, Lake and St. Louis County.

Effective August 1, 1979 except Tettegouche Park provisions are effective June 1, 1979 and the task force provisions are effective July 1, 1979.

GUN CLUB NOISE LEVELS, Chapter 304, S.F. 188: Amends M.S. 116.07. Exempts skeet, trap and shooting sports clubs from noise pollution standards adopted by the Pollution Control Agency. Effective August 1, 1979.

STATE PARK LANDS, Chapter 320, H. F. 235: The bill removes certain land from Split Rock Lighthouse and Judge C. R. Magney State Park and adds certain land to Afton State Park and Split Rock Lighthouse State Park. Effective June 6, 1979.

FINANCIAL INSTITUTIONS

MORTGAGE RATES AND FEES, Chapter 48, H.F. 486: Amends M.S. 47.20. Extends the expiration date of the floating interest rate on mortgages to be set by the commissioner of banking until July 31, 1983. If the purpose of a loan is to purchase a residence for the borrower, the lending institution must allow its subsequent transfer to a new borrower if the original borrower remains liable for the loan. The lender may charge a fee of one tenth of one percent of the remaining principal balance to effect the transfer. The lender must allow the release of the original borrower and the transfer of the loan if the new borrower is credit worthy and assumes all the obligations of the original borrower. The lender may charge a fee of one percent of the unpaid principal balance for the release. Lending institutions which require the mortgager to maintain escrow accounts to pay taxes and insurance on the mortgaged property must pay five percent interest on these accounts. Effective August 1, 1979.

DETACHED BANKING FACILITIES, Chapter 64, H.F. 116: Amends M.S. 47.54. Extends the period for activation of detached banking facilities to 18 months after issuance of a certificate of authorization. The commissioner of banking may grant extensions upon appeal. Effective May 4, 1979. Applicable to certificates issued less than 18 months before May 4, 1979.

PUBLICATION OF BANK REPORTS, Chapter 98, H.F. 713: Amends M.S. 48.48, Subd. 1. Requires bank report mandated by law to state in detail assets and liabilities of bank at the close of business on a specified day to be published in a local newspaper at the expense of the bank. The law is effective May 18, 1979.

BANK CREDIT CARD FINANCE CHARGES, Chapter 101, H.F. 859: Amends M.S. 48.185. Banks may charge up to one and one-half percent finance charge per month with respect to open-end credit obtained by use of a bank credit card. Banks charging their credit card customers one and one-half percent interest per month must also offer debtors a plan in which the finance charge is only one percent per month but the debtor must pay an additional fee of up to \$15 per year. Effective May 18, 1979.

CREDIT UNIONS, ALLOWING MEMBERSHIP BY SURVIVING SPOUSES, Chapter 106, S.F. 255: Amends M.S. 52.05. Authorizes the surviving spouse of a regularly qualified credit union member to become a member of the union. The law is effective May 22, 1979.

REGULATING CREDIT UNIONS, Chapter 149, H.F. 220: Empowers a credit union to accept deposits for funding prepaid funeral plans of members.

Regulates the borrowing of a credit union including borrowing for liquidity needs. Effective May 23, 1979.

DETACHED FACILITIES AT AIRPORTS, Chapter 220, H.F. 988: Amends M.S. 47.51. Includes large metropolitan airport areas in the definition of municipalities allowing banks to set up detached facilities there. Effective May 26, 1979.

BANK EXAMINATIONS, Chapter 229, H.F. 1377: Amends M.S. 46.04. Changes the interval in which the commissioner of banking must examine banks, savings banks, trust companies, savings associations and other financial institutions. If the federal deposit insurance corporation or federal reserve bank examines the financial institution, the commissioner of banking and his employees must examine it once in 18 months. If the institution is not examined by one of the two federal agencies each year, the institution must be examined by the state to insure that either state or federal authorities examine each institution each year. This act went into effect July 1, 1979.

GRADUATED HOME MORTGAGE, Chapter 239, S. F. 436: Borrowers may now obtain home mortgages with lower initial payments increasing over a period of ten years and then remaining constant. If the initial payments do not meet current interest payments, the unpaid interest may be added to principal and interest figured on the total sum. Disclosure including comparisons of the total payment due under a graduated home loan and a fixed payment mortgage must be made to the borrower, who may convert his loan to a standard mortgage at anytime. Banks, savings and loan associations and credit unions may make these graduated mortgages. The commissioner of banking is empowered to make rules to carry out the new procedure. Effective August 1, 1979.

REVERSE MORTGAGE LOANS, Chapter 265, S.F. 27: Defines reverse mortgage loan as a loan made to a borrower in which the committed principal amount is paid to the borrower in installments over a period of time and interest and closing costs are incurred as specified in the loan agreement. Authorizes certain lenders to invest in reverse mortgage loans with certain restrictions. Limits the amount of interest that may be charged by a lender. Authorizes early repayment without penalty. Requires lender, at time of

loan agreement, to furnish the borrower with a schedule of the projected loan balance over the period of the agreement and a statement in detail of the charges and fees the borrower has paid or obligated himself to pay. Contains income tax provisions authorizing the borrower to deduct interest as it accrues instead of when the interest is actually paid. Also authorizes lender, for tax purposes, to elect to include as part of its yearly earned income any accrued interest charged to the outstanding loan balance. Provides that the reverse mortgage loan proceeds shall be disregarded for purposes of determining initial or continuing eligibility for an amount of medical assistance or other public assistance program or low interest loan or grant. Effective January 1, 1980.

USURY, Chapter 276, H.F. 360: Amends M.S. 334.01. Removes the expiration date of subdivision 2, and makes the usury exemption for loans in excess of \$100,000 permanent law.

INTEREST; CONVENTIONAL HOME LOANS, Chapter 279, H.F. 564: Provides a new index related to the federal national mortgage association auction yield to determine the flexible interest rate on conventional home loans. The new index is applicable from June 1, 1979 until November 30, 1982 at which time the previous index is reinstated until July 31, 1983. Certain home loans must be assumable provided certain conditions are met. Discount points are allowed provided the loan yield does not then exceed the allowable limit. Private mortgage insurance premium payment plans offered to a lender must also be offered to a borrower. Effective May 31, 1979.

BANK LEASING, MUTUAL BANK INVESTMENTS, Chapter 321, H.F. 248: Regulates bank leasing of personal property by requiring leases to be net leases and not an operating lease where the bank has an obligation to maintain or operate the property. Payment under a lease must cover the bank's investment in the property plus the cost of the financing less the value of the property at the end of the lease. The act permits a bank to participate in property leases with others.

The act allows a mutual savings bank to invest, within limits, in a real estate loan service corporation. All or a majority of the stock in the corporation must be owned by the bank. Effective July 1, 1979.

GENERAL LEGISLATION AND VETERANS AFFAIRS

CONDUCT OF BINGO, Chapter 166, H.F. 976: Raises permissible level of compensation to persons conducting bingo occasions from \$12 to \$20 per occasion. Effective August 1, 1979.

REGULATING BINGO, Chapter 188, H.F. 1093: Reduces and changes the reports and forms an organization conducting bingo operations must file with a local unit of government. Effective May 25, 1979.

AMERICAN INDIANS, Chapter 243, S. F. 712: Changes the nomenclature used in the statutes to American Indians. Effective Aug. 1, 1979.

GOVERNMENTAL OPERATIONS

VALIDATING ACT, Chapter 19, H.F. 303: Validates state assignment certificates issued prior to January 1, 1972 not recorded or filed within statutory deadline. Effective April 6, 1979.

LAND EXCHANGE, Chapter 30, S.F. 530: Authorizes an even exchange of state owned land in Redwood County for privately owned land with historical significance desired by the Historical Society. Effective April 19, 1979.

MINNESOTA HISTORICAL SOCIETY, Chapter 32, H.F. 127: Repeals the Minnesota war records commission statute. Effective August 1, 1979.

REVISOR OF STATUTES; DUTIES, Chapter 56, S.F. 606: Clarifies certain provisions and removes obsolete provisions relating to the duties of the revisor of statutes. Authorizes the revisor of statutes to sell or otherwise dispose of any type, stereotype matrices, electrotypes, stereotype plates and linotype matrices of editions earlier than the most recent edition of the statutes, the proceeds to be credited to the general fund. Also corrects an erroneous reference in sections 487.17, 488A.01 and 488A.18 relating to actions for unlawful removal or exclusion. Effective August 1, 1979.

ETHICAL PRACTICES, Chapter 59, S.F. 340: Removes the adjudication of "contested cases" from the definition of "administrative action" for purpose of the ethical practices act. Includes county, probate, and municipal court judgeship candidates as "candidates" subject to the ethical practices act. Exempts from the provisions regulating lobbyists those persons or their representatives presenting a money claim to the legislature.

Requires registration of a political fund or committee when it has made contributions of over \$100. Requires additional reports when candidates are running in an election year.

Includes county, probate and county municipal court judgeship candidates under the provisions of the fair campaign practices act but exempts contributions to them from the state income tax political contribution credit.

Effective August 1, 1979.

EMERGENCY IN PEACETIME; BLOOD BANKS, Chapter 65, H.F. 299: Amends M.S. 12.03 and 12.31. Authorizes the governor to declare a peacetime emergency prior to federal declaration when an act of nature, industrial accident or hazardous materials accident endangers life and property and local government resources are inadequate to handle the situation. The declaration cannot be effective for more than five days unless extended by the executive council for up to 30 days. The declaration must invoke pertinent parts of the state comprehensive plan developed pursuant to section 12.21, subd. 3. The new law also eliminates section 12.25 which directed the county civil defense director to promote community first aid and blood bank committees for hospitals. Effective August 1, 1979.

STATE AUDITOR, Chapter 82, S.F. 236: Amends M.S. Section 6.54. Makes changes in the petition procedures for examination of municipal records. In general petitioners must be registered voters in the municipality whose records are to be examined. The number of petitioners must be equal to 20 percent of the number of municipal voters in the last presidential election. There must be at least 25 petitioners, except for school districts when there must be at least 10 freeholders. This law requires that the unit whose records are going to be examined must be notified of the certified petition 30 days before it is delivered to the state auditor. Effective August 1, 1979.

STATE HISTORIC SITES, Chapter 125, H.F. 395: Permits the Minnesota Historical Society to contract for the management and operation of state owned historic sites with local government units or historical societies. Effective August 1, 1979.

STATE AND LOCAL LAND TRANSFERS, Chapter 142, S.F. 905: Supplements existing law by providing a procedure for exchanging state land for local government land for consolidation of land holdings and other purposes. The commissioner of natural resources has advisory power and the land exchange board final authority on land exchanges. Effective August 1, 1979.

<u>DEPARTMENT OF COMMERCE, Chapter 144, S.F. 1327</u>: Provides a time limit of 30 days for requesting a hearing on an exparte order denying, revoking or suspending a franchise registration. Eliminates certain real estate examination fees. Repeals waiting period for retaking certain failed real estate broker or salesperson license tests. Transfers administrative responsibility for collection agency regulation from the section of consumer services to the commissioner of securities. Effective May 23, 1979.

DISCRIMINATION INVESTIGATIONS, Chapter 156, H.F. 594: Provides procedures for the commissioner of human rights to follow in the investigation of unfair discriminatory practices. Effective May 23, 1979.

REVENUE CERTIFICATES, Chapter 163, H.F. 819: Raises permissible maximum interest level for joint public airport revenue certificates from 5 to 7 1/2 percent and increases the maximum face amount of certificates which may be outstanding. Effective August 1, 1979.

INVESTMENT ADVISORY COUNCIL; STATE BOARD OF INVESTMENT, Chapter 187, H.F. 1065: Provides for appointment of members to and the time for meeting of the investment advisory council.

Indemnification of council members is denied where the member failed to perform a statutory duty.

Provides for new information to be included in the state board of investment's annual report to the legislature. Effective August 1, 1979.

ACHIEVEMENT AWARDS ABOLISHED, Chapter 192, S. F. 219:
Amends M.S. 15A.081 and Chapter 43. Achievement awards
previously available to commissioners and their deputies
are abolished. Local officials' salaries forbidden by law
to exceed a percentage of state commissioners' salaries
must be calculated excluding the achievement award from the
commissioners' salaries. Effective May 26, 1979.

PUBLIC SERVICE COMMISSION EMPLOYERS, CONFLICT OF INTEREST, Chapter 206, H.F. 222: Requires public service commissioners and certain professional and managerial public service department employees to report annually to the Ethical Practices Board any interet they may have in a business or industry regulated by the commission. Effective August 1, 1979.

VETERANS, Chapter 245, S. F. 765: Amends M.S. 43.15. Includes veterans as a protected group for purpose of carrying out state civil service affirmative action programs. Effective May 30, 1979.

<u>CLAIMS AGAINST THE STATE, Chapter 260, H.F. 792</u>: Provides an exclusive claim remedy procedure for claims against the state by certain persons. These persons are individuals released from prison and doing certain uncompensated or restitution work or juveniles diverted from the court system and doing restitution work. Effective May 30, 1979.

REVISORS BILL, Chapter 289, S.F. 1553: Corrects technical mistakes and oversights in certain laws and statutes. The act is effective June 1, 1979.

COMMISSIONER OF FINANCE, Chapter 314, H.F. 1084: Requires that financial reports and records of all departments including the department of finance are consistent with generally accepted accounting principles. The commissioner of finance's financial report to the legislature must now be submitted yearly. Repeals the previous statutory categories of separate accounts. Effective August 1, 1979.

MINNESOTA HOUSING FINANCE AGENCY, Chapter 327, H.F. 724: Amends M.S. Chapter 462. Increases the dollar amount of benefits available from and the dollar amount of bonds issuable by the Minnesota Housing Finance Agency. The agency may make grants and loans to finance construction of multi-unit housing suitable as homes for large families of low or moderate income. The maximum loan or grant is \$5,000 per living unit to be constructed. In addition, \$10 million in bond proceeds is made available for loans to rehabilitate existing multi-family residences. persons may secure loans in amounts to \$10,000 to increase accessibility of their existing homes. The total amount of all funds available to do the work from the Housing Finance Agency and other agencies must not exceed \$15,000. Owners of rental property occupied by low and moderate income tenants may borrow money from the agency to bring their buildings into compliance with Minnesota energy law, specifically Minnesota Statutes Section 116H.129, Subdivision 3. A program for innovative housing for urban American Indians is funded and the temporary rules governing this program will terminate July 1, 1980.

The law changes the agency's financing. Bonds sold by the agency must yield 97.5 percent of their full amount in proceeds to the agency, reduced from the previous required proceed yield of 98 percent on the aggregate principal. Limits on the amount of bonds outstanding are increased to \$225 million for rehabilitation loans and \$1.325 billion for all other agency purposes. An appropriation of \$42.5 million is available for the biennium. The changes in bonding limits and loans from bond proceeds for existing multi-family residences are effective June 6, 1979. The remaining provisions go into effect July 1, 1979.

STATE PAY BILL, Chapter 332, H.F. 1467: Authorizes the commissioner of personnel to implement various collective bargaining agreements between the state and its employees.

Creates legislative commission on employee relations. The commission shall be involved in the negotiation of state employment collective agreements by recommendation to the commissioner and to the legislature and by holding hearings. The commission shall also monitor the state civil service system and perform other functions.

Seeks reduction of number of personnel in most executive branch agencies of up to 4 percent by June 30,

1983 through normal attrition.

Exempts the public employment relations board from the contested case procedures of the administrative procedures act.

Increases salary range for schedule A, professional employees from \$932-3,394 to \$981-3598 monthly; for schedule B, trade and maintenance employee from \$4.71-8.21 to \$5.38-9.51 per hour; for schedule C, general service employees from a monthly range of \$409-456 to an hourly range of \$3.09-9.13 per hour, and for labor service employees from an hourly range of \$4.47-5.37 to \$5.14-6.09 per hour.

Increases the amount of severance pay for certain separated employees.

Makes many technical changes in the state civil service system.

Provides for collective bargaining agreements to take precedence over certain affirmative action goals.

Allows temporarily laid off legislative employees certain priorities in filling civil service temporary positions.

Defines just cause for discharging state employees.

Provides changes in employee fringe benefits.

Specifically designates essential employees who are denied the ability to strike. $\label{eq:continuous} % \begin{subarray}{ll} \end{subarray} %$

Permits state employees to strike if the legislature or the legislative commission on employee relations fail to approve a negotiated agreement or arbitration award.

Provides for final offer impasse resolution by arbitrators in impasses involving state employees and certain local government employees.

Alters the deadline for reaching agreement on collective bargaining agreements with the state.

Provides for salary increases for highway patrol personnel.

Makes technical changes in the law with regard to social security coverage for state employees by removing certain gubernatorial responsibilities.

Provides salary differentials and bonuses to certain employees.

Provides a birthday holiday for state employees.

Transfers certain duties involving warehousing from the department of public service to the department of agriculture.

Provides for a study of the state personnel system and effective July 1, 1981 repeals the current civil service law.

Sets salary schedules for certain administrative and constitutional officers, judges and other officials.

The act is effective on a variety of dates for different sections with the salary increases generally effective July 1, 1979.

<u>APPROPRIATIONS "GARBAGE" BILL, Chapter 333, S.F. 1510</u>: The major appropriations bill. Some substantive law is included in the bill.

Permits land use planning grants to Indian reservations. Reduces number of legislative manuals available to each legislator from 50 to 25. Eliminates requirement that commissioner of transportation approve part of the public safety department's budget request. Requires state agencies to use vacant space in government buildings before leasing space in private buildings. Regulates micrographic services within state government.

Regulates selection of primary designers by the state designer selection board.

Requires nonprofit criminal and juvenile defense corporations to match 10 percent of the states appropriation thereto from nonstate sources.

Provides for commissioners of finance and administration approval of new or modified state agency electronic data processing systems.

Eliminates the transfer of ownership revolving account, special seed account and the zoological garden general account in the state treasury.

Moves zoo building account from the general fund to the state building fund.

Creates special account and procedures for expending federal reimbursement and match money received for the purposes described in M.S. Chapter 86 with limited exceptions.

Eliminates requirement that the director of mediation services provide secretarial and administrative services to $\ensuremath{\mathsf{PERB}}$.

Provides fencing requirement for unused open pit mines.

Enlarges bed size of veterans home on site of former Hasting's State Hospital from 150 to 200.

Creates undercover buy fund for grants by commissioner of public safety to local officials to investigate criminal activity.

Provides state funding for local projects benefiting tourism.

Regulates loans and other assistance by the department of economic development to reservation Indians starting a business.

Limits reimbursable expenses for district judges specifically exluding bar membership fees and continuing legal education expenses.

Provides for nonpayment of judges' salary for noncompliance with deadlines for filing decisions.

Requires state constitutional offices to file programmatic budgets in the future. The act is effective July 1, 1979.

SEMI-STATE APPROPRIATIONS, Chapter 337, S.F. 1504:
Provides eligibility for health and life insurance benefits to certain state employees. Permits certain employees of employers funded under semi-state appropriations to buy state equivalent life and health benefits. Regulates funding for Voyageurs National Park citizen's committee. Regulates grants to the Minnesota Humanities Commission. Repeals provision requiring grants to individuals by the state board of the arts.

Establishes criteria for grants by the state board of the arts to noncommercial radio stations. The amount of a station grant is partially related to the amount it receives in private contributions. Grants are made on a matching basis and are subject to an upper limit of one-third of the stations operating income or to the total of its private contributions plus its volunteer work valued at the federal minimum wage. Effective July 1, 1979.

STATE BUILDING FUND APPROPRIATIONS, Chapter 338, H.F. 1605: Provides appropriations for state building construction and repair from the state building fund and authorizes the issuance of bonds to provide the money appropriated.

Legislative committees will review University of Minnesota building plans. Effective June 6, 1979.

GENERAL FUND BUILDING APPROPRIATIONS, Chapter 339, H.F. 1606: Miscellaneous appropriations generally for building repair and maintenance. Requires legislative review of plans for remodeling and reconstruction using funds appropriated by this act. Effective June 5, 1979.

CLAIMS AGAINST THE STATE; APPROPRIATIONS, Chapter 340, S.F. 1548: Appropriates money to pay various tort and other claims against the state. Effective June 6, 1979.

HEALTH AND WELFARE

NURSING HOME RATE INCREASES, Chapter 35, H.F. 295: Amends M.S. 256B.47. Requires that nursing homes give private paying residents 30 days notice of a rate increase except where the charge is required by a change in the level of care or as part of a process of equalizing private pay and public assistance rates. Effective August 1, 1979.

PETS IN HOSPITALS AND NURSING HOMES, Chapter 38, S.F. 307: Adds M.S. 144A.30 and 144.573. Nursing homes, hospitals and sanatoriums licensed by the state may keep pets on the premises. Effective August 1, 1979.

DAY CARE FACILITIES-ZONING, Chapter 42, H.F. 396: Amends M.S. 245.812. Raises from six to ten the number of persons permitted in a day care facility in an area zoned for single family residential uses. Effective August 1, 1979.

LABORATORY FEES, Chapter 49, H.F. 523: Amends M.S. Chapter 144 by adding a new section. The commissioner of health shall set up a fee schedule for diagnostic laboratory services provided by his department to private hospitals, clinics, laboratories or physicians. Public health organizations aided by public funds administered by the department of health are not required to pay the fee. Effective July 1, 1979.

HUMAN SERVICES BOARDS, Chapter 118, S.F. 1436: Amends Chapter 402. Makes changes in the organization of county human services boards. Any county may form a human services board regardless of the size of its population. Any county may form a temporary board which may operate for one year while a permanent board and plan for human services develops. If a single county is served by a board, the county commissioners may compose the board. The board of any county acting alone regardless of population may participate in state funded programs under the Community Health Act, Community Corrections Act and Mental Health Act. Members of advisory committees will serve staggered terms.

The State Planning Commission will assist human services boards in a variety of evaluative and planning functions. The staff of the state planning agency assisting the boards will no longer be unclassified

employees with limited appointments but permanent classified employees. The director of the state planning agency will prescribe a standard form for use by each board in developing its annual plan for services. The annual budget will be made on forms prescribed by the commissioner of public welfare. Effective August 1, 1979.

VERIFICATION OF APPLICATIONS, Chapter 237, S.F. 432: Amends M.S. 256D.07. Applications for general assistance or medical care are now made upon written forms prescribed by the commissioner of health and welfare. Applicants have their signatures notorized or they may declare their belief in the truth of the information provided. In either case the local welfare agency may bring criminal charges if the information was false and was used to obtain funds fraudulently. Effective August 1, 1979.

EXCLUSION OF CERTAIN GRANTS AND PAYMENTS, Chapter 250, S.F. 1026: Amends M.S. 256.74 and 256D.08. Scholarships based on need and all scholarship payments used for educational expenses are excluded from family income in calculating payments under aid to families with dependent children. In determining eligibility for general assistance, payments to American Indians by the federal government for the taking of Indian land will be excluded. Effective August 1, 1979.

SUBSIDIZED ADOPTIONS, Chapter 256, H.F. 268: Provides an appropriation of \$500,000 to the commissioner of welfare for the purpose of providing a subsidy under prescribed conditions to certain adoptive parents. The subsidy is generally to assist the placement of difficult to place children. A reimbursement of the costs of adoption of a child eligible for a subsidy is also provided. Encourages the placement of Indian children by Indian placement organization. Effective July 1, 1979.

REGULATING SCHOOL EMPLOYEE TUBERCULOSIS EXAMS, Chapter 292, H.F. 145: The annual exam for TB required of school employees is charged to a periodic exam as prescribed by the commissioner of health. The section requiring a TB exam is to expire July 1, 1983. The act is effective August 1, 1979.

CHILD CARE SERVICES, Chapter 307, H. F. 272: Amends M.S. 245.84. Creates an experimental program wherein the commissioner of public welfare may make grants to counties to reduce costs of child care on a sliding scale to eligible low income families. The sum \$1,500,000 is appropriated for program which is to expire no later than June 30, 1981. Effective August 1, 1979

COMMUNITY SERVICES AT ANOKA STATE HOSPITAL, Chapter 309, H. F. 588: Amends M.S. 256B.06, 256B.07. Permits Anoka

county to contract with Anoka State Hospital for community mental health services. Chapter also increases the amount of property a medical assistance recipient may possess and still be eligible for medical assistance. Various effective dates.

LIFE SUPPORT TRANSPORT, Chapter 316, S.F. 202: Sets up a new licensing procedure and minimum standards for ambulance services. The commissioner of health is the licensing authority but he solicits and relies upon the recommendation of local government agencies and especially the local health systems agency. Any change in the geographical area served, the type of service or the base of operation of the life support transportation service requires the investigation and hearings of the licensing procedure. Minimum service any licensed operator must supply includes 24 hour service. The commissioner is given rule making power. Local units of government may impose even stricter requirements if they can justify them to the commissioner. Effective August 1, 1979.

MINNESOTA CERTIFICATE OF NEED ACT, Chapter 323, H.F. 260: The act requires a certificate of need before certain health care facilities may engage in certain construction or modification projects. Generally capital expenditures of \$150,000 or \$50,000 if in connection with an expansion of the scope or type of service offered or certain increases in bed capacity require a certificate.

Application for a certificate is made to the appropriate health systems agency which makes a recommendation to the commissioner of health. The commissioner has the final administrative authority and is empowered to promulgate rules under the act. A public hearing is required on an application. Certain expenditures are exempt including those not involving direct patient care.

Severe penalties may be imposed for violation of the act. Effective August 1, 1979.

COMMUNITY SOCIAL SERVICES, Chapter 324, H. F. 368: Establishes a system of providing planning and funding community social services to be administered by boards of county commissioners under the supervision of the commissioner of public welfare and funded under a formula system rather than the preexisting grants in aid system. Community social services (CSS) includes local mental health programs, child care services, development achievement centers, alcohol and drug abuse services, foster care services and child welfare, and specifically excludes AFDC, Minnesota supplemental aid, medical assistance, general assistance medical care and certain community health services.

The commissioner of public welfare must prepare a biennial plan for submission to the governor and legislature detailing, among other things, the coordination of CSS programs, their goals, costs, and effectiveness. Counties

must also prepare biennial plans detailing, among other things, CSS goals, evaluation of effectiveness, proposed spending, targeted recipients and an inventory of resources to meet goals and problems. The commissioner must approve the county plan or state aid to the county will be reduced.

A formula for allocating state aid for CSS is established largely based on AFDC recipients in a county. Local spending and tax levy efforts by counties for CSS are mandated.

An experimental program expiring no later than June 30, 1981 is created to aid counties in assisting the chronically mentally ill and is funded with a \$2,000,000 appropriation. Effective July 1, 1979.

HEALTH, WELFARE, CORRECTIONS APPROPRIATIONS, Chapter 336, H.F. 1518: Provides appropriations for health, welfare, and correction purposes.

Restricts hiring of personnel beyond the number in the approved complement for an agency.

Any rule promulgated by the departments of health, public welfare, economic security, or corrections or any of the health related boards having a fiscal impact of over \$100,000 requires a report by the department to the senate finance and house appropriations committees on the fiscal effect of the rule. Effective July 1, 1979.

HIGHER EDUCATION

INCREASE ON SCHOLARSHIP MAXIMUMS, Chapter 238, S. F. 435: The maximum scholarship and grant-in-aid available from the Higher Education Coordinating Commission has been increased to \$1,400 in 1981. Students need no longer be in their first year or have just transferred to apply but can apply at anytime if they have received no previous aid. Each scholarship or grant-in-aid can be renewed only for six semesters or nine quarters after the first year, reduced from previous maximums of eight semesters and twelve quarters. The bonding authority of the Commission is increased to \$200,000,000. An appropriation of \$4,143,000 is made to carry out these changes until June 30, 1981. Effective May 20, 1979.

DIRECTORS OF STATE UNIVERSITIES, Chapter 317, S.F. 486: The number of directors of the state university system is increased from seven to nine. At least one of these directors shall be a resident of each of Minnesota's congressional districts and at least two, besides the student number, shall be graduates of a state university. Effective for appointments made after July 1, 1983.

HIGHER EDUCATION APPROPRIATION, Chapter 335, H.F. 1526: Requires Minnesota educational computing consortium to appoint an executive director.

Consortium board may purchase annuity contracts for its employees at their request.

The state board of education may purchase medical insurance coverage for students of the school for the deaf and students at the braille and sight-saving school.

Limits at 75 percent the portion of state funding for the independent telephone communications and electric cooperative line persons training program.

Requires continuation of the veterans training program by the state board of education. Effective August 1, 1979.

INSURANCE

LIFE INSURANCE; ADVANCE PAYMENTS UNDER POLICY ON THE LIFE OF AN ABSENTEE BELIEVED DEAD, Chapter 54, S.F. 122: Amends M.S. Chapter 576, by adding sections. Provides for advance payments under an insurance policy on the life of an absentee by court order to the spouse, child or other dependent beneficiary under the policy. Requires court hearing with notice to the insurer. The insurer may appear at the hearing as a party in interest. Petitioner has burden to show by a fair preponderance of the evidence that the absentee is missing and there is reason to believe he is dead, that the beneficiary is a spouse, child or other person dependent on the absentee, and that the beneficiary has no source of income sufficient for support and maintenance at an adequate level. If absentee is declared dead after advance payments have been made, the amount payable under the policy is reduced by the amount of the advance payments. If the absentee is found living after advance payments have been made, the absentee and the beneficiary shall reimburse the insurer the amount of advance payments made. If full reimbursement is not made, the amount payable under the policy is reduced to the extent necessary to provide full reimbursement. Effective August 1, 1979.

AUTOMOBILE INSURANCE; REDUCED PREMIUM RATES BY ENTITIES COORDINATING BENEFITS FOR AUTOMOBILE LOSSES, Chapter 57, S.F. 57: Amends M.S. 65B.61. Requires an entity that coordinates benefits for automobile losses to provide an appropriately reduced premium rate. Provides that the amount of the rate reduction shall not be less than the amount of the projected reduction in benefits and claims for which the entity will be liable on the class of risks, less the additional reasonable expense incurred to administer the plan coordinating benefits. Effective August 1, 1979.

INSURANCE POLICIES, FACSIMILE SIGNATURES, Chapter 115, S.F. 1040: Amends M.S. 60A.08, Subd. 5 and 65A.01, by adding a subdivision. Authorizes facsimile signatures of officers or agents of the insurer to be used on insurance policies. The law is effective May 22, 1979.

<u>APPRAISERS DEREGULATED, Chapter 141, S.F. 623:</u> Removes appraisers from the law licensing and regulating adjusters and appraisers (Chapter 72B). The chapter now only licenses and regulates adjusters. Effective August 1, 1979.

PRIVATE INSURANCE SET-OFFS, Chapter 174, H.F. 1251: Prohibits denial or reduction of private insurance benefits to persons receiving certain public medical assistance whether the private insurance is furnished by Blue Cross -Blue Shield, an HMD, or a commercial or fraternal insurer.

Provides procedure for the provider of public medical assistance to be subrogated to a recipient of public assistance rights against a private insurer. Effective May 23, 1979.

FIRE INSURANCE, Chapter 175, H.F. 1256: Repeals provisions requiring structure to be inspected and its insurable value fixed by the insurer prior to the issuance or renewal of a policy insuring the structure. Effective May 23, 1979.

REGULATING NO-FAULT AUTO INSURANCE, Chapter 190, S.F. 59: Redefines the term "owner" for purpose of no-fault to, among other changes, include within the definition certain long term lessees of motor vehicles. Limits indemnity obligation with respect to commercial motor vehicles to those weighing more than 5,500 pounds curb weight. Raises interest rate on overdue benefit payments from ten to fifteen percent. Expressly excludes minor children from the provision denying benefits from the assigned claims plan to an owner of an uninsured vehicle and members of the owner's household.

Includes the owner of motorcycles within the penalty provisions and insurance obligations.

Strengthens the requirements that evidence of insurance must be provided before a vehicle may be registered.

Permits the commissioner of insurance to limit the variety of coverages available. The act has a variety of effective dates. Most of the act is effective May 26, 1979. Some of the provisions are effective July 1, 1979.

REGULATING HOMEOWNERS INSURANCE, Chapter 207, H.F. 227: Regulates nonrenewal of homeowners insurance by requiring written notice to the insured specifying the reason for nonrenewal. Upon request a written statement of the reasons for not issuing a policy must be supplied to the insured. The practice of refusing to write a policy of insurance or to charge a differential rate solely because of the geographic location of the structure, sometimes called "redlining", is prohibited. Insurers must make reports to the commissioner of insurance to assist the commissioner in the determination of whether redlining is being practiced. Effective August 1, 1979.

<u>AUTOMOBILE INSURANCE, Chapter 215, H.F. 546</u>: Amends M.S. 65B.13. Repeals M.S. 65B.131. Insurance companies and

agents may not discriminate in issuing or determining risks, rates and other conditions of motor vehicle insurance to licensed disabled drivers whose disability has been compensated for by training and appropriate equipment on vehicles. Effective May 25, 1979.

LOSS OF INCOME COVERAGE, Chapter 221, H.F. 1018: Amends M.S. 65B.44, Subds. 2 and 3. Persons injured in auto accidents who are eligible for unemployment benefits but lose the benefits because they are not available for work due to the injury in the accident are now reimbursed for these lost benefits. Medical expense coverage is extended to include all reasonable transportation expense. Effective May 26, 1979.

INSURANCE PREMIUM FINANCE COMPANY INTEREST CHARGES, Chapter 261, H.F. 877: Permits a higher interest rate on insurance premium finance charges if the insurance policy was for a business or agricultural purpose. No maximum rate of interest is provided when the insured is a corporation or a cooperative. Effective May 30, 1979.

HEALTH MAINTENANCE ORGANIZATIONS; DEMONSTRATION PROJECTS TO EXTEND COVERAGE, Chapter 268, S.F. 856: Amends M.S. Chapter 62D, by adding a section. Authorizes commissioner of health to establish demonstration projects to allow health maintenance organizations to extend coverage to certain individuals and groups. Provides for waiver by the commissioner of health of certain statutory provisions and department of health rules that would otherwise prohibit the operation of the demonstration projects. Requires public comment before waiver. Provides for annual reports on each demonstration project by the participating health maintenance organization. Effective May 31, 1979.

COMPREHENSIVE HEALTH ACT AMENDMENTS, Chapter 272, S.F. 1191: Requires employers which self insure employee health and accident coverage to make annual reports to the commissioner of insurance.

Modifies required coverage under a qualified plan to include mileage allowance for transportation to receive kidney dialysis treatment and postpones until July 1, 1982 coverage requirements for physicals and multiphasic and diagnostic screening.

Regulates premiums charged for coverage under the state plan so that it is no more than 125 percent of the average charge by the five largest insurers for similar coverage.

Exempts the comprehensive health association from M.S., Chapter 15, the administration procedures chapter.

Provides tax offsets for insurers for assessments paid to the association. The offset provision expires July 1, 1981.

Prohibits non-residents from participating in the state plan of comprehensive insurance. Effective May 31, 1979.

JUDICIARY

<u>PUNCTUATION OF LAWS, Chapter 8, S.F. 67</u>: Amends M.S. 645.18. Provides that punctuation and grammer of a law can be used to interpret the legislature's intent with regard to the law. Effective August 1, 1979.

ADOPTED CHILDREN'S INHERITANCE RIGHTS, Chapter 11, S.F. 81: Amends M.S. 259.29. A child's right to inheritance through a deceased natural parent is not affected by the remarriage of the surviving natural parent and adoption by the step parent. Effective August 1, 1979.

SATISFACTION OF JUDGMENTS, Chapter 12, S.F. 138: Amends M.S. 481.08, 548.15. An attorney may execute a satisfaction of a judgment for six years after judgment is entered binding his client and preventing the client from further collecting on the judgment. Effective March 27, 1979.

REGISTERED LAND CONVEYANCES, Chapter 13, S.F. 203: Amends M.S. 508.52. Provides a simpler procedure for recording of conveyances of registered land. When an owner sells off part of his land, the new owner gets a new certificate of title and the original owner gets a new certificate of title to the remaining or residue land. An alternative now possible is to show the conveyance of part of the land on the original owner's old certificate of title for a lower fee. The lower fee for entering memorials is now due when successive conveyances are filed for registration on the same day, and all titles are memorialized on the certificates. Effective March 27, 1979.

REPLEVIN, Chapter 18, H.F. 416: Provides procedures for prejudgment replevin following notice and a hearing and for prejudgment replevin prior to a hearing. Requires that a bond be posted by a claimant before property can be seized. Effective August 1, 1979.

PLACE OF TRIAL AT ELY, Chapter 39, S.F. 603: Amends Chapter 484. Civil and criminal trials in the sixth judicial district comprised of St. Louis County will no longer be held at Ely on a regular basis but will be held at the regular terms of court at Virginia, Hibbing or

Duluth. The district court may still designate place of trial at a city other than these three cities if necessary. Court facilities will be maintained at Ely. Effective August 1, 1979.

COUNTY AND MUNICIPAL COURTS, Chapter 41, H.F. 330: Corrects certain statutory references to municipal and county courts. Permits county court judges to promulgate rules of practice for county courts. Effective August 1, 1979.

CONSERVATORSHIPS, Chapter 43, S.F. 322: Amends M.S. 201.15, 525.551 and 525.61. Provides that the court may place a person under a conservatorship instead of a guardianship where appropriate. Persons under conservatorship are not adjudged mentally incompetent and thus retain the right to vote, to contract, and to participate in managing their affairs. Effective April 28, 1979.

EXAMINATION OF JUDGMENT DEBTORS, Chapter 53, S.F. 63: Allows a judgment creditor to obtain a court order requiring the defendant to submit to an examination about his property in any county where the judgment is filed. Effective August 1, 1979.

ANTENUPTIAL CONTRACTS, Chapter 67, H.F. 610: Sets out the requirements and effects of antenuptial contracts. In order for an antenuptial contract to be valid, it must meet the following requirements: (1) It must be between a man and woman of legal age; (2) It must be entered into prior to solemnization of marriage; (3) There must have been full and fair disclosure of the earnings and property of each party; (4) The parties must have had an opportunity to consult legal counsel of their choice; (5) The contract must be in writing, executed in the presence of two witnesses and executed by the parties in front of a person authorized to administer oaths.

A contract meeting these requirements can be used to determine each party's rights in nonmarital property upon divorce, legal separation, or death of a party. The contract can also bar each party of any rights in each others estates not secured to them by the contract.

The contract can be recorded in counties where real estate covered by the contract exists; if not so recorded, subsequent sales of the property or liens against it will be valid notwithstanding the contract.

Effective for antenuptial contracts entered into on or after August 1, 1979.

REMOVAL OF ACTIONS TO DISTRICT COURT, Chapter 95, S.F. 980: Amends M.S. 488A.01, by adding a subdivision, and 488A.18,

by adding a subdivision. Requires civil actions commenced in Hennepin and Ramsey county municipal courts to be removed to the district court whenever a counterclaim in excess of \$6,000 is asserted, an equitable defense interposed, or it shall otherwise appear that the court is without jurisdiction. The law is effective May 18, 1979 for all actions commencing on or after that date.

<u>JUDGMENT INTEREST RATES, Chapter 105, H.F. 677:</u> Provides a flexible interest rate based on United States Treasury bills for unpaid judgments and verdicts.

Applies to unpaid verdict and judgment balances after January 1, 1980.

CONVEYANCING, Chapter 123, H.F. 318: Abolishes the common law requirements for creating a joint tenancy and permits an owner of real estate to convey to himself and others as joint tenants. Provides exclusive methods for severing joint tenancies in real estate.

Conveyances of a homestead by a married person regulated to take account of the changes made in the law of joint tenancy. Effective August 1, 1979.

PROBATE COURT, TORT JURISDICTION, Chapter 132, H.F. 1226: Grants tort jurisdiction to probate courts. Effective August 1, 1979.

<u>VALIDATING CERTAIN FORECLOSURE SALES, Chapter 133, H.F. 1235</u>: Extends effective dates in the general mortgage foreclosure validation law. Effective August 1, 1979.

REGULATING FIDUCIARIES, Chapter 137, H.F. 1473: Provides for removal of a trustee or personal representative when it is in the best interest of the trust or estate. The trustee's or personal representative's compensation may be considered in the determination to remove. Provides criteria to determine what is reasonable compensation for a personal representative. Effective August 1, 1979.

ADOPTIONS TERMINATING NATURAL PARENTS, Chapter 138, S.F. 1158: In court hearings involving the withdrawal of consent to an adoption or revocation of a placement agreement the adoptive parents shall be made parties. In the hearings no presumption shall be made favoring the biological parents over the adoptive parent. An "adoptive parent" is one who has received the prospective adoptive child in the home with intent to adopt it. Effective August 1, 1979.

<u>ILLEGITIMATES INHERITANCE</u>, Chapter 161, H.F. 656: Makes technical change in the requirements for an acknowledged illegitimate child to inherit from his natural father.

Effective for estates of decedents dying after May 22, 1979.

HOSPITALIZATION AND COMMITMENT, Chapter 172, H.F. 1227: Requires the district court to consider an appeal from an order made under the hospitalization and commitment act within 20 days after service of the notice of appeal. Effective August 1, 1979.

DOMESTIC ABUSE PROTECTIVE ORDERS, Chapter 214, H.F. 521:
New law, coded as M.S. 518B. Sets up a court procedure to protect persons from physical or sexual abuse committed by someone with whom they reside. The victim or an adult living in the home who acts on behalf of a child victim is called the petitioner and asks the court to order that the respondent stop abusing the fellow household member, and/or excludes the respondent from the home, or where necessary, determines custody of minor children. This order results from a hearing where all parties may appear. Temporary orders lasting until a full hearing is held can be issued in emergency situations. Local law enforcement officers are notified when a protective order is issued and are specifically empowered to enforce the order and assist the petitioner when the court orders the respondent to leave the home. This is a civil remedy and the respondent is not charged with a crime, although violating a court order is a misdemeanor and contempt of court. Married persons or blood relatives and persons not married or related who reside together can all use this procedure. Effective May 26, 1979.

DRIVERS LICENSE LISTS FOR JURORS, Chapter 218, H.F. 912: Amends M.S. 593.37. Jury commissioners may obtain for a fee drivers' license lists from the department of public safety for use as a source for jury selection. Effective May 26, 1979.

CIVIL REMEDY FOR LITTERING, Chapter 235, S.F. 303: Provides for recovery of damages from owners of cars from which litter is discarded. The damages are the cost of cleaning up the litter plus up to \$100 in punitive damages. Suit may be brought by a private person or a law enforcement officer may issue a citation if he has reason to believe a violation has occurred. The prosecutor of misdeamenor charges for the local jurisdiction presses the civil suit based on the citation. The prosecutor must elect to proceed against the individual under this section or bring a criminal charge for littering but not do both. Courts may establish a schedule of costs and civil damages for these civil litter cases under which the defendent may pay the fee in lieu of appearing in court. Effective August 1, 1979.

WILLS, Chapter 240, S. F. 450: Amends M.S. 524.2-504. Makes changes in the wording of the prescribed form for a self proved will for clarity's sake. Effective August 1, 1979.

PUBLICATION OF LEGAL NOTICES, Chapter 252, S.F. 1099: Amends various sections of Minnesota Statutes. Sets rates newspapers may charge for publication of legal notices required to be published in legal newspapers. County boards may abbreviate the reports of their proceedings published in the newspaper in certain respects. Claims paid and allowed by the county board of less than \$100 no longer need be detailed but a summary of the number of claims of less than \$100 and the total amount paid must be published. In publishing its annual financial report the county board may delete itemized accounts of amounts paid unless \$5,000 or more is paid to one person. Effective August 1, 1979.

<u>DISSOLUTION OF MARRIAGE</u>, Chapter 259, H.F. 643: Amends M.S. 517.03 and Chapter 518. Makes a number of technical changes in the law of dissolution including many relating to definitions and terminology. Removes residency requirement for decree of legal separation. Requires a court to find marriage is irretrievably broken where that issue is not contested. Regulates the subject matter of and the manner of granting temporary orders and restraining orders.

Amends provisions relating to child custody and visitation rights. In property settlements requires consideration of contribution as a homemaker. The act is effective May 30, 1979.

RAMSEY COUNTY JUVENILE COURT REFEREE, Hennepin county municipal court fee, Chapter 318, S. F. 528: Permits juvenile court referee in Ramsey county to hear contested trials, hearings or motions unless a party objects. Equalizes civil filing fees of Hennepin county municipal court to those of the Hennepin county district court. Effective June 6, 1979.

<u>DATA PRIVACY, Chapter 328, H.F. 738:</u> Amends and repeals various sections of M.S. Chapter 15. Makes a number of amendments to data privacy law which may now be cited as the Minnesota government data practices act.

The most fundamental change in data privacy law is that effective January 1, 1980 government data will be presumed to be public unless classified by statute, federal law, or granted a temporary classification.

Current emergency classifications of data have been redesignated as temporary classifications. The commissioner of administration may grant temporary private

or confidential classifications for data on individuals and a temporary non-public classification for data which is not on individuals. Temporary classifications have an expiration date of 18 months after being granted if not enacted into law by the legislature.

The subject of a record classified as private has a right to inspect it. A record classified as confidential may only be viewed by the agency. The law provides for procedures to be established so that individual requests for data are complied with in an appropriate and prompt manner. Accessibility to records is to be allowed for researchers. Collection and storage of data on individuals shall be limited to that necessary for administration and management of programs specifically authorized by the legislature or other government units. Data on individuals may not be collected or stored for any purposes other than those stated to the individual at the time of collection except as provided by law. Appropriate security safeguards will be developed for all records containing data on individuals. Procedures will be established to assure that data is accurate, complete, and current.

Certain educational, welfare, law enforcement and personnel information has been classified by specific statute as private or public. Welfare and educational data is classified as private except in specified instances. Certain data on governmental employees relating to their terms of employment and the like is made public. Civil and criminal investigative data has been granted a temporary confidential status until July, 1980. In addition, data on crime prevention programs and undercover agents is made private, data contained on law enforcement complaints is made public, and crime victims are provided with access to investigative data.

Correspondence between individuals and elected officials is private. Dissemination of data by government attorneys shall be governed by statutes, rules, and professional standards concerning discovery, production of documents, introduction of evidence, and professional responsibility and not the data practices act.

The data practices act provides that an individual may bring a civil action to compel compliance with the act and, if the suit is not found to be frivolous, recover legal costs from a government agency. In the case of a wilfull violation of the act by a government agency, an individual can recover up to \$10,000 in civil damages.

All provisions of the law are effective July 1, 1979 except the provision providing access to government data which is effective January 1, 1980.

LABOR-MANAGEMENT RELATIONS

WORKERS' COMPENSATION - REFORM BILL, Chapter 3, S.F. 1, Special Session: Provides that rate making hearings shall be contested cases and establishes the manner for initiating, conducting and reviewing rate hearings. Allows automatic rate adjustment for certain benefit level changes. Permits an insurer to charge premium rates less than the rate level established by the commissioner of insurance and also permits an employer to have more than one rate classification among his employees.

Creates reinsurance association for claims over \$300,000 or \$100,000 (optional). All insurers and self-insurers must join the association and are assessed premiums to support it. A board of directors of 4 insurer, 3 employer and 2 employee representatives operate the association subject to the approval of the commissioner of insurance of their plan of operation.

Expands the court of appeals from 3 to 5 judges.

Alters timing of payment of permanent partial benefits.

Provides that right to receive accrued permanent total, temporary total and temporary partial benefits is inheritable.

Requires commissioner of insurance to provide schedule of internal organs for permanent partial benefits and the amount of benefit for injury to said organs.

Revamps rehabilitation process by providing for certified rehabilitation consultants, and a rehabilitation review panel which can, respectively, propose plans of rehabilitation and approve said plans. Attempts to make on the job training more attractive to employees and injured employees. Benefits during retraining, other than on the job, are set at 125% of temporary partial benefit otherwise receivable.

Permits registration for purpose of second injury fund after the second injury.

Raises level of supplemental benefits.

Creates reopened case fund by assessing all insurers. Fund pays for claims made seven years after injury if no compensation previously paid. If compensation previously paid different rule applies.

Provides for review of medical fees and for second opinion in non-emergency surgery cases.

Regulates group self insurance.

Provides feasibility study for creation of state competitive fund.

The bill has various effective dates. The reinsurance association are effective October 1, 1979. The rate making provisions are effective June 8, 1979.

The remainder of the bill is effective August 1, 1979.

WORKERS' COMPENSATION; EXTRA TERRITORIAL JURISDICTION, Chapter 15, S.F. 287: Amends M.S. 176.041. When an employee is permanently transferred to another state, he must seek his remedy under that state's workers' compensation laws. The old requirement that a transfer would not be considered permanent if the employee traveled extensively outside the state to which he was transferred is abolished. Effective April 4, 1979.

UNEMPLOYMENT COMPENSATION FOR ECSU'S, Chapter 24, S.F. 288: Amends M.S. Section 268.08, Subd. 6. Denies eligibility for unemployment compensation to employees of educational cooperative service units and other educational agencies during the same time periods as regular teachers are ineligible. Effective April 10, 1979.

MANDATORY RETIREMENT AGE, Chapter 40, H.F. 157: Amends sections in M.S. Chapters 43, 125, 181, 354, 354A, 356, 423, and 473. Prohibits mandatory retirement of public and private employees before age 70. Before June 1, 1982 employers must notify employees approaching age 65 that they have the option to continue employment. Employees must respond in order to continue. Employers must give 30 days' notice to employees over 65 if the employer intends to terminate the employee for failure to meet job requirements. This law increases to \$3600 the amount of income which can be earned from substitute teaching by a person over 70 before terminating employment for that year. Allows certain retiring teachers to choose accumulated deductions in lieu of a proportionate annuity. The effective date of Laws 1978, Chapter 649, dealing with raising the mandatory retirement age to 70, was changed to April 24, 1979, except as follows: where a labor agreement is in force, Laws 1978, Chapter 649 takes effect when the agreement terminates or January 1, 1980, whichever is first; Laws 1978, Chapter 649, Section 3 is effective January 1, 1979; Laws 1978, Chapter 649 is effective June 1, 1980 for employers with fewer than 20 employees; Laws 1978, Chapter 649 is effective as to tenured employees at private institutions July 1, 1982. Chapter 40 is effective April 24, 1979.

WORKERS' COMPENSATION COVERAGE, Chapter 74, S.F. 1149: Amends M.S. 176.012 and 176.041. Allows certain owners and partners of farms or businesses, and their close relatives, to-elect workers' compensation coverage. The law requires election of coverage to be made after termination of related insurance policies under chapter 176 or after termination of a period of approved self-insurance. Effective August 1, 1979.

WORKERS' COMPENSATION, Chapter 81, H.F. 966: Amends M.S. 176.061. Provides for an employer's action for recovery of insurance premiums against a third party responsible for death or injury of an employee. Effective for actions commenced after December 31, 1978.

WORKERS' COMPENSATION REVISIONS, Chapter 92, S.F. 276: Amends M.S. Chapter 62A, by adding a section and various sections of chapter 176. Prohibits insurers offering accident or health coverage from refusing to provide or renew such coverage because the insured has an option to elect workers' compensation coverage pursuant to section 176.012 which allows owners of farms and certain closely held corporation, among others, to elect to come under workers' compensation law. The law requires determination of ownership of closely held corporations to be made annually for purpose of workers' compensation policy. The law is effective August 1, 1979.

WORKERS' COMPENSATION PROVISION OF PODIATRIC TREATMENT AND ORTHOTICS, Chapter 107, S.F. 579: Amends M.S. 176.135. Requires employers as part of their workers' compensation liability to furnish injured employees with podiatric treatment and orthotics. The law is effective August 1, 1979.

APPRENTICE PROGRAMS, Chapter 130, H.F. 1011: Names assistant commissioner of education for vocational education an ex-officio member of the apprenticeship advisory council. Provides for the establishment of a Minnesota Plan for Equal Employment Opportunity in Apprenticeship. Provides for state approval of certain multistate apprenticeship programs. Reduces the minimum time for apprenticeship from 4,000 hours or 2 years to 2,000 hours or 1 year. Effective August 1, 1979.

UNEMPLOYMENT COMPENSATION, Chapter 181, S.F. 1312: Makes many technical changes to bring state law into compliance with federal requirements. Provides coverage for certain government employees. Provides that certain benefits not be charged to the experience rating of employers who continue employing an individual part—time. Limits increases in employer contributions due to changes in experience rating. Benefit eligibility provisions relating to other income were modified. Denies benefits to persons unemployed due to completion of an approved apprenticeship program. Clarifies that there is benefit disqualification for unemployment due to a union jurisdictional dispute. Disqualifies claimants for certain benefits if a fraudulent claim was made. Regulates payment of benefits to teachers

during regular vacation breaks.

The act has a variety of effective dates. Most of the act is effective May 25, 1979.

PUBLIC EMPLOYEE GRIEVANCES, Chapter 183, H.F. 607: Provides alternative grievance procedures for a number of public employees and provides that the required grievance procedure in public employment contracts include compulsory binding arbitration of all disciplinary actions. Effective August 1, 1979.

ENFORCING CHILD LABOR LAWS, Chapter 202, S.F. 1328: Authorizes the commissioner of the department of labor and industry to apply for a restraining order to enjoin the violations of the child labor laws or an order of the commissioner relating thereto. The act is effective May 26, 1979.

UNEMPLOYMENT TAX, Chapter 212, H.F. 508: Amends M.S. 268.04, Subd. 12. Shareholders of family farm corporations are not considered employees for whom unemployment tax must be paid unless the employing farm corporation has a payroll of \$20,000 annually or employs 10 people for 20 weeks out of each year. Effective August 1, 1979.

WORKERS' COMPENSATION; CLAIM SETTLEMENT; RATE ADJUSTMENT, Chapter 271, S.F. 1047: Amends M.S. 176.521 and 79.21. Provides that a settlement agreement when the parties are represented by attorneys is presumed to be fair, reasonable and in conformity with chapter 176. Requires an insurer to furnish, upon written request, a written explanation to the insured of how and why the individual rate was adjusted by application of a system of merit and experience rating. Effective August 1, 1979.

RAISING THE MINIMUM WAGE, Chapter 281, H.F. 699: Raises the state minimum wage to \$2.90 January 1, 1980, \$3.10 January 1, 1981 and \$3.35 January 1, 1982 for those 18 years or older and to \$2.61 January 1, 1980, \$2.79 January 1, 1981, and \$3.02 January 1, 1982 for those under the age of 18.

LIMITING UNEMLOYMENT COMPENSATION BENEFITS TO OWNER-EMPLOYEES, Chapter 284, H.F. 970: After receiving an amount equal to four times his weekly benefit an individual who is not permanently separated from employment shall not receive further benefits if he or certain members of his immediate family own a 25 percent or larger interest in the employing unit. The act is effective for claims filed after July 1, 1979.

LABOR DISPUTE AREAS, Chapter 331, H.F. 1392: New M.S. 179.121. Makes it a misdemeanor to fail to come to a full stop or fail to use caution at the gate of a place of business where a labor dispute is obviously in progress. Effective August 1, 1979.

LIQUOR

ST. CLOUD STATE UNIVERSITY, Chapter 193, S. F. 228: Allows issuance of one wine license and two off-sale liquor licenses near St. Cloud State University. Effective May 26, 1979.

MULTIPLE ON-SALE LICENSES, Chapter 249, S.F. 1025: Individuals and corporations may not hold more than one on-sale liquor license in each municipality although the restriction to one off-sale license per municipality continues. Effective August 1, 1979.

LIQUOR LICENSES, Chapter 305, S.F. 521: Amends M.S. Chapter 340. Allows cities of the first class to grant on-sale liquor licenses to nonprofit corporations organized before 1972 which promote the arts. Persons may now hold more than one on-sale license in a municipality. Effective August 1, 1979.

CLUB ON-SALE LIQUOR LICENSES, Chapter 325, H. F. 444:
Permits a municipality to charge more than \$100 (the previous limit) for a club on-sale liquor license.
Authorizes the cities of Spring Lake Park, Hermantown and Waseca each to issue one club on-sale liquor license even though the club has not been in existence for 15 years as otherwise required by statute. Effective August 1, 1979 or upon local approval.

LOCAL GOVERNMENT

CITIES AND CONTRACTS FOR DEEDS, Chapter 3, S.F. 88: Amends M.S. 465.71. Allows second, third or fourth class home rule charter cities to purchase real or personal property on installment contracts where title remains with the seller. Effective March 17, 1979.

TOWN ATTORNEY'S FEES, Chapter 6, S.F. 388: Amends M.S. 368.121. Allows a town's board of supervisors to spend \$5,000 per year in attorney's fees without approval of the voters of the town. Effective March 17, 1979.

CONTRACTS WITH INTERESTED OFFICERS, Chapter 20, H.F. 201: Amends M.S. 471.88. Allows a hospital board to contract for goods or services with one of its officers by unanimous vote. Effective April 10, 1979.

ST. PAUL; GILLETTE HOSPITAL, Chapter 25, S.F. 327: Authorizes the disposition of the Gillette state hospital property, building and grounds to St. Paul. Profit from a sale by St. Paul must be returned to the state. Conveyance to St. Paul was to have occurred by July 1, 1979 and only after compliance with M.S. 645.021; otherwise the commissioner of administration may sell the property to the highest bidder after a sealed bidding process.

REPEAL OF STADIUM LIQUOR TAX AUTHORITY, Chapter 26, S.F. 20: Repeals the power of metropolitan sports facilities commission to impose a tax on liquor to help finance its work. Effective August 1, 1979.

METROPOLITAN TRANSIT COMMISSION, Chapter 46, H.F. 186: Amends Chapter 473. Expands the borrowing and bonding power of the Metropolitan Transit Commission. By a two-thirds majority vote the commission members may borrow money on suitable terms and conditions. The commission may also issue certificates of indebtedness or bonds pledging its own tax levies or mortgaging its own property as security as it deems necessary. The debt instruments are legal investments for state regulated financial institutions and interest paid on them is exempt from state income tax. The major restraint put on the commissions borrowing power is that the legislature must authorize the

issuing of debt instruments to finance capital improvements. The present authorization for purchase of buses and building projects is \$9 million. Changes are made in the tax levy power of the commission to conform to the new borrowing powers. Effective May 1, 1979.

HOUSING AUTHORITY ACTING FOR CITIES AND COUNTIES, Chapter 51, H.F. 843: Housing and redevelopment authorities may exercise municipal or county powers to carry out housing programs set up by federal law at the request of the municipality or county if the requesting governmental unit does not have a municipal or county housing authority. Effective August 1, 1979.

TIMBER SALES FROM TAX-FORFEITED LANDS, Chapter 78, S.F. 466: Amends M.S. 282.04. Increases the allowed valuation of timber that may be sold from tax-forfeited lands without public notice of the sale. Effective August 1, 1979.

CARTWAYS, Chapter 83, S.F. 478: Amends M.S. 164.08, Subd. 2. Prohibits the expenditure of town road and bridge funds on cartways for access to an otherwise unaccessible private tract unless the town board finds by resolution that the expenditures would be in the public interest. Without that resolution, expenses must be paid by the private landowner, subject to the petitioning process of M.S. 164.10. After public expenditure for construction of the cartway, the board may designate it as a private driveway so that all further maintenance expenses become the owner's responsibility, with his consent. Effective May 15, 1979.

COMPENSATION OF FENCE VIEWERS, Chapter 89, S.F. 444: Amends M.S. 344.16. Provides compensation to be paid fence viewers. Effective May 16, 1979.

RANGE ASSOCIATION OF MUNICIPALITIES AND SCHOOLS, Chapter 124, H.F. 386: Permits the range association of municipalities and schools to sue, be sued, or intervene in any civil action which will have an effect on any of its members. Effective August 1, 1979.

MUNICIPAL GAS UTILITIES, Chapter 140, S.F. 491: Authorizes two or more cities to form a municipal gas agency to ensure an adequate, economical, and reliable supply of gas to the cities. The agency will be governed by a board of directors and is to be considered a political subdivision of the state. The agency has the power to acquire and operate property for the production, storage, or transmission of gas. The agency has broad power to do those things necessary to supply gas to its member cities including entering into construction contracts and becoming involved in the development and search for gas.

Other powers granted to the agency include the power to issue bonds in an amount necessary to finance its operations, to exercise eminent domain, to make rules and to establish rates for its services. A city may exercise the power of a gas agency without incorporating and without associating with any other city. The bonds or notes issued pursuant to the act are authorized investments for a broad variety of financial institutions and fiduciaries. Effective August 1, 1979.

TOWNSHIP FIRE INSURANCE, Chapter 152, H.F. 325: Amends M.S. 67A.06. Allows township mutual fire insurance companies to indemnify their directors, officers, employees and agents. Effective May 23, 1979.

<u>LEVY LIMITS, Chapter 153, H.F. 389</u>: Repeals M.S. 275.10, amends M.S. 164.041. Repeals an obsolete section relating to levy limits of towns. Effective August 1, 1979.

SOLID WASTE MANAGEMENT, Chapter 164, H.F. 882: Provides a procedure for a county to collect the charges it imposes for solid waste management services to property owners. Effective August 1, 1979.

REGULATING LOCAL LAWS, Chapter 176, S.F. 117: Regulates form of special laws affecting local units of government. Establishes a general rule that special laws are not effective without local approval except in certain enumerated instances. Effective August 1, 1979.

HRA PROGRAMS, Chapter 180, S.F. 1193: Permits members of the governing body of a municipality to serve on the municipalities housing authority.

Grants municipalities the power to determine the terms of its local housing loan and grant program.

Repeals provision permitting municipalities to make funds available to its housing authority. Effective May 25, 1979.

COUNTY WELFARE BOARD MEETINGS, Chapter 186, H.F. 954: Permits the county welfare board to set the date of its annual meeting sometime in July. Allows the county board of commissioners to set the date by which the county welfare board shall submit its budget estimates. Effective May 25, 1979.

METROPOLITAN SPORTS FACILITY, Chapter 203, S.F. 1351: Provides for a redetermination of the location of the metropolitan sports facility specifying that it shall be located in Hennepin County. The stadium shall be self-supporting.

Sport facility commissioners will be appointed by the city council of the city where the stadium is located after substantial completion of the stadium and as vacancies occur.

Land at metropolitan sports area (metropolitan stadium) not needed for sports facilities will be sold.

Exempts from cost limit for covered stadium construction those costs paid from funds provided other than by the sale of bonds.

Clarifies old and creates new preconditions to the sale of bonds including providing for purchase of unsold tickets so games can be televised and regulating brokerage fees in conection with the bond sale.

Provides for an agreement to impose a local supplemental sales tax on certain liquor sales or hotel, motel receipts to cover operating deficits of the stadium as a precondition to locating the stadium in a municipality.

Provides power to sell individual seats in the stadium with purchaser given priority to sport season tickets to that seat.

Prohibits in certain instances the use of funds from the highway user tax fund to provide access to the stadium.

Gives Supreme Court original jurisdiction over suits involving the act. Effective May 26, 1979.

TORT IMMUNITY FOR MUNICIPAL OFFICERS, Chapter 205, H.F. 198: Requires municipalities to indemnify their officers and employees against tort claims for acts relating to their employment up to the statutory limit of the municipalities' tort liability. Damages from malfeasance or wilfull or wanton neglect of duty will not be indemnified. Effective Augusut 1, 1979.

DISTRICT HOSPITAL BOARDS, Chapter 210, H.F. 370: Amends M.S. 447.32 and Laws 1961, Chapter 115. Allows district hospital boards to provide compensation and expense reimbursement for themselves. The district boards also determine the compensation of judges at elections for the board. Effective May 26, 1979.

SHADE TREE DISEASE CONTROL, Chapter 257, H.F. 277: Amends M.S. 18.023 and 275.50. Makes various alterations to the system of state aid to local government to control Dutch Elm and oak wilt disease. Any community, regardless of size, may apply for a grant for wood utilization or disposal systems. Sanitation and reforestation will be paid for with state funds covering up to 50 percent of the cost of these projects. Grants for reforestation cannot be for more than \$50 per tree except in areas of less than

4,000 population where the state may pay \$60 for the first 50 trees. Each local authority receiving state money for shade tree disease control must have a seven member reforestation advisory board composed of private citizens. Special levies for shade tree disease control are extended to taxes for 1980, payable 1981. Money not spent this year may be spent next year for sanitation and reforestation. Effective July 1, 1979 and applies to costs incurred after June 1, 1979.

REGULATING MUNICIPAL CONSOLIDATION, Chapter 287, S.F. 549: Permits consolidation proceedings to be initiated by the executive director of the municipal board, by vote of the city council of the affected municipalities, or as formerly, by petition of 5 percent of the voters of a municipality. Consolidation commissions will hear consolidation requests and report recommendations to the municipal board. New procedures for approving or disapproving consolidation orders of the board are used depending on which method to initiate consolidation was utilized.

A referendum procedure for counties outside the metropolitan area will decide if the state building code should apply in the county. Municipalities adopting the code prior to January 1, 1977 will still have the code apply even if the county votes not to have the code apply in the rest of the county. The act is effective August 1, 1979.

CITY HOUSING PROGRAM, Chapter 306, H.F. 261: Amends M.S. Chapter 474; adds Chapter 462C. Allows cities to undertake financing of housing for city residents of low or moderate income through selling revenue bonds. The city may develop a plan for making or purchasing mortgage loans for single family dwellings and for multifamily housing developments. A public hearing about the plan must be held before it is adopted by the city. The plan is submitted for review and comment to the Metropolitan Council by cities within the metropolitan area, or to the regional development commission for other cities. The Minnesota Housing Finance Agency must receive and approve the plan and notify the city of its decision within 30 days. The new law sets forth income limits for low and moderate income families and specifies portions of the money available for loans which are earmarked for certain income groups. The city may finance its housing plan by selling revenue bonds subject to limits in aggregate principal based on the city's population. A public hearing must be held on the advisability of the bond plan and if adopted, the bonds plan is submitted for review and approval by the commissioner of securities. Effective June 1, 1979.

MEMORIAL DAY OBSERVANCE, Chapter 310, H.F. 624: Amends M.S. 375.34. Increases the amount counties are allowed to spend on Memorial Day observances to \$1,500, plus \$100 to each recognized veterans' organizations. Effective June 2, 1979.

PLASTIC WELL CASINGS, Chapter 312, H.F. 686: Amends M.S. 156A.031. Extends permission to employ plastic casings in water wells to additional counties. Effective June 2, 1979.

CITY IMPROVEMENTS AND FINANCIAL REPORTS, Chapter 330, H.F. 842: Amends M.S. 410.05, 429.011, 429.021, 427.697 and 471.698. Makes various changes in municipal government law. Cities may use their assessment power to finance the construction and maintenance of open plazas or courtyards. Another section makes clear that the chief judge of the local district court appoints the members of the city charter commission at the expiration of any term of a commissioner. Municipalities must include information on the operation of municipal nursing homes, liquor stores and public utility commissions in their annual fiscal report. Effective June 6, 1979.

RETIREMENT

ACTUARIAL REPORT TO LEGISLATURE, Chapter 184, H. F. 748: Amends M.S., Chapter 356. Allows major public employee retirement funds to calculate their ability to meet demands for benefits in the future over a longer time period. Previously, in amortizing accrued future liabilities the actuaries evaluating the retirement plan assumed that all benefits to employees presently employed or presently retired must be paid out by the year 1997. Now the actuary can assume that all benefits for such employees will be paid out by the year 2009, giving the fund a longer time to meet its obligations. This date is called the accrued liability target date, because it is the date by which all the fund's future promises of benefits or accrued liabilities must be met. This 2009 date can be changed if any of the following conditions occur:

- (a) benefits are increased, in turn increasing accrued liability $% \left(\frac{1}{2}\right) =\frac{1}{2}\left(\frac{1}{2}\right) +\frac{1}{2}\left(\frac{1}{2}\right) +\frac{1}{2}\left($
- (b) actuarial assumptions, such as interest rate or mortality rates, change
- (c) actuarial methods of determining required contributions change.

An increase in accrued liability caused by one of these three factors can be amortized separately. Although this law only affects the contents of the actuarial report the funds are required to present to the legislature, contribution rates for members are determined by this information. Effective May 25, 1979.

POLICE AND FIRE PENSIONS, Chapter 201, S. F. 961: This law comprehensively organizes, alters and completes Minnesota law governing pensions and retirement benefits paid to volunteer firefighters. Volunteer firefighters relief associations organized by municipalities and those administered by independent nonprofit firefighting corporations are governed by a single joint set of statutes. Prior law set a maximum dollar amount that could be paid as a retirement benefit by volunteer firefighter relief associations. This law is repealed and replaced by a flexible schedule of service pension maximums based on the relief association's ability to fund such an amount per firefighter. Relief associations will all receive state aid whether attached to a municipality or a private corporations. Local municipal control of private firefighting relief associations is increased by the requirement that municipal officials sit on the board of trustees of the association. The law directs the

organization and administration of volunteer funds in considerable detail. Private firefighting units with relief funds must employ actuaries if their fund proposes to pay monthly benefits over the life of a retired volunteer rather than make a lump sum payment at his retirement.

The major substantive change made by the law is the repeal of the various special laws which allowed relief associations to exceed the statutory dollar maximum in benefits and their replacement by the flexible schedule. The state auditor must report on the condition of the volunteer associations to the legislature every two years. Effective July 1, 1979.

TEACHERS RETIREMENT IN DULUTH, MINNEAPOLIS AND ST. PAUL, Chapter 217, H. F. 749: Amends various provisions of M.S., Chapter 354. Recodifies, revises and updates the laws which govern retirement benefits to teachers in cities of the first class. This law spells out in great detail the benefits now available under the retirement plan which includes social security coverage for most teachers in these cities. Effective July 1, 1979.

HIGHWAY PATROL AND POLICE AND FIRE RETIREMENT BENEFITS, Chapter 262, H. F. 914: Amends M.S. 352B.01, 353.64. Includes employees who would otherwise be excluded from retirement funds to which they have historically belonged. The highway patrolmen's retirement fund will include employees belonging to the fund on July 1, 1978 even if they fail to meet the present requirements entrants must satisy to join the fund now, including having the power to arrest as a patrolman. Similarly, a member of the statewide police and fire retirement fund on July 1, 1978 will remain a member even if he fails to meet the recently imposed power to arrest requirement. Effective August 1, 1979.

VARIOUS RETIREMENT LAW CHANGES, Chapter 293, H.F. 746: This law increases the contribution to the plan of some employees and increases the retirement benefits now available in some plans. Contributions by the state and by the teacher to the teacher retirement associations of Duluth, Minneapolis and St. Paul are increased and a schedule determining each contribution as a percentage of salary is given. An appropriation of \$15 million was made for the state's increased contributions.

Members of the Minneapolis municipal employees retirement fund will hereafter pay an increased contribution to the fund. Other changes affecting the Minneapolis pension fund were enacted. These include a second opportunity for employees to join a coordinated plan of social security and municipal retirement benefits. To join at this late date employers must pay social security contributions retroactive to the date other employees entered the coordinated plan on July 1, 1978. The number of members of the retirement board was increased to seven members recently and this new law conforms the voting

requirements for various action to this new number of board members. Another section of the law repeals a practice previously followed by the Minneapolis municipal employees retirement fund which gave an employee a full year's service credit for his final year of service if he worked any fraction, even one day, of the year. Now an employee must work 12 months to receive a year's credit, but if he leaves his employment before the year is over, he gets partial service credit for the months worked.

Adjustment in retirement benefits to certain retired employees left in a disadvantageous position compared to their fellow retirees of the state by changes in the pension law are also made. Employees who would receive greater benefits if their pensions were computed on the basis of the five years of highest salary paid them rather than their average salary throughout their employment with the state are given lump sum payments. These payments will give the retirees comparable benefits to those enjoyed by other state employees whose pensions are computed using salary figures for the five years of employment at highest salary. An appropriation of \$11.6 million was authorized to make these lump sum payments. Parts effective June 1, 1979 and July 1, 1979.

JUDGES AND CORRECTIONAL OFFICERS RETIREMENT, Chapter 296, H. F. 907: Amends M.S. 43.05 and Chapter 490. Judges of the county and probate court and judges in conciliation court in Duluth are now included in the statewide judicial retirement system. All retirement and survivor benefit funds for judges are merged into the statewide fund.

Correctional officers who have contact with inmates in the state's correctional institutions may work after the previous mandatory retirement age of 55 years if they prove continuing good health by annual medical examinations. The extension based on good health may continue to age 65.

TAXATION

RECORDING CONVEYANCES, Chapter 9, S.F. 411: Amends M.S. 272.12 and 272.17, repeals M.S. 272.18. Dispenses with the requirement that the county auditor certify that taxes are paid before the conveyance is recorded on land conveyed by probate deed of distribution, by judgment or by decree. A decree or judgment which affects title but does not convey the land need not be presented to the county auditor. The county recorder and registrar of titles make out lists each February 1 of sheriff's or referee's certificates of sale on execution or foreclosure of mortgage but no longer make out lists of judgments and decrees which affect title to real estate. The county no longer pays an extra fee to the county recorder for making this list. The law requiring that the county recorder alphabetically list mortgage holders is repealed. Effective August 1, 1979.

<u>PUBLICATION OF NAMES, Chapter 14, S.F. 39</u>: Amends M.S. 290.61. The commissioner of revenue may publish the name and last known address of any person to whom a state income tax refund check was mailed but was returned undeliverable. No other information about the return is to be published. The commissioner may set a minimum amount of refund due to justify publishing names and addresses. Effective July 1, 1979.

TOWNSHIP LEVY, Chapter 16, S.F. 389: New law M.S. 275.077. If the county auditor fixes tax rates lower than that necessary to return sufficient funds to a town to meet the levy certified by the town, the county board must vote funds to make up the defecit for that year. But the next year the levy is increased to reimburse the county if an increase of less than 5 mills is required, otherwise the increased levy is spread out over later years so that the increase is no greater than 5 mills in one year. Effective August 1, 1979.

FEDERAL TAX LIEN FILING, Chapter 37, S.F. 51: Amends M.S. Chapter 272. Conforms Minnesota law concerning the filing of federal liens to the uniform federal lien registration act. The wording of the law now conforms to actual practice of the Internal Revenue Service in filing liens against the property of taxpayers. Effective January 1, 1980.

REPEAL OF OBSOLETE TAX ON MONEY AND CREDITS, Chapter 91, S.F. 144: Repeals M.S. Chapter 285. Repeals obsolete tax assessed on money and credits. The law is effective August 1, 1979.

LIQUOR AND MALT BEVERAGE EXCISE TAX, Chapter 148, H.F. 214: Provides for and regulates the refund of the excise tax on intoxicating liquors or fermented malt beverages when the product has to be destroyed pursuant to an agency order because of its unfitness for human consumption. Effective for agency orders dated after December 31, 1977.

SALES TAX EXEMPTIONS, Chapter 191, S. F. 182: Amends M.S. 297A.25. Groups limiting membership to persons age 55 or older and operating for pleasure, recreation or other nonprofit purposes need not pay sales tax on purchases for the group's use. Effective May 26, 1979.

SPARKLING WINE EXCISE TAX, Chapter 297, H.F. 1167: Provides that excise tax on sparkling wines shall be \$1.50 per gallon or 40 cents per liter until July 1, 1981. The act is effective July 1, 1979.

OMNIBUS TAX BILL, Chapter 303, H.F. 1495: This was the major tax bill of the 1979 legislative session. It contains substantial revisions of the state's income tax, property tax, inheritance tax, and railroad tax as well as increasing the local aids to counties and cities within the State of Minnesota.

Article I - Income Tax Provision

One change will allow an exclusion of \$100,000 from gross income on the one-time sale of a principal residence. provision is effective for sales in taxable years beginning after December 31, 1978. This article also modifies the present pension exclusion from gross income. It increases the exclusion to \$10,000 reduced by the amount of the taxpayer's Federal adjusted gross income in excess of \$17,000. The offsets for social security and railroad retirement income are eliminated. For taxable years beginning after December 31, 1977 an Individual Retirement Account may be established and contributions to an IRA may be made up to the due date for filing the taxpayer's income tax return. The exclusions for military income which were repealed in 1977 have been reenacted. The first \$3,000 of income earned by a member of the armed forces (active, National Guard, or reserve) is excluded from gross income. An additional \$2,000 earned by an active member of the armed forces for services performed outside of Minnesota is excluded from gross income.

The personal income tax credits including those for persons

over 65 or who are blind or deaf and are increased. Additional credits are established for quadraplegic, individual taxpayers, spouses and dependents. The low income credit is also increased and all credits will be indexed for inflation. The taxable net income brackets contained in the schedule of rates for individual trusts and estates are indexed for inflation for tax years beginning after December 31, 1978. The brackets are to be expanded annually by an amount equal to 85 percent of the increase in the Minneapolis-St. Paul Consumer Price Index for the previous year. The maximum standard deduction is increased from \$1,000 to \$2,000 per filer and indexed for inflation for tax years beginning after December 31, 1980.

This article eliminates the restrictions on the deductibility of losses incurred in connection with out-of-state sources of income; however, these losses are not deductible to the extent they constitute tax preference items under section 57 of the Internal Revenue Code. This section is effective for tax years beginning after December 31, 1977. The maximum allowable political contribution credits are increased.

Article II - Property Tax Provisions

This article provides for a greater state participation in such programs as AFDC, general assistance grants, and supplemental security income payments beginning in 1980. This article also removes the statutory concept of limited market value over a two year period. The percentage assessments of agricultural land, homestead, and temporary seasonal property were reduced and the state paid homestead credit is increased. A new classification is established for rental property containing three or less units. For 1979 and subsequent years rental property will be assessed at 32 percent. A new exemption scheduled to go into effect next year is established for wet lands which can be lawfully drained. In addition to exempting the wet lands from property tax, the law further provides a credit to the owner of the wet lands to be applied against other property taxses owed.

The maximum property tax refund is increased and the percentage of rent constituting property taxes for the property tax refund is increased.

Article III - Inheritance and Gift Tax

Effective for January 1, 1980 the Minnesota Inheritance and Gift Taxes are repealed and replaced by a Minnesota Estate Tax. The Minnesota taxable estate is based on the decedent's Federal gross estate subject to several modifications and deductions. This article eliminates the different treatment of probate and non-probate assets and removes the administration of the tax from the probate court's jurisdiction. Confidentiality of estate tax returns is required. Federal estate tax treatment afforded

valuation of family farms and businesses is adopted into Minnesota law. The value of all types of survivor's annuities are exempted from taxation. The filing requirements for the state will be the same as for the Federal. This article sets the exclusion level and the rates of taxation on the value of estates over the excluded amount. The inheritance tax lien on transferred property is eliminated. The personal representative remains personally liable for the tax. The time for filing a return and paying the tax has been reduced from one year to nine months.

Article IV - Business Relief

This article eliminates the 17 percent income tax rate for individual trusts and estates for taxable years beginning after December 31, 1979 and reenacts the expired pollution control credit and extends a similar credit to taconite and iron ore companies.

Article V - Energy Credit

A non-refundable income tax credit of 20 percent is allowed for the first \$10,000 of expenditures on a building of six or fewer dwelling units for earth sheltered dwelling units, biomass conversion equipment, passive solar energy systems and qualifying renewable energy sources under the Internal Revenue Code. This article is effective for expenditures made during taxable years beginning after December 31, 1978 and before January 1, 1983.

Article VI - Local Aids

This article sets the local government aids appropriation for calendar years 1980 and 1981 with an additional payment to counties which do not contain cities of the first class. A new distribution formula for local government aid to cities and towns is established. This formula employs a state wide distribution fund as opposed to the present system of county funds.

Article VII - Railroads

This article provides for an ad valorem tax on railroads to replace the gross earnings tax that they currently pay. The Commissioner of Revenue will become responsible for valuing railroad property under a unit value concept. The assessed value of the railroad property becomes part of a local tax base. A transition period for payment of

railroad taxes is provided.

Article VIII - Payments in Lieu

This article provides that payments will be made to counties based on the number of acres of tax exempt natural resource land within each county. Forty percent of the total payment to the county will be used for property tax relief. This section further provides that the in lieu payment to counties which are to be used for property tax levy reduction shall be deducted from the levy limit base.

Article IX - Sales Tax

This article exempts the furnishing of residential sewer and water services from the 4 percent sales tax. This article is effective for sales made after June 30, 1979.

Article X - Miscellaneous

This article contains a number of miscellaneous provisions, one of which provides a method of extending due process rights before the forfeiture of severed mineral interests. This article provides for notice and hearing. Another provision of state-wide implication pertains to the gasoline and special fuels tax refund. For purchases of gasoline and special fuel for non-highway purposes after December 31, 1979, the refund of the excise tax can only be made on the Minnesota income tax return for the calendar year.

SUBSTANDARD HOUSING, Chapter 311, H.F. 633: Owners of substandard dwellings may not deduct depreciation and interest expense otherwise deductible under M.S. 290.09 and 290.01 against their rental income. This law extends the denial of these deductions through the tax year ending December 31, 1981. Effective August 1, 1979.

REGULATING TAX INCREMENT FINANCING, Chapter 322, H. F. 257: The Minnesota tax increment financing act provides uniform rules and procedures when tax increment financing is used. Requires preparation of a plan for tax increment financing projects which must be submitted to the affected county and school district for consultation and to the municipality, in which the project is located, for approval. Requires annual reports on tax increment districts. Regulates duration of use of tax increment financing. Provides methods to compute the tax increment and limits the uses to which tax increment funds can be

applied. Regulates issuance and use of bonds in connection with tax increment financing. Provides for deferred taxation for certain private development. Effective August 1, 1979.

TRANSPORTATION

TRANSPORTATION APPROPRIATION BILL, Chapter 1, H.F. 1, Special Session: Provides for review of expenditures of federal funds by any state agency excluding the historical society, the University of Minnesota, state universities, and community colleges. The expenditures must be included in the agency's budget request to the governor and if it is used for the hiring of additional personnel or requires a matching grant it is subject to approval of the legislative advisory commission.

Funds for freeway connection construction in the University of Minnesota area were provided.

The commissioner of transportation will include certain subjects in a statewide transportation plan relating to rail transport.

New procedures for public transit assistance grants and money grants to train drivers of public transit vehicles are included in the bill. Grants to meet federal matching grants for the purchase or major repair of transit vehicles by transit authorities other than those operating in cities of the first class are also authorized.

Certain paratransit projects receiving grants must have at least one vehicle accesible to handicapped persons.

The passenger subsidy for the metropolitan transit commission is set at 46.74 cents per passenger in 1980 and 48.74 cents per passenger in 1981 and a maximum route deficit unit for routes is provided.

A study for special transportation services for the elderly, handicapped, disabled and economically disadvantaged, and demonstration projects for special transportation services in the metropolitan area are enacted.

The department of transportation assumes responsibility for the rail service improvement act from the state planning agency. Capital improvement loans under the rail user loan guarantee program and spending from the rail service improvement account are regulated. An interest subsidy for certain rail improvement loans is provided as well as an advisory task force on rail service improvement and loan programs.

The MTC will offer special discount monthly passes offered under an employee payroll deduction plan and provide off-peak fares for youths and senior citizens.

New regulations for the status and use of Anoka County

airport are enacted.

Most of the act is effective August 1, 1979. The sections on special transportation services and on railroad service improvement and loan programs are effective June 8, 1979.

INTERSTATE AGREEMENT, Chapter 17, S.F. 207: Authorizes the commissioner of transportation to execute an agreement with the state of Iowa for the construction of a highway in Iowa provided all the costs are borne by the state of Iowa. Effective April 5, 1979.

HANDICAPPED PARKING, Chapter 31, H.F. 52: Amends M.S. 169.345, 169.346. The public safety department will issue a special certificate identifying a vehicle used to transport a handicapped person which, while on display, will allow the driver to park in a handicapped parking area. Effective April 19, 1979.

WIDE HAY LOADS, Chapter 44, H.F. 103: Adds M.S. 169.862. Authorizes a system of permits allowing vehicles to carry round baled hay of a total outside width of 11 1/2 feet on streets and highways. The comissioner of highways and local authorities will share the power to issue these permits at a cost of \$25. In addition to safety devices required by other laws, the wide load vehicles must carry special rearview mirrors, special flags, and a special amber light warning system. The vehicles are restricted to operating during daylight and weekdays when visibility is at least 500 feet and are forbidden to operate in inclement weather, on interstate highways or on highways less than 24 feet wide. Effective May 1, 1979.

SPEED ZONING IN SCHOOL ZONES, Chapter 60, S.F. 361: Amends M.S. 169.14. Authorizes lower speed limits within school zones. Speed limits within a school zone of a public or nonpublic school shall not be lower than 15 miles per hour nor more than 20 miles per hour below the established speed limit on the affected street or highway if the established speed is 40 miles or more per hour. Requires that all signs erected by local authorities designating speed limits in school zones conform to the manual on uniform traffic control devices. Effective August 1, 1979.

ELIMINATING CERTAIN REGISTRATION REQUIREMENTS FOR CERTAIN INTERSTATE CARRIERS, Chapter 99, H.F. 715: Amends M.S. 221.62. Certain interstate motor carriers registered with the interstate commerce commission pursuant to certain federal legislation are exempt from registering with the commissioner of transportation. The law is effective August 1, 1979.

REIMBURSEMENT OF EXPENSES FOR FIGHTING FIRES ORIGINATING IN TRUNK HIGHWAY RIGHT-OF-WAY, Chapter 108, S.F. 601: Amends M.S. 161.465. Authorizes the department of transportation to reimburse municipalities and fire departments for expenses incurred in fighting fires originating in state trunk highway right-of-way. The law absolves the state from liability for damage or destruction to private property from such fires. The law is effective May 22, 1979.

CERTIFICATES OF TITLE, Chapter 126, H.F. 519: Requires in most instances that the registrar of motor vehicles issue a certificate of title or registration plates to a good faith purchaser even though the excise tax due in a prior transaction involving the same motor vehicle has not been paid. Effective May 22, 1979.

HIGHWAYS, Chapter 167, H.F. 982: Increases authorized length of municipal state-aid street system from 2,000 to 2,500 miles. The act regulates the granting of variances from the rules and engineering standards governing county state-aid highways and municipal state-aid streets.

The provision lengthening the mileage of the municipal state-aid street system is effective August 1, 1979. The rest of the act is effective May 23, 1979.

TRAFFIC CONTROLS, Chapter 185, H.F. 898: Permits local units of government to designate traffic crossings near senior citizens or handicapped citizens residences as a senior citizen or handicapped crossing. Provides for the commissioner of transportation to determine the type of signing or devices to be installed at such crossings.

Allows an emergency vehicle to use flashing white lights in certain circumstances.

Effective August 1, 1979.

PIPELINE REGULATION, Chapter 194, S. F. 332: Establishes regulatory system for controling pipeline construction and limiting liability of owners of land over which the pipeline passes. The proponents of a pipeline carrying natural gas, petroleum products or other minerals must notify the environmental quality board and the county board of its intention and secure their approval before negotiating or acquiring title to any easements needed for construction of the pipeline. The proponents pay \$25,000 to the environmental quality board to prepare a book available to the owners or lessees of land which might give easements to the pipeline. The book details the characteristics of the proposed pipeline, the process of acquiring easements, legal requirements and inspection procedures. Then public hearings are held. The law requires that the pipeline be buried 4 1/2 feet below grade under roads and ditches, but owners of land may waive this requirement. Various inspection fees and personnel are

provided for and penalties are imposed for failure to follow regulations. Owners who damange pipelines on their own property in the course of farming the land are not liable for damages unless gross negligence wanton or willful misconduct is demonstrated. Effective May 26, 1979.

WEIGHT OF WRECKERS, Chapter 213, H.F. 515: Amends M.S. 168.011, Subd. 6 and 168.013, Subd. 3. Gross weight for determining motor vehicle tax on trucks used to tow other vehicles does not include the weight of the towed vehicle. Effective May 26, 1979.

HANDICAPPED LICENSE PLATES, Chapter 225, H.F. 1101: Amends M.S. 168.021, Subd. 1. Simplifies language specifying time of application for special license plates for the handicapped. Effective May 26, 1979.

MOTORIZED BICYCLES, Chapter 227, H.F. 1353: Amends M.S. 169.22, 169.685 and 171.02. Exempts motorized bicycles from seat belt requirements and sets fees for operator's permits. Effective May 26, 1979.

SNOWMOBILE LICENSES, Chapter 241, S. F. 600: Exempts from registration requirements snowmobiles used only in organized track racing events. Effective Aug. 1. 1979.

BENCHES AND SHELTERS FOR PERSONS WAITING FOR BUSES;
GRANTING OF FRANCHISES, Chapter 275, H.F. 87: Amends M.S.
160.27. Authorizes road authorities to grant franchises for the construction, operation and maintenance of bus shelters and benches on streets and highways. Franchises are granted subject to conditions prescribed by the road authority, including payment of compensation to the road authority. Effective August 1, 1979.

PARKING PRIVILEGES FOR THE PHYSICALLY HANDICAPPED, Chapter 277, H.F. 451: Amends sections in M.S., Chapters 168 and 169. Clarifies the definition of a physically handicapped person in section 168.021 and provides that any physically handicapped person parking a vehicle displaying license plates issued pursuant to section 168.021 or any person parking a vehicle displaying those plates while transporting a physically handicapped person is entitled to handicapped parking privileges. The plates serve to identify vehicles properly parked in designated handicapped parking spaces. Authorizes handicapped parking privileges to vehicles displaying certificates, insignia or plate issued to handicapped persons by another state. Modifies the criteria for posted signs designating handicapped parking spaces. Imposes penalties. Effective May 31, 1979.

BRIDGE CONSTRUCTION; STATE TRANSPORTATION BOND AUTHORIZATION; APPROPRIATION OF PROCEEDS, Chapter 280, H.F. 597: Authorizes the sale of Minnesota state transportation bonds in the principal amount of \$52,000,000. Of this sum, \$50,000,000 is available for expenditure at the rate of \$12,500,000 per fiscal year for the construction and reconstruction of key bridges on the county, municipal and town highway systems. Allocates \$8,500,000 to counties, \$1,000,000 to home rule charter and statutory cities, and \$21,000,000 to towns. Additional grants in an amount not to exceed \$19,500,000 may be made to political subdivisions to match federal-aid grants for construction and reconstruction of key bridges. The remaining \$2,000,000 is available for grants to political subdivisions for preliminary engineering and environmental studies of river crossings requiring extensive studies with a limitation of \$300,000 per crossing. Effective July 1, 1979.

REGULATING AIRPORT ZONING, Chapter 302, H.F. 1329:
Provides explicitly that towns may be on joint airport zoning boards and are municipalities for the purposes of airport zoning statutes. Provides for extensive notice to landowners and affected municipalities of proposed airport zoning and of public hearings. Metropolitan airport commission zoning decisions are exempt from some of the notice requirements. The transportation commissioner approves airport zoning regulations before adoption. The St. Cloud municipal airport will be considered a site for a new metropolitan airport. Effective June 1, 1979.

STOPPING FOR SCHOOL BUS, Chapter 308, H. F. 317: Amends M.S. 169.44. Permits peace officer to arrest for the violation of not stopping a vehicle for a school bus with stop arm and flashing lights even though the violation was not committed in officer's presence if the violation occurred within two hours of arrest.

Permits owner or lessor of motor vehicle to be fined \$100 for said violation even if not operating vehicle. Effective August 1, 1979.

STREET ROD REGISTRATION, LOCAL MILEAGE ALLOWANCES, DEPUTY REGISTRARS, Chapter 329, H.F. 810: Extends privilege of special, permanent registration and exemption from safety equipment requirements to street rods, which are autos manufactured before 1949 or designed to resemble pre-1950 models used as a street rod and not for general transportation purposes. The street rod license costs \$25 and is valid for as long as the car is in existence. Special license plates are issued and a procedure is provided for obtaining new plates if the originals are lost, stolen or destroyed. Street rods may be stored on the owner's property and need not conform to state requirements of specific items of equipment or other safety standards if all the original equipment on the car is in operating condition.

Governmental subdivisions may pay mileage expense to

their officers and employees at rates which are equal to or less than the rate set by the commissioner of personnel for state officers and employees. The registrar of motor vehicles may appoint a deputy registrar for a city but if so the deputy must reside in the county in which the city is located. When the state registrar appoints the county auditor as deputy registrar, who in turn appoints other deputy registrars, these appointees are not required to live in the county where they are appointed to serve. Effective August 1, 1979.

CROSS REFERENCE BY CHAPTER NUMBER

	HOUGH OR	
CHAPTER	HOUSE OR SENATE FILE	CUD TECM ADEA
1	S.F. 225	SUBJECT AREA Local bill, not summarized
2	S.F. 231	Action on bond costs
3	S.F. 88	Cities and contracts for deeds
4	S.F. 92	Local bill, not summarized
5	S.F. 187	Employment agencies, search firms
6	S.F. 388	Town attorney's fees
7	H F. 48	Local bill, not summarized
8 9	S.F. 67 S.F. 411	Punctuation of laws
10	H.F. 9	Recording conveyances Paired school districts
11	S.F. 81	Adopted children's inheritance rights
12	S.F. 138	Satisfaction of judgments
13	S.F. 203	Registered land conveyances
14	S.F. 39	Publication of names
15	S.F. 287	Worker's compensation extra
3.6	a n 200	territorial jurisdiction
16 17	S.F. 389 S.F. 207	Township levy
18	H.F. 416	Interstate agreement Replevin
19	H.F. 303	Validating act; state assignment
		certificates
20	H.F. 201	Contracts with interested officers
21	S.F. 198	Professional corporations
22	S.F. 204	Local bill, not summarized
23	S.F. 254	Usury regulation
24	S.F. 288	Unemployment compensation for ECSU's
25	S.F. 327	St. Paul; Gillette Hospital
26	S.F. 20	Repeal of liquor tax authority
27	S.F. 298	Local bill, not summarized
28	H.F. 493	Local bill, not summarized
29	S.F. 72	Ballots
30	S.F. 530	Land exchange
31	H.F. 52	Handicapped parking
32 33	H.F. 127 H.F. 259	Minnesota Historical Society
34	H.F. 270	Cooperative apartments Textbooks
35	H.F. 295	Nursing home rate increases
36	H.F. 373	Minnesota food labels
37	S.F. 51	Federal tax lien filing
38	S.F. 307	Pets in hopitals and nursing homes
39	S.F. 603	Place of trial at Ely
40	H.F. 157	Mandatory retirement age
41 42	H.F. 330 H.F. 396	County and municipal courts
43	S.F. 322	Day care facilities; zoning Conservatorships
44	H.F. 103	Wide hay loads
45	H.F. 167	Local law, not summarized
46	H.F. 186	Metropolitan transit commission
47	H.F. 297	Local law, not summarized
48	H.F. 486	Mortgage rates and fees
49	H.F. 523	Laboratory fees
50	H.F. 638	Revisor's bill
51	H.F. 843	Housing authority acting for cities and counties
52	S.F. 52	Creditors of bulk transferors
J.	J.I. J2	organions of park framsterors

53	S.F. 63	Examination of judgement debtors
54	S.F. 122	Life insurance; advance payments
		under policy on the life of an
55	S.F. 346	absentee believed dead Local law, not summarized
56	S.F. 606	Revisor of Statutes; duties
57	S.F. 57	Automobile insurance
58	S.F. 61	Automatic recounts for legislative offices
59	S.F. 340	Ethical practices
60 61	S.F. 361	Speed zoning in school zones
62	S.F. 384 S.F. 493	Election judges; compensation Electronic voting systems
63	S.F. 728	Police powers
64	H.F. 116	Detached banking facilities
65 66	H.F. 299 H.F. 384	Emergency in peacetime; blood banks
67	H.F. 610	Wild game Antenuptial contracts
68	H.F. 768	Weighers' bonds; corn registration
		fees; antifreeze registration;
69	H.F. 1158	federal food regulations
70	S.F. 218	Local law, not summarized Fishing
71	S.F. 362	Local law, not summarized
72 73	S.F. 538	Local law, not summarized
74	S.F. 737 S.F. 1149	Game Workers' compensation coverage
75	H.F. 67	Local law, not summarized
76	H.F. 1214	Local law, not summarized
77 78	H.F. 1436 S.F. 466	Local law, not summarized
70	S.r. 400	Timber sales from tax-forfeited lands
79	S.F. 668	Local law, not summarized
80	S.F. 1388	Local law, not summarized
81 82	H.F. 966 S.F. 236	Workers' compensation State auditor
83	S.F. 478	Cartways
84	S.F. 807	Local law, not summarized
85 86	S.F. 876	Local law, not summarized
87	S.F. 935 S.F. 1245	University of Minnesota
88	S.F. 345	Local law, not summarized Local law, not summarized
89	S.F. 444	Compensation of fence viewers
90	S.F. 484	Election recounts
91	S.F. 144	Repeal of obsolete tax on money and credits
92	S.F. 276	Workers' compensation revisions
93	S.F. 660	Corporations, quorum requirements.
		loans to officers, disposal of
94	S.F. 708	property Regulation of harvest and sale of
		Ginseng
95 06	S.F. 980	Removal of actions to district court
96 97	S.F. 1392 H.F. 148	Local law, not summarized
98	H.F. 713	Local law, not summarized Publication of bank reports
99	H.F. 715	Eliminating certain registration
		reguirements for certain interstate
100	H.F. 823	carriers
101	H.F. 859	Local law, not summarized Bank credit card finance charges
102	H.F. 969	Corrections law revisions
103 104	H.F. 1519 S.F. 988	Appropriation - not summarized
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105	H.F. 677	Judgment interest rates
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100	5.1. 255	Credit unions, allowing membership
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107	S.F. 579	Workers' compensation provision of
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108	S.F. 601	Reimbursement of expenses for
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110	S.F. 719	School district sale of buildings
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118	S.F. 1436	Human services board
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120	H.F. 192	Local law, not summarized
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122	H.F. 282	Wild turkey hunting licenses
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124	H.F. 386	Range association of municipalities
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125	H.F. 395	State historic sites
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142	S.F. 905	State and local land transfers
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149	H.F. 220	Regulating credit unions
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152	H.F. 325	Township fire insurance
153	H.F. 389	Towns, levy limits
154	H.F. 499	Local law, not summarized
155	H.F. 568	
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156	H.F. 594	Human rights investigation
157	H.F. 606	Controlled substances

158 H.F. 623 159 H.F. 627	Local law, not summarized Conservation easements
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161 H.F. 656 162 H.F. 728	Kindergarten school session day
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169 H.F. 1063	Local law, not summarized
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181 S.F. 1312	Unemployment compensation
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184 H.F. 748	Actuarial report to legislature
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203 S.F. 1351	Arrests; officer immunity
204 H.F. 99	Tort immunity for municipal
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206 H.F. 222	Public service commission
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259	H.F.		Dissolution of marriage
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263	H.F.	1238	Taking, detaining or failing to
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898	185	Transportation
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43.45 (R)	332	I	114
	332	Ī	114
43.46 (R)			
43.47, Subd. 2 (A)	332	I	53
43.48 (R)	332	I	114
43.49 (R)	332	I	114
43.491, Subd. 2 (A)	337		11
43.491, Subd. 5 (A)	332	I	54
43. TO GULT 7 (A)			
43.50, Subd. 1 (A)	332	I	55
43.50 (R)	332	I	114
	332	Ī	56
43.51 (A)	332	7	20

43.51 (R)	332	I	114
46.04 (A)	229	-	
47.20, Subd. 2 (A)			1
47.20, Subu. 2 (A)	279		1
47.20, Subd. 3 (A)	279		2
47.20, Subd. 4 (A)	48		1
47.20, Subd. 4 (A)	279		3
47.20, Subd. 4a (N)	279		1
47.20, Subd. 6 (A)	48		3
47.20, Bubu. 0 (A)			2
47.20, Subd. 6 (A)	279		5
47.20, Subd. 7 (A)	279		1 3 4 2 5 6 3 7 8
47.20, Subd. 9 (A)	48		3
47.20, Subd. 13 (A)	279		7
47.20, Subd. 14 (N)	279		ó
47.201 (N)	239		0
			1
47.51 (A)	220		1
47.54, Subd. 4 (A)	64		1
47.58 (N)	265		1
48.152 (A)	321		1 1
48.185, Subd. 2 (A)	101		÷ 1
40.105, Bubu. 2 (A)			Ţ
48.185, Subd. 3 (A)	101		2
48.185, Subd. 4a (N)	101		1 2 3
48.48, Subd. 1 (A)	98		1
50.1465 (N)	321		2
52.04, Subd. 1 (A)	50		7
52.01/ Buba. 1 (A)			,
52.04, Subd. 1 (A)	149		1
52.05 (A)	106		1
52.09, Subd. 2 (A)	149		2
52.15 (A)	149		3
52.165 (N)	239		2 3 2
59A.09, Subd. 6 (N)	261		
60A.08, Subd. 5 (A)			1
617 045 C-1-1 4 (7)	115		1
61A.245, Subd. 4 (A)	50		8
61A.245, Subd. 7 (A)	50		9
61A.245, Subd. 12 (A)	50		10
62A.02, Subd. 3 (A)	207		1
62A.045 (A)	174		
62A.22 (N)			1
62C 147 (N)	92		1
62C.141 (A)	174		2
62D.22, Subd. 7 (A)	332	I	57
62D.30 (N)	268		1
62E.02, Subd. 10 (A)	272		$\bar{1}$
62E.02, Subd. 23 (N)	272		2
62E.035 (N)	272		2
62E.04, Subd. 4 (A)			3
62B.04, Bubu. 4 (A)	272		4
62E.04, Subd. 8 (A)	174		3
62E.06, Subd. 1 (A)	272		5
62E.08 (A)	272		6
62E.10 (A)	272		7
62E.10, Subd. 5 (R)	272		
62E.11 (A)			11
	272		8
62E.13, Subd. 2 (A)	272		9
62E.14, Subd. 1 (A)	272		10
64A.221 (A)	174		4
65A.01, Subd. 2a (N)	115		2
65A.08, Subd. 1 (R)	175		ĩ
65A.27 (N)	207		7
			2
	207		3
65A.29 (N)	207		4
65A.35, Subd. 5 (A)	207		5
65B.13 (A)	215		1
65B.131 (R)	215		2
65B.43, Subd. 4 (A)	190		1
65B.44, Subd. 2 (A)			
	221		1
65B.44, Subd. 3 (A)	221		2
65B.53, Subd. 1 (A)	190		2
			_

65B.54, Subd. 2 65B.61, Subd. 3	(A) (A)	190 57	3 1
65B.61, Subd. 4 65B.64, Subd. 3	(R)	57 190	2 4
65B.67 (A)	(A)	190	5
65B.68, Subd. 3	(N)	190	6
65B.685 (N) 67A.06 (A)		190 152	7 1
69.04 (R)		201	44
69.055 (R) 69.06 (R)		201 201	44 44
69.22 (R)		201	44
69.23 (R) 69.24 (R)		201 201	44 44
69.66 (R)		201	44
69.67 (R) 69.68 (R)		201 201	44 44
69.691 (R)		201	44
69.771 (A)	(2)	201	1 2
69.772, Subd. 1 69.772, Subd. 2	(A)	201 201	3
69.772, Subd. 2a	(N)	201	4
	(A) (A)	201 201	5 6
69.772, Subd. 5	(A)	201	7
	(A)	201 201	8 9
69.773 (A) 69.774 (A)		201	10
72A.20 (A)	(2)	207	6
72A.23, Subd. 1 72B.01 (A)	(A)	207 141	7 1
72B.02, Subd. 10	(R)	141	9 2
72B.03 (A) 72B.04, Subd. 1	(A)	141 141	2 3
	(A)	141	4
72B.04, Subd. 5 72B.04, Subd. 7	(A)	141	5
72B.04, Subd. 7 72B.08, Subd. 1	(A) (A)	141 141	7
72B.10 (A)	(37.)	141	8
	(N) (N)	SS3 SS3	1 1
79.01, Subd. 8	(N)	SS3	1
79.05 (R) 79.06 (R)		SS3 SS3	70 70
79.07 (R)		ss3	70
79.071 (N) 79.072 (N)		SS3 SS3	2
79.072 (N)		SS3	4
79.074 (N)		SS 3	5
79.075 (N) 79.076 (N)		SS3 SS3	6 7
79.095 (A)		SS3	8
79.10 (A) 79.171 (N)		SS3 SS3	9 10
79.21 (A)		271	2
79.21 (A) 79.211 (N)		SS3 SS3	11 12
79.22 (A)		\$\$3 \$\$3	13
79.221 (N) 79.25 (A)		SS3	14
79.25 (A) 79.33 (N)		SS3 SS3	15 16
79.34 (N)		SS3	17
79.35 (N) 79.36 (N)		SS3 SS3	18 19
79.37 (N)		SS3	20

79.38 (N)	SS 3		21
79.39 (N)	SS3		22
79.40 (N)	SS3		23
79.41 (N)	SS3		24
79.42 (N)	SS3		25
80A.15, Subd. 1 (A)	228		1
80C.12, Subd. 2 (A)	144		1
02 21 Cuba 1 (N)			2
82.21, Subd. 1 (A)	144		2
82.22, Subd. 1 (A)	144		2
84.028, Subd. 1 (A)	94		1
94 534 (NI)	301		
84.524 (N)			11
84.64, Subd. 1 (A)	159		1
84.65, Subd. 1 (A)	159		2
84 82 Cubd 6 (A)	241		ī
84.82, Subd. 6 (A)			
84B.11, Subd. 2 (A)	337		12
85.012, Subd. 3 (R)	301		10,Subd.6
0E 010 Cuba EE- (N)			
85.012, Subd. 55a (N)	301		10
85A.02, Subd. 12 (A)	333		75
85A.03, Subd. 4 (A)	333		76
05h:05			
85A.03, Subd. 5 (A)	333		77
85A.04, Subd. 1 (A)	333		78
	333		108
85A.04, Subd. lb (R)	333		108
85A.04, Subd. 2 (A)	333		79
	333		
85A.05, Subd. 3 (A)			80
85A.05, Subd. 4 (A)	333		81
85A.05, Subd. 6 (A)	333		82
86.72 (N)	333		83
89.022 (N)	248		1
89.022, Subd. 3 (N)	248		2
		.,	
93.55 (A)	303	Х	1 2 1
93.551 (N)	303	Х	2
94.349 (N)	142		ו
			÷
97.40, Subd. 11 (A)	244		1 2
97.40, Subd. 12 (A)	244		2
97.45, Subd. 15 (A)	70		1 2
97.48, Subd. 18a (N)	94		2
97.482, Subd. 2 (A)	333		84
97.4861 (R)	242		3
07.40 6.13 2 (2)			2
97.49, Subd. 3 (A)	301		8
98.45, Subd. 1 (A)	298		1
98.45, Subd. 6 (A)	66		1
			<u> </u>
98.46, Subd. 3 (A)	94		3
98.46, Subd. 3 (A)	289		1 1 3 3
98.46, Subd. 9a (N)	242		1
			<u> </u>
98.46, Subd. 14 (A)	73		1
98.46, Subd. 18 (A)	104		1
98.46, Subd. 18 (A)	289		4
00 50 6.5 3 (7)			
98.52, Subd. 1 (A)	247		1
100.26, Subd. 1 (A)	267		1
100.27, Subd. 3 (A)	267		2
			2 2 3
100.27, Subd. 4 (A)	298		2
100.27, Subd. 6 (A)	298		3
100.271 (A)	122		1
100.273, Subd. 1 (A)	291		1
100.273, Subd. 2 (A)	291		2
100.273, Subd. 4 (A)	291		3
100 272 0.64 7 (2)			
100.273, Subd. 7 (A)	291		4
100.273, Subd. 9 (A)	291		5
100.29, Subd. 7 (A)	298		Ā
			-
100.29, Subd. 19 (A)	298		5
100.29, Subd. 30 (A)	298		5 4 5 6
100.29, Subd. 33 (N)	73		2
			2
101.42, Subd. 18 (A)	70		2
101.42, Subd. 18 (A)	298		7

116H.23 (N)	SS2		35
116I.01 (N) 116I.02 (N)	194		1
1161.02 (N) 1161.03 (N)	194 194		2
116I.04 (N)	194		3 4
116I.05 (N) 116I.06 (N)	194		5 6
116I.06 (N) 116I.07 (N)	194 194		6 7
116I.08 (N)	194		8
116I.09 (N) 116I.10 (N)	194		9
1161.11 (N)	194 194		10 11
117.46 (R)	145		2
117.461 (R) 117.47 (A)	145 145		2
120.075 (A)	334	VI	1 2
120.17, Subd. 3b (A)	334	III	2
120.17, Subd. 4 (A) 120.17, Subd. 6 (A)	334 334	II	1
120.17, Subd. 7a (A)	334	III	2
120.171 (R)	334	III	19
120.78, Subd. 1 (A) 120.80, Subd. 1 (A)	SS 2 3 3 4	т	36
120.81, Subd. 2 (A)	335	I	$\begin{array}{c} 1 \\ 11 \end{array}$
120.83 (N)	335		12
121.21, Subd. 6 (A) 121.217 (N)	334 179	V	1
121.49 (A)	334	VI	1 3
121.495 (N) 121.904, Subd. 11b (A)	334	٧I	4
121.912, Subd. 1 (A)	303 334	X V	3
121.917, Subd. 4 (N)	334	νī	2 5 6
121.92, Subd. 2 (A) 122.41 (A)	334 211	ΛI	
122.43, Subd. 1 (A)	211		1 2
122.44, Subd. 1 (A)	211		3
122.531, Subd. 4 (A) 122.541 (N)	50 211		12
122.85, Subd. 1 (A)	10		4 1
122.85, Subd. 1 (A) 122.85, Subd. 6 (A)	334	VI	7
123.11, Subd. 4 (A)	334 29	II	3 1
123.32, Subd. 5 (A)	29		2
123.32, Subd. 8a (N) 123.32, Subd. 25 (A)	90		4
123.34, Subd. 8 (A)	90 334	VΙ	5 ° 8
123.35, Subd. 15 (N)	334	VI	9
123.36, Subd. 12 (N) 123.38, Subd. 3 (A)	295 335		1
123.58, Subd. 2 (A)	195		14 1
123.58, Subd. 4 (A) 123.58, Subd. 5 (A)	195		2
123.58, Subd. 5 (A) 123.58, Subd. 6 (A)	195 195		3
123.58, Subd. 6 (A)	334	VI	4 10
123.58, Subd. 7 (A) 123.58, Subd. 8 (A)	195		5
123.58, Subd. 8a (N)	195 334	vr	6 11
123.681 (N)	110		1
123.69, Subd. 1 (A) 123.702, Subd. 1 (A)	292 334	7.7.T	1
123.702, Subd. 7 (N)	334	VI	12 13
123.703, Subd. 1 (A)	334	VI	14
123.703, Subd. 3 (A) 123.705 (A)	334 334	VI VI	15 16
123.741, Subd. 1 (A)	334	VI	16 17

123.79, Subd. 1 (A) 123.80, Subd. 1 (A) 123.932, Subd. 1b (A) 123.937 (A) 123.939, Subd. 1 (N) 124.01 (A) 124.11, Subd. 2 (A) 124.11, Subd. 2a (N) 124.11, Subd. 2b (N) 124.11, Subd. 2b (N) 124.11, Subd. 5 (A) 124.11, Subd. 1a (A) 124.17, Subd. 1a (A) 124.19, Subd. 1a (A) 124.19, Subd. 1a (A) 124.19, Subd. 1a (A) 124.212, Subd. 6b (A) 124.212, Subd. 6b (A) 124.212, Subd. 7c (A) 124.212, Subd. 20 (A) 124.212, Subd. 20 (A) 124.212, Subd. 20 (A) 124.212, Subd. 20 (A) 124.222, Subd. 1b (R) 124.222, Subd. 1b (R) 124.222, Subd. 2b (R) 124.222, Subd. 2b (R) 124.222, Subd. 2b (R) 124.222, Subd. 6c (R) 124.222, Subd. 1a (R) 124.222, Subd. 2b (R) 124.222, Subd. 6c (R) 124.222, Subd. 1a (A) 124.224 (N) 124.225, Subd. 1 (A) 124.226, Subd. 1 (A) 124.2271, Subd. 2 (A) 124.2271, Subd. 2 (A) 124.241 (R) 124.241 (R) 124.245, Subd. 1 (A) 124.271, Subd. 1a (N) 124.271, Subd. 1a (A) 124.271, Subd. 1a (A) 124.32, Subd. 1 (A) 124.561, Subd. 3a (A) 124.561, Subd. 3a (A) 124.562, Subd. 1 (A) 124.562, Subd. 1 (A) 124.562, Subd. 2 (A) 124.562, Subd. 3 (A) 124.562, Subd. 4 (A) 124.562, Subd. 4 (A) 124.562, Subd. 4 (A) 124.562, Subd. 4 (A) 124.5622 (N) 124.5623 (N)	334 334 334 334 334 334 334 334 334 334	II	4 18 7 2 3 29 4 5 3 4 19 13 5 1 6 7 7 8 9 10 11 4 5 14 14 14 14 14 14 14 14 14 16 7 18 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10
124.5622 (N)			

124.565, Subd. 1 (A)	224	*7	1.0
124.505; Subd. 1 (A)	334	V	19
124.565, Subd. 3 (A)	334	V	20
124.565, Subd. 4 (A)	334	V	
			21
124.565, Subd. 6 (N)	334	Λ	22
124.566 (A)	334	V	23
124.572, Subd. 1 (A)	334		
104 570, Dubu. 1 (A)		V	24
124.572, Subd. 2 (A)	334	V	25
124.572, Subd. 3 (A)	334	V	
124 572 Cub 3 10 (27)		V	26
124.572, Subd. 10 (N)	335		15
124.573, Subd. 1 (A)	334	V	27
124.574, Subd. 2 (A)			
124.374, Bubd. 2 (A)	334	V	28
124.625 (N)	335		16
124.646, Subd. 1 (A)	334	17 T	20
125 12 0.13 5 (2)		VI	22 2
125.12, Subd. 5 (A)	40		2
125.12, Subd. 14 (A)	139		1
125 17 Cuba 12 (2)			1
125.17, Subd. 12 (A)	139		2
125.60, Subd. 1 (A)	334	VIII	ד
			2 1 2 3
125.60, Subd. 2 (A)	334	VIII	2
125.60, Subd. 3 (A)	334	VIII	3
125.60, Subd. 4 (A)	334	VIII	4
125.60, Subd. 6a (N)	334	VIII	5 6
125.60, Subd. 6b (N)	334		ć
105 67 6 17 7 (1)		VIII	б
125.61, Subd. 1 (A)	334	VIII	7
125.61, Subd. 2 (A)	334		
105 (1 0 1 1 2 (1)		VIII	8
125.61, Subd. 3 (A)	334	VIII	9
125.61, Subd. 3a (N)	334	VIII	
125 61 Cuba 4 (3)			10
125.61, Subd. 4 (A)	334	VIII	11
125.61, Subd. 4a (N)	334	VIII	12
125.61, Subd. 4b (N)			
	334	VIII	13
126.16 (R)	334	VI	34
126.18 (R)	334		
106 20 6 1 7 70 (2)		ΔI	34
126.39, Subd. 10 (A)	334	III	11
126.40, Subd. 3 (A)	334		
126 41 Cub 1 1 (2)		III	12
126.41, Subd. 1 (A)	334	III	13
126.47, Subd. 2 (A)	219		
126 52 Subd 10 (A)			1
126.52, Subd. 10 (A)	334	III	14
126.53 (R)	219		3
126.53, Subd. 3 (A)			
126 537 baba. 3 (A)	334	III	15
126.531 (N)	219		2
126.54, Subd. 1 (A)	334	T T T	
128x 02 Cuba 6 (x)		III	16
128A.02, Subd. 6 (A)	334	III	17
134.30, Subd. 1 (A)	334	IX	1
134.30, Subd. 6 (N)			±
124 22 Caba 5 (A)	334	ΙX	2
134.32, Subd. 5 (A)	334	ΙX	3
134.33, Subd. 1 (A)	334	IX	
			4
	334	ΙX	12
134.34, Subd. 1 (A)	334	IX	5
134.34, Subd. 2 (A)			5
	334	IX	6
134.35, Subd. 1 (A)	334	ΙX	7
134.35, Subd. 2 (A)	334		
		ΙX	8
134.351 (N)	334	ΙX	9
134.352 (N)	334	ΙX	10
134.353 (N)			
736.034 (4)	334	ΙX	11
136.034 (N)	335		4,Subd.7
136.12, Subd. 1 (A)			
126 61 Cuba 1 (2)	317		1
136.61, Subd. 1 (A)	317		2
136A.04 (A)	179		2
1367 121 Cuba 4 (2)			
136A.121, Subd. 4 (A)	238		1
136A.121, Subd. 5 (A)	238		2
136A.121, Subd. 7 (A)			2
	238		3
136A.121, Subd. 8 (A)	238		Λ
136A.162 (A)			7
1267 171 (7)	238		5
136A.171 (A)	238		4 5 6
136A.236, Subd. 2 (A)	238		ž
137.31 (N)			?
TO 1 * OT (M)	86		1

138.01, Subd. 4 (N) 138.02 (R)	337 32	14 1 1
138.66 (N) 138.91 (N)	125 337	15
138.92 (N)	33 <i>7</i> 33 <i>7</i>	16 17
139.10, Subd. 2 (A) 139.17, Subd. 2 (A)	337	18
139.18, Subd. 1 (A) 139.18, Subd. 2 (A)	337 337	19 20
139.19 (N)	337	21
144.123 (N) 144.49, Subd. 2 (R)	49 50	1 14
144.49, Subd. 3 (R)	50 50	14 14
144.49, Subd. 4 (R) 144.573 (N)	38	2
144.7021 (N)	323 316	15 1
144.801 (A) 144.802 (A)	316	2
144.803 (A) 144.804 (A)	316 316	3 4
144.804 (A) 144.805 (A)	316	·5
144.807, Subd. 1 (A) 144.808 (A)	316 316	6 7
144.809 (A)	316	8
144.8091, Subd. 1 (A) 144.8092 (N)	316 316	10
144A.30 (N)	38	1 16
145.71 (R) 145.72 (R)	323 323	16
145.73 (R)	323 323	16 16
145.74 (R) 145.75 (R)	323	16
145.751 (R)	323 323	16 16
145.76 (R) 145.761 (R)	323	16
145.77 (R)	323 323	16 16
145.78 (R) 145.79 (R)	323	16
145.80 (R) 145.811 (R)	323 323	16 16
145.812 (R)	323	16
145.82 (R) 145.83 (R)	323 323	16 16
145.831 (R)	323	16 1
145.832 (N) 145.833 (N)	323 323	
145.834 (N)	323 323	3
145.835 (N) 145.836 (N)	323	2 3 4 5 6
145.837 (N) 145.838 (N)	323 323	6 7
145.839 (N)	323	8
145.84 (N) 145.841 (N)	323 . 323	9 10
145.842 (N)	323	11 12
145.843 (N) 145.844 (N)	323 323	13
145.845 (N)	323 243	14
145.922, Subd. 2 (A) 149.12 (A)	149	4
149.13 (A)	149 50	5 15
150A.06, Subd. 2a (A) 152.01, Subd. 9 (A)	157	1
152.02, Subd. 2 (A) 152.02, Subd. 2 (A)	157 243	2 2
101.01, 0000. 1 ()		

152.02, Subd. 3 (A) 152.02, Subd. 4 (A) 156A.031, Subd. 1 (A) 156A.031, Subd. 2 (A)	157 157 312 312	3 4 1 2 1
160.20, Subd. 3 (N) 160.27, Subd. 2 (A) 161.123 (A) 161.321, Subd. 1 (A) 161.465 (A)	294 275 SS1 246 108	1 15
162.02, Subd. 3a (N) 162.07, Subd. 2 (A) 162.09, Subd. 1 (A) 162.09, Subd. 3a (N)	167 167 167 167	1 2 3 1 4 5 6
162.13, Subd. 2 (A) 162.155 (N) 164.041 (A) 164.08, Subd. 2 (A) 168.011, Subd. 16 (A)	167 167 153 83 213	1
168.013, Subd. 3 (A) 168.021, Subd. 1 (A) 168.021, Subd. 1a (N) 168.021, Subd. 3 (A) 168.021, Subd. 5 (A)	213 225 277 277 277	1 2 1 2 2 3 16
168.041, Subd. 2 (A) 168.10 (A) 168.33, Subd. 2 (A) 168.54, Subd. 2 (R)	50 329 329 333	16 1 3 108
168.54, Subd. 3 (R) 168.54, Subd. 4 (A) 168.54, Subd. 5 (A) 168A.01, Subd. 18 (A) 168A.01, Subd. 19 (A)	333 333 333 50 50	108 86 87 17 18
168A.23, Subd. 5 (N) 168A.31, Subd. 1 (A) 169.14, Subd. 5a (A) 169.215 (N) 169.223, Subd. 1 (A)	126 333 60 185 227	1 88 1 1 1
169.345 (A) 169.345, Subd. 3 (A) 169.345, Subd. 4 (A) 169.346, Subd. 1 (A) 169.346, Subd. 1 (A)	277 31 31 31 277	4 1 2 3 5 6 7
169.346, Subd. 2 (A) 169.346, Subd. 3 (A) 169.421 (N) 169.44, Subd. 1 (A) 169.44, Subd. 1c (N)	277 277 235 334 I 308	1
169.44, Subd. 2 (A) 169.44, Subd. 5 (R) 169.44, Subd. 7 (R) 169.44, Subd. 12 (N) 169.44, Subd. 13 (N)	334 I 334 I 334 I 334 I	I 10 I 14 I 14 I 11
169.55, Subd. 1 (A) 169.685, Subd. 1 (A) 169.862 (N) 169.89, Subd. 2 (A)	185 227 44 233	2 2 1 1
171.06, Subd. 5 (R) 174.03, Subd. 4 (A) 174.23, Subd. 2 (A) 174.23, Subd. 6 (N)	227 150 SS1 SS1 SS1	3 2 16 17 18
174.24, Subd. 2 (A) 174.24, Subd. 3 (A) 174.24, Subd. 4 (A) 174.245 (N)	SS1 SS1 SS1 SS1	19 20 21 22

174.25, Subd. 1 (A)	SS1	23
174.255 (N)	SS1 SS1	24
174.26, Subd. 1 (A) 174.28 (A)	SSI	25 26
174.29 (N)	SSI	27
174.30 (N) 174.31 (N)	SS1 SS1	28 29
174.51 (N) 174.50, Subd. 6a (N)	280	3
175.006, Subd. 1 (A)	SS 3	26
175.08 (A) 175.092 (R)	SS 3 SS 3	27 70
176.011, Subd. 9 (A)	SS3	28
176.011, Subd. 15 (A)	SS 3 92	29 2
176.011, Subd. 22 (N) 176.012 (A)	74	ĺ
176.012 (A)	92	3
176.021, Subd. 3 (A)	SS 3 74	30 2
176.041, Subd. 1 (A) 176.041, Subd. 1 (A)	92	4
_76.041, Subd. 2 (A)	15	1
176.061, Subd. 5 (A) 176.061, Subd. 5 (A)	SS3 81	31
176.061, Subd. 5 (A)	81	2
176.081, Subd. 5 (A)	SS 3	32
176.101, Subd. 1 (A) 176.101, Subd. 3 (A)	SS 3 SS 3	33 34
176.101, Subd. 4 (A)	SS3	35
176.101, Subd. 7 (R)	SS 3	70
176.102 (N) 176.105 (N)	SS 3 SS 3	36 62
176.111, Subd. 1 (A)	SS 3	37
176.131, Subd. la (N)	SS 3	38
176.131, Subd. 3 (A) 176.131, Subd. 10 (A)	SS 3 SS 3	39 4 0
176.132, Subd. 2 (A)	SS 3	41
176.1321 (N)	SS 3 SS 3	42 43
176.134 (N) 176.135, Subd. 1 (A)	107	1
176.135, Subd. la (N)	SS 3	44
176.135, Subd. 2 (A) 176.136 (N)	107 SS3	2 45
176.130 (N)	SS3	46
176.141 (A)	SS 3	47
176.155, Subd. 2 (A) 176.179 (A)	SS 3 SS 3	48 49
176.181, Subd. 2 (A)	SS3	50
176.181, Subd. 5 (N)	SS 3 SS 3	51 52
176.191 (A) 176.221 (A)	SS 3	53
176.231, Subd. 1 (A)	SS3	54
176.231, Subd. 2 (A) 176.235 (A)	SS3 SS3	55 56
176.241 (A)	SS3	57
176.271 (A)	SS3	58
176.391, Subd. 2 (A) 176.521, Subd. 1 (A)	SS3 SS3	59 60
176.521, Subd. 2 (A)	271	1
176.611, Subd. 6a (A)	50 281	19
177.23, Subd. 7 (A) 177.24, Subd. 1 (A)	281	$\frac{1}{2}$
178.02, Subd. 1 (A)	130	1
178.03, Subd. 3 (A) 178.03, Subd. 4 (N)	130 130	2 3
178.05, Subd. 2 (A)	130	4
178.06 (A)	130	5

179.04 (A) 179.121 (N) 179.63, Subd. 11 (A) 179.64, Subd. 7 (A) 179.65, Subd. 6 (A) 179.66, Subd. 1 (A) 179.67, Subd. 4a (N) 179.70, Subd. 1 (A) 179.72, Subd. 1 (A) 179.72, Subd. 1 (A) 179.72, Subd. 7a (N) 179.74, Subd. 4 (A) 179.74, Subd. 5 (A) 180.03, Subd. 2 (A) 181.81 (A) 181.81 (A) 181.812 (N) 1814.08, Subd. 3 (N) 184.22 (A) 192A.555 (A) 197.76 (A) 197.78, Subd. 2 (R) 198.075 (N) 198.31 (A) 201.15 (A) 203A.13 (A) 204A.23 (A) 204A.23 (A) 204A.23 (A) 204A.23 (A) 204A.31 (A) 204A.31 (A) 204A.31 (A) 204A.31, Subd. 3 (A) 204A.51, Subd. 4a (N) 205.11, Subd. 4a (N) 205.11, Subd. 4a (N) 205.11, Subd. 5 (A) 207.08, Subd. 1a (N) 207.09, Subd. 1a (N) 207.10 (R) 207.10 (R) 207.11, Subd. 6 (N) 208.03 (A) 208.04 (A) 208.05 (A) 208.06 (A) 208.07 (A) 208.08 (A) 208.08 (A) 214.10, Subd. 3 (A) 214.10, Subd. 5 (N) 216A.035 (A) 216A.035 (A)	333 331 332 332 332 332 333 333	891 589 661 201 963 665 691 345 1122 1292 1834 1156 71213 4238 1267 10923 4567 65123 41
214.10, Subd. 5 (N) 214.10, Subd. 6 (N) 214.10, Subd. 7 (N)	117 117 117	2 3

222.50, Subd. 3 (A) 222.50, Subd. 4 (A) 222.50, Subd. 6 (A) 222.50, Subd. 7 (N) 222.50, Subd. 8 (N) 222.51 (A) 222.53 (A) 222.545 (N) 222.55 (A) 222.55 (A) 222.56, Subd. 5 (A)	SS1 SS1 SS1 SS1 SS1 SS1 SS1 SS1		31 32 33 34 35 36 37 38 39
222.57 (A) 222.58, Subd. 2 (A) 222.58, Subd. 5a (N) 222.65 (N) 223.02 (A) 229.01, Subd. 2 (A) 229.07 (A) 231.01, Subd. 1 (A) 231.01, Subd. 2 (A) 231.01, Subd. 5 (A) 232.01, Subd. 1 (A)	SS1 SS1 SS1 SS1 332 332 332 332 178 332	I I I I	40 41 42 43 67 68 69 70 71 1
233.01, Subd. 1 (A) 233.03 (A) 234.02 (A) 234.10 (A) 235.01 (A) 236.01, Subd. 5 (A) 237.075, Subd. 9 (N) 237.081, Subd. 1a (N) 237.295, Subd. 3 (A)	332 332 332 332 332 332 319 319 319 50	I I I I	73 74 75 76 77 78 1 2 3
241.023 (N) 241.024 (N) 241.26, Subd. 7 (A) 241.27 (A) 242.41 (A) 242.51 (A) 243.19 (R) 243.21 (A) 243.40 (A) 243.41 (R)	102 102 129 129 102 102 102 102 102		11 12 1 2 1 2 4 3 4 4
243.42 (R) 243.43 (R) 243.44 (R) 243.45 (R) 243.46 (R) 243.47 (R) 243.48 (A) 243.55 (A) 243.55 (A) 243.59 (A)	129 129 129 129 129 129 102 102 102 102		4 4 4 4 5 14 6 7 8
243.63 (R) 243.66 (R) 243.67 (R) 243.68 (R) 243.75 (A) 243.80 (R) 243.84 (R) 243.85 (R) 243.90 (A) 243.92 (R) 245.61 (A) 245.62 (A) 245.63 (A)	129 129 129 102 129 129 129 102 102 324 324		4 4 9 4 10 14 13 14

0.45 64 (5)	201		
245.64 (A)	324		16
245.65 (R)	324		50
245.651 (R)	324		
			50
245.66 (A)	324		17
245.68 (A)	324		18
245.69 (A)	324		
245.05 (A)			19
245.691 (R)	324		50
245.812, Subd. 3 (A)	42		1
245.84, Subd. 1 (A)	324		
243.04, Bubu. I (A)			20
245.84, Subd. 2 (A)	307		1
245.84, Subd. 5 (A)	324		21
245.85 (A)	324		22
245.87 (A)	324		23
246.43 (R)	258		25
246.61 (N)	309		1
246.62 (N)	309		2
246.63 (N)	309		3
252.21 (A)	324		24
252.22 (A)	324		25
252.24, Subd. 1 (A)	324		26
252.24, Subd. 3 (A)	324		27
252.21 Buba. 3 (A)			
252.24, Subd. 4 (A)	324		28
252.25 (A)	324		29
252.26 (A)	324		30
252.261 (A)	324		31
253A.02, Subd. 23 (N)	324		32
253A.07, Subd. 1 (A)	324		33
253A.07, Subd. 7 (A)	324		34
253A.09, Subd. 1 (A)	324		35
253A.10, Subd. 4 (A)	324		36
2527 14 Cuba 1 (7)			
253A.14, Subd. 1 (A)	324		37
253A.15, Subd. 6 (A)	324		38
253A.15, Subd. 11 (A)	324		39
253A.15, Subd. 12 (A)	324		40
253A.15, Subd. 13 (A)	324		41
253A.21, Subd. 5 (A)	172		1
2547 02 Cubd 11 (7)			
254A.02, Subd. 11 (A)	243		3
254A.03 (A)	243		4
254A.031 (A)	243		5
254A.05, Subd. 1 (A)	324		42
254A.07, Subd. 1 (A)	324		43
254A.07, Subd. 2 (A)	243		6
054- 05 - 11 0 1-1	324		
			44
254A.07, Subd. 3 (R)	324		50
254A.08, Subd. 1 (A)	324		45
254A.08, Subd. 3 (R)	324		50
254A.12 (A)	324		46
254A.14 (A)	324		47
254A.16, Subd. 2 (A)	324		48
254A.17 (R)			
2548.17 (K)	324		50
256.74, Subd. 1 (A)	250		1
256.82 (A)	303	II	1
256.99 (N)	265		2
256B.04, Subd. 12 (A)	316		11
256B.04, Subd. 12 (A)	SS1		46
256B.06, Subd. 1 (A)	309		4
256B.07 (A)	309		5
256B.44, Subd. 2 (R)	336		18
256B.47, Subd. 4 (N)	35		1
		**	
256D.03, Subd. 2 (A)	303	II	2
256D.07 (A)	237		1
256D.08, Subd. 1 (A)	250		2
256D.36, Subd. 1 (A)		TT	3
256D 27 Gaba 3 (2)	303	II	
256D.37, Subd. 1 (A)	303	II	4
256E.01 (N)	324		1
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256E.02 (N) 256E.03 (N) 256E.04 (N) 256E.05 (N) 256E.06 (N) 256E.07 (N) 256E.08 (N) 256E.10 (N) 256E.11 (N) 256E.12 (N) 259.24, Subd. 6 (A) 259.24, Subd. 2 (A) 259.29, Subd. 1 (A) 268.04, Subd. 12 (A) 268.04, Subd. 12 (A) 268.04, Subd. 23 (A) 268.04, Subd. 23 (A) 268.06, Subd. 2 (A) 268.06, Subd. 3 (A) 268.07, Subd. 3 (A) 268.08, Subd. 4 (A) 268.08, Subd. 6 (A) 268.08, Subd. 6 (A) 268.08, Subd. 6 (A) 268.09, Subd. 1 (A) 268.09, Subd. 1 (A) 268.09, Subd. 2 (A) 268.10, Subd. 2 (A) 268.11, Subd. 2 (A) 268.12, Subd. 1 (A) 268.13, Subd. 2 (A) 268.14, Subd. 1 (A) 268.15, Subd. 1 (A) 268.17, Subd. 1 (A) 268.18, Subd. 2 (A) 268.19, Subd. 1 (A) 268.10, Subd. 2 (A) 268.11, Subd. 2 (A) 268.12, Subd. 1 (A) 268.13, Subd. 2 (A) 268.14, Subd. 1 (A) 268.15, Subd. 1 (A) 268.17, Subd. 1 (A) 268.18, Subd. 1 (A) 268.19, Subd. 1 (A) 268.19, Subd. 1 (A) 268.10, Subd. 2 (A) 268.11, Subd. 2 (A) 268.12, Subd. 1 (A) 268.13, Subd. 2 (A) 268.14, Subd. 1 (A) 270.01 (A) 270.01 (A) 270.02, Subd. 1 (A) 270.08 (N) 270.08 (N) 270.08 (N) 270.09 (N) 270.09 (N) 271.06, Subd. 4 (A) 272.02, Subd. 1 (A) 272.02, Subd. 1 (A) 272.02, Subd. 1 (A) 272.02, Subd. 5 (N) 272.11 (A)	324 324 324 324 324 324 324 324 324 324	X VII VII VII VII VII VII VII VII VII VI	2 3 4 5 6 7 8 9 10 11 12 13 4 5 6 7 8 1 9 10 11 12 13 14 15 16 17 18 18 19 10 11 11 11 11 12 13 14 14 15 16 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18
271.06, Subd. 4 (A)	303	VII	5
272.02, Subd. 1 (A)	303		12
272.02, Subd. 1 (A)	303		6

272.484 (A) 272.486 (A) 272.59 (R) 273.02, Subd. 2 (A) 273.061, Subd. 8 (A) 273.11, Subd. 2 (A) 273.11, Subd. 2 (R) 273.11, Subd. 2 (R) 273.122, Subd. 1 (A) 273.122, Subd. 2 (A) 273.13, Subd. 2a (A) 273.13, Subd. 4 (A) 273.13, Subd. 5a (A) 273.13, Subd. 6 (A) 273.13, Subd. 17c (N) 273.13, Subd. 17c (N) 273.13, Subd. 17c (N) 273.13, Subd. 19 (A) 273.13, Subd. 10 (A) 273.14 (B) 273.73 (B) 273.74 (B) 273.75 (B) 273.76 (B) 273.77 (B) 273.78 (B) 273.78 (B) 273.79 (B) 273.79 (B) 273.79 (B) 273.79 (B) 273.79 (B) 273.79 (B) 275.10 (B) 275.10 (C)	37 303 50 50 50 303 303 303 303 3	I I I I I I I I I I I I I I I I I I I	5 6 38 28 29 30 7 38 8 9 10 5 11 12 13 14 15 16 17 18 9 20 21 1 2 3 4 5 6 7 7 8 9 9 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1
275.125, Subd. 2c (N)	334	I	17
275.125, Subd. 6 (R)	334		27

281.328, Subd. 1 (N) 281.328, Subd. 2 (N) 282.04, Subd. 1 (A) 282.15 (A) 282.341, Subd. 2 (A) 285.01 (R) 285.02 (R) 285.021 (R) 285.023 (R) 285.04 (R) 285.05 (R) 285.05 (R) 285.06 (R) 285.07 (R) 285.09 (R) 285.09 (R) 285.09 (R) 285.09 (R) 285.10 (R) 285.10 (R) 285.11 (R) 285.12 (R) 285.13 (R) 285.14 (R) 285.14 (R) 285.15 (R) 290.01, Subd. 20 (A)	19 19 78 50 91 91 91 91 91 91 91 91 91 91 91 91 91	T	1 2 1 36 37 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
290.01, Subd. 20 (A) 290.012, Subd. 3 (A) 290.032, Subd. 3 (A) 290.032, Subd. 5 (N) 290.06, Subd. 2c (A) 290.06, Subd. 2d (N) 290.06, Subd. 3d (A) 290.06, Subd. 3f (N) 290.06, Subd. 3g (N) 290.06, Subd. 3g (N) 290.06, Subd. 9 (A) 290.06, Subd. 11 (A) 290.06, Subd. 11 (A) 290.06, Subd. 12 (R) 290.06, Subd. 12 (R) 290.06, Subd. 14 (N) 290.067, Subd. 1 (A)	303 303 303 303 303 303 303 303 303 303	I I I I I I I I I I I V V V V V I I I	1 2 3 4 1 10 5 8 6 7 2 3 7 9 23 6 1 2 3 1 1 1 3 1 1 1 2 3 1 1 1 1 1 1 1 1
290.081 (A) 290.09, Subd. 3 (A) 290.09, Subd. 4 (A) 290.09, Subd. 15 (A) 290.091 (A) 290.095, Subd. 1 (A) 290.14 (A) 290.165 (N) 290.17, Subd. 1 (A) 290.17, Subd. 2 (A) 290.21, Subd. 3 (A) 290.21, Subd. 3 (A) 290.23, Subd. 16 (N) 290.61 (A) 290.61 (A) 290A.03, Subd. 3 (A) 290A.03, Subd. 11 (A) 290A.03, Subd. 11 (A) 290A.03, Subd. 13 (A) 290A.04, Subd. 2 (A) 290A.04, Subd. 2 (A)	265 303 303 303 303 303 265 303 303 303 303 303 303 303 303 303 30		3 12 14 15 16 17 4 18 19 20 21 22 1 28 29 30 31 32

290A.04, Subd. 2b (A)	303	II	33
290A.04, Subd. 3 (A)	303	ĪĪ	34
	303		
		III	1
291.01 (A)	303	III	2
291.015 (N)	303	III	3
291.02 (R)	303	III	41
291.03 (A)	303	III	4
291.05 (A)	303	III	5
291.051 (A)	303	III	6
291.06 (A)	303		
201 065 (A)		III	7
291.065 (A)	303	III	8
291.07, Subd. 1 (A)	303	III	9
291.07, Subd. 2 (R)	303	III	41
291.07, Subd. 2a (R)	303	III	41
291.075 (N)	303	III	10
291.08 (A)	303	III	11
291.09, Subd. 1 (R)	303	III	41
	303		
291.09, Subd. la (N)		III	12
291.09, Subd. 2 (R)	303	III	41
291.09, Subd. 2a (N)	303	III	13
291.09, Subd. 3 (R)	303	III	41
291.09, Subd. 3a (N)	303	III	14
291.09, Subd. 4 (R)	303	III	41
291.09, Subd. 4a (N)	303	III	15
291.09, Subd. 5 (A)	303	III	16
000 00			
291.09, Subd. 7 (A)	303	III	17
291.10 (R)	303	III	41
291.11, Subd. 1 (A)	303	III	18
291.11, Subd. 2 (R)	303	III	41
291.11, Subd. 3 (R)	303	III	41
291.11, Subd. 4 (R)	303	III	41
291.11, Subd. 5 (R)	303	III	41
291.11, Subd. 6 (R)			
	303	III	41
291.11, Subd. 7 (R)	303	III	41
291.11, Subd. 8 (R)	303	III	41
291.11, Subd. 9 (R)	303	III	41
291.111, Subd. 1 (A)	303	III	19
291.12, Subd. 4 (R)	303	III	41
291.132 (A)	303	III	20
291.14 (A)	303	III	21
291.19, Subd. 3 (A)	303	III	22
291.19, Subd. 5 (R)			
	303	III	41
291.20, Subd. 1 (A)	303	III	23
291.20, Subd. 3 (R)	303	III	41
291.21, Subd. 2 (R)	303	III	41
291.215 (N)	303	III	24
291.22 (R)	303	III	41
291.23 (R)	303	III	41
291.24 (R)	303	III	41
291.25 (R)	303	III	41
291.26 (R)	303		
291.27 (A)		III	41
291.29, Subd. 1 (R)	303	III	25
201 20 Cuba 2 (R)	303	III	41
291.29, Subd. 2 (R)	303	III	41
291.29, Subd. 3 (R)	303	III	41
291.29, Subd. 4 (R)	303	III	41
291.30 (R)	303	III	41
291.33, Subd. 1 (A)	303	III	27
291.34 (R)	303	III	41
291.35 (R)	303		
291.36 (R)		III	41
	303	III	41
: : :	303	III	41
291.38 (R)	303	III	41
291.39 (R)	303	III	41
291.40 (R)	303	III	41

291.48 (N) 292.01 (R) 292.02 (R) 292.03 (R) 292.031 (R) 292.04 (R) 292.04 (A) 292.05 (R) 292.06 (R) 292.07 (R) 292.08 (R) 292.105 (R) 292.111 (R) 292.112 (R) 292.112 (R) 292.12 (R) 292.12 (R) 292.12 (R) 292.14 (R) 292.15 (R) 294.26 (A) 295.01, Subd. 2 (R) 295.01, Subd. 3 (R) 295.02 (A) 295.03 (R) 295.04 (R) 295.05 (R) 295.06 (R) 295.12 (R) 295.13 (R) 295.14 (R) 295.13 (R) 295.14 (R) 296.18, Subd. 1 (A) 296.18, Subd. 2 (A) 296.18, Subd. 3 (A) 296.18, Subd. 3 (A) 297A.01, Subd. 3 (A) 297A.01, Subd. 3 (A) 297A.05, Subd. 1 (A) 297B.06 (A) 298.24, Subd. 3 (A) 297B.06 (A) 298.24, Subd. 3 (A) 297B.06 (A) 299B.10 (A) 299B.17 (N) 299C.07 (A)	303 303 303 303 303 303 303 303 303 303	III III III III III III III III III II	26 41 41 41 41 41 41 41 41 41 41 41 41 41
299F.052 (N) 299F.053 (N) 299F.054 (N) 299F.055 (N) 299F.055 (N) 299F.057 (N) 301.25, Subd. 7 (A) 301.25, Subd. 8 (N) 301.32 (A) 301.36 (A) 308.11 (A) 319A.02, Subd. 2 (A) 319A.15 (A) 319A.15 (A) 319A.16 (A) 325.45 (R) 325.46 (R)	226 226 226 226 226 226 93 93 93 93 21 21 21 21 21 21		1 2 3 4 5 6 1 2 3 4 1 1 2 3 4 4 4 4

205 47 (7)	120	
325.47 (R)	129	4
325.767 (N)	1.60	1
325.933, Subd. 2 (A)	128	1
325.989, Subd. 3a (N)	SS2	38
326.01, Subd. 6b (A)	121	1
326.02, Subd. 4 (A)	209	1
326.04 (A)	209	2
326.06 (A)	222	1
326.165 (N)	326	1
326.17 (A)	326	2
326.17 (R)	326	15
326.18 (A)	326	3
326.18 (R)	326	15
	326	4
326.19, Subd. 2 (A)	326	15
326.19 (R)		13
326.191 (N)	326	5
326.20, Subd. 1 (A)	326	6
326.20, Subd. 2 (A)	326	7
326.20 (R)	326	15
326.21 (R)	326	15
326.211 (N)	326	8
326.212 (N)	326	9
326.22 (R)	326	15
326.223 (N)	326	10
326.224 (N)	326	11
326.225 (N)	326	13
	326	15
326.23 (R)		12
326.231 (N)	326	
326.242, Subd. 3 (A)	121	2
326.48, Subd. 2 (A)	50	40
327.20, Subd. 3 (N)	264	1
327.42, Subd. 2 (A)	264	2
327.42, Subd. 3 (N)	264	2 3 4
327.42, Subd. 4 (N)	264	4
327.43, Subd. 2 (A)	264	5 6
327.43, Subd. 4 (N)	264	6
327.44 (A)	264	7
327.451 (N)	264	8
327.452 (N)	264	ğ
331.08 (A)	252	9 1 7
332.31, Subd. 4 (R)	144	7
	144	7
		4
332.311 (A)	144	4
332.43, Subd. 1 (A)	144	5 7
332.43, Subd. 2 (R)	144	
332.43, Subd. 3 (R)	144	7
334.01, Subd. 2 (A)	276	1
334.011, Subd. 1 (A)	23	1
336.6-106 (N)	52	1
336.6-107 (A)	52	2
336.6-108 (A)	52	1 2 3 4
336.6-109 (A)	52	4
340.11, Subd. 11 (A)	325	1
340.11, Subd. 11b (A)	305	3
340.13, Subd. 3 (A)	249	1
340.13, Subd. 3 (A)	305	4
340.13, Subd. 7 (A)	249	
340.13, Subd. 7 (A)	305	2
		2 5 1
340.14, Subd. 3 (A)	193	1
340.14, Subd. 3 (A)	305	6
340.47, Subd. 1b (N)	297	1
340.515 (N)	148	1
344.18 (A)	89	1
345.48, Subd. 2 (R)	333	108
349.17, Subd. 1 (A)	166	1

349.21, Subd. 3 (A) 349.26, Subd. 12 (A) 352.15, Subd. 1 (A) 352B.01, Subd. 2 (A) 352B.11, Subd. 2 (A) 352D.02, Subd. 1 (A)	188 313 303 262 50	III	1 4 28 1 41 43
352E.01, Subd. 2 (A) 353.01, Subd. 2a (A) 353.01, Subd. 2b (A) 353.01, Subd. 10 (A) 353.01, Subd. 16 (A) 353.01, Subd. 27 (A)	50 303 216 216 216 216	VI	43 44 5 1 2 3
353.01, Subd. 34 (N) 353.017, Subd. 2 (A) 353.023 (N) 353.03, Subd. 1 (A) 353.03, Subd. 3 (A) 353.15 (A)	216 216 303 216 216 216 303	VI	21 5 6 6 7 29
353.16 (A) 353.29, Subd. 2 (A) 353.29, Subd. 8 (A) 353.31, Subd. 1 (A) 353.32, Subd. 1 (A) 353.32, Subd. 3 (A) 353.32, Subd. 9 (A)	50 216 216 216 216 216 216		45 8 9 10 11 12
353.32, Subd. 9 (A) 353.33, Subd. 1 (A) 353.34, Subd. 3 (A) 353.35 (A) 353.64, Subd. 1 (A) 353.64, Subd. 1 (A) 353.65, Subd. 2 (A)	216 216 216 216 216 262 216		13 14 15 16 17 2 18
353.656, Subd. 2 (A) 353.71, Subd. 5 (A) 354.094, Subd. 3 (A) 354.094, Subd. 6 (A) 354.10 (A) 354.12, Subd. 3 (A)	216 216 334 334 303 293	NIII NIII	19 20 14 15 30
354.42, Subd. 5 (A) 354.44, Subd. 1a (A) 354.44, Subd. 4 (A) 354.44, Subd. 6 (A) 354.49, Subd. 3 (A) 354.66, Subd. 2 (A)	293 40 50 50 40 334	VIII	2 6 46 47 7 16
354.66, Subd. 3 (A) 354.66, Subd. 8 (A) 354.66, Subd. 11 (N) 354A.01 (R) 354A.01 (N) 354A.02 (R)	334 334 334 217 217 217	AIII AIII	17 18 19 28 1 28
354A.021 (N) 354A.03 (R) 354A.04 (R) 354A.05 (A) 354A.05 (A) 354A.08 (A) 354A.09 (A)	217 217 217 40 217 217 217		2 28 28 8 3 4 5
354A.091 (A) 354A.091, Subd. 1 (A) 354A.091, Subd. 3 (A) 354A.091, Subd. 6 (A) 354A.092 (N) 354A.093 (N)	217 334 334 334 217 217	AIII AIII	6 20 21 22 7 8
354A.094 (N) 354A.10 (R) 354A.11 (A)	217 217 217 217		9 28 10

354A.11 (A)	303	III	31
354A.12 (A) 354A.12 (A)	217 293		11
354A.13 (R) 354A.21 (A)	217 40		28
354A.21 (A)	217		12
354A.22 (R)	217		28
354A.22, Subd. 2 (A)	334	VIII	23
354A.22, Subd. 3 (A)	334		24
354A.22, Subd. 8 (A)	334	VIII	25
354A.22, Subd. 11 (N)	334		26
354A.23 (N)	217		13
354A.24 (N)	217		14
354A.30 (N)	217		15
354A.31 (N)	217		16
354A.32 (N)	217		17
354A.33 (N)	217		18
354A.34 (N)	217 217		19
354A.35 (N) 354A.36 (N)	217		20 21
354A.37 (N)	217		22
354A.38 (N)	217		23
354A.39 (N)	217		24
354A.40 (N)	217		25
354A.41 (N)	217	I	26
355.12 (A)	332		82
355.17 (A)	332	I	83
355.207 (A)	332		84
355.23, Subd. 3 (A)	332	I	85
355.286 (A)	332	I	86
355.295 (A)	332	I	87
355.308 (A)	332		88
355.311 (N) 355.311 (N)	293 303	VI	4 7
355.45 (A)	332	ĭ	89
355.56 (A)	50		48
355.60 (A)	332	I	90
355.76 (A)	332	I	91
356.20, Subd. 2 (A) 356.215, Subd. 4 (A)	50 184	1	49
356.22, Subd. 2 (A)	184		1 2
356.32, Subd. 1 (A) 356.32, Subd. 2 (A) 356.455 (N)	40 217		10 27
356.60, Subd. 1 (A)	216 50		22 51
357.32 (A)	233		2
360.015, Subd. 20 (N)	SS1		47
360.035 (A)	303	II	35
360.061, Subd. 3 (A)	302		1
360.063, Subd. 3 (A)	302		2
360.065 (A)	302		3
360.71 (A)	163		1
362.12, Subd. 4 (N)	333		98
362.20 (A)	333		99
362.40, Subd. 9 (A)	333		100
362.40, Subd. 10 (A)	333		101
362.40, Subd. 11 (A)	333		102
362.42 (A)	246		2
362.44 (N)	246		3
362.45 (N)	246		4
362A.05 (A)	322		10
363.06, Subd. 4 (A) 367.41, Subd. 2 (A)	156 254		1 1
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429.021, Subd. 1 (A) 330 2 447.32, Subd. 4 (A) 210 1 447.32, Subd. 8 (N) 210 2 451.09 (A) SS 2 41 453A.01 (N) 140 1 453A.02 (N) 140 2 453A.03 (N) 140 3				
447.32, Subd. 8 (N) 210 2 451.09 (A) SS2 41 453A.01 (N) 140 1 453A.02 (N) 140 2 453A.03 (N) 140 3	429.021, Subd. 1 (A)	, 330		2
451.09 (A) SS2 41 453A.01 (N) 140 1 453A.02 (N) 140 2 453A.03 (N) 140 3				
453A.02 (N) 140 2 453A.03 (N) 140 3	451.09 (A)	SS2		41
453A.03 (N) 140				1
	453A.03 (N)	140		3
453A.04 (N) 140 4 453A.05 (N) 140 5				

453A.06 (N)	140		6
453A.07 (N)	140		7
453A.08 (N)	140		8
453A.09 (N)	140		9
453A.10 (N)			10
	140		10
453A.11 (N)	140		11
453A.12 (N)	140		12
458.192, Subd. 11 (A)	322		11
458.192, Subd. 12 (R)	322		25
458A.03, Subd. 2 (A)	50		57
458A.06, Subd. 1 (A)	50		58
458A.06, Subd. 4 (A)	50		59
462.357, Subd. 1 (A)	SS 2		
			42
462.357, Subd. 6 (A)	SS 2		43
462.425, Subd. 6 (A)	180		1
462.445, Subd. 5 (A)	51		1
462.445, Subd. 9 (A)	180		2
462.545, Subd. 5 (A)	322		12
462,581 (A)	180		3
462.585, Subd. 2 (A)	322		13
462.585, Subd. 3 (A)	322		14
462.585, Subd. 4 (A)	322		
			15
462A.02, Subd. 10 (N)	SS 2		44
462A.04, Subd. 8a (N)	306		15
462A.05, Subd. 2a (N)	327		1
462A.05, Subd. 15 (A)	327		2
462A.05, Subd. 15a (N)	327		3
462A.05, Subd. 16 (A)	50		60
462A.07, Subd. 13 (A)	243		7
462A.07, Subd. 14 (A)	243		
			8
4602 00 0 0 0	243		9
462A.07, Subd. 15 (A)	327		5
462A.09 (A)	327		6
462A.21, Subd. 4c (A)	243		10
462A.21, Subd. 4d (A)	243		11
462A.21, Subd. 4e (N)	327		8
462A.21, Subd. 4f (N)	327		9
462A.21, Subd. 5 (A)	50		61
462A.21, Subd. 6 (A)	327		
462A.21, Subd. 11 (N)			7
462A.22, Subd. 1 (A)	327		4
150	327		10
462A.22, Subd. la (A)	327		11
462A.22, Subd. 9 (A)	327		12
462C.01 (N)	306		1
462C.02 (N)	306		2
462C.03 (N)	306		3
462C.04 (N)	306		4
462C.05 (N)	306		5
462C.06 (N)	306		5 6
462C.07 (N)	306		7
462C.08 (N)			
465.71 (A)	306		8
• • • • • • • • • • • • • • • • • • • •	3		1
	334	VI	24
466.07, Subd. la (N)	205		1
471.38, Subd. 3 (N)	334	VI	25
471.58 (A)	124		1
471.61, Subd. 1b (A)	334	VI	26
471.665, Subd. l (A)	329		2
471.697, Subd. 1 (A)	330		4
471.698, Subd. 1 (A)	330		
471.88, Subd. 1 (A)			5
472.11, Subd. 9 (A)	20		1 1 2 2
472A.02, Subd. 3 (R)	333		103
472% OC /%)	322		25
472A.06 (A)	322		16
472A.07, Subd. 4 (R)	322		25

472A.07, Subd. 5 (N) 472A.08 (R) 473.408, Subd. 3 (A) 473.408, Subd. 6 (N) 473.408, Subd. 7 (N) 473.411, Subd. 1 (A) 473.436 (N) 473.438, Subd. 5 (R) 473.438, Subd. 6 (R) 473.438, Subd. 1 (A) 473.553, Subd. 2 (A) 473.554, Subd. 4 (A) 473.556, Subd. 4 (A) 473.556, Subd. 6 (A) 473.5572 (N) 473.581 (A) 473.581, Subd. 2 (A) 473.581, Subd. 2 (A) 473.581, Subd. 3 (A) 473.581, Subd. 4 (A) 473.581, Subd. 5 (A)	322 322 551 551 551 40 46 46 46 46 203 203 203 203 203 203 203 203 203 203		17 25 48 49 49 50 12 1 3 3 2 2 3 4 5 6 1 1 7 8 9 10 3 3 11 11 11 11 11 11 11 11 11 11 11 11
473.595, Subd. 1 (A) 473.595, Subd. 1 (A) 473.595, Subd. 7 (N) 473.596 (N) 473.608, Subd. 21 (N) 473F.02, Subd. 3 (A) 473F.05 (A) 473F.08, Subd. 2 (A) 473F.08, Subd. 4 (A) 473F.08, Subd. 6 (A) 474.01, Subd. 7a (A) 474.01, Subd. 7b (N) 474.02, Subd. 1d (N) 474.03 (A) 474.03 (A) 474.10, Subd. 2 (A) 474.10, Subd. 3 (A) 474.12 (A) 475.53, Subd. 4 (A) 477A.01, Subd. 1 (A)	203 303 203 203 203 203 302 322 322 322	VII X	12 14 13 14 15 4 18 19 20 21 22 9 10 11 2 23 24 13 14
477A.01, Subd. 2 (A) 477A.01, Subd. 3 (R) 477A.01, Subd. 4 (A) 477A.01, Subd. 4a (R) 477A.03 (A) 477A.04, Subd. 2 (A) 477A.11 (N) 477A.12 (N) 477A.13 (N) 477A.14 (N) 480.055, Subd. 1 (A) 481.08 (A) 482.09 (A) 482.11 (A) 484.30 (A) 484.30 (A) 484.48 (A) 484.50 (A) 484.54, Subd. 1 (A) 484.70, Subd. 4 (N) 484.71 (N)	303 303 303 303 303 303 303 303 41 12 56 56 233 39 39 333 318 39	AIII AIII AIII AIII AIII AIII	2 11 3 11 4 36 1 2 3 4 1 1 1 2 4 1 2 104 1 3

487.01, Subd. 8 (A) 487.16 (A)	41 41	2 3
487.17 (A) 487.25, Subd. 1 (A)	56 233	7
487.25, Subd. 2 (A)	233	5 6
487.25, Subd. 4 (R)	233 233	42 42
487.25, Subd. 5 (R) 487.25, Subd. 8 (R)	233 233	42 42
487.28 (A) 487.29 (A)	233 233	14
487.38 (A) 487.40, Subd. 1 (A)	41	15 4
487.40, Subd. 2 (A)	233 233	16 17
488A.01, Subd. 5 (A) 488A.01, Subd. 15 (N)	56 95 ·	8 1
488A.03, Subd. 11 (A) 488A.08 (A)	318 233	2 19
488A.10, Subd. 1 (A) 488A.10, Subd. 2 (A)	233 233	7
488A.10, Subd. 3 (R)	233	8 42
488A.10, Subd. 4 (R) 488A.10, Subd. 5 (R)	233 233	42 42
488A.10, Subd. 9 (R) 488A.113 (A)	233 41	42
488A.18, Subd. 6 (A) 488A.18, Subd. 15 (N)	56 95	5 9
488A.25 (A)	233	2 20
488A.27, Subd. 2 (A)	233 233	9 10
488A.27, Subd. 3 (A) 488A.27, Subd. 4 (A)	233 233	11 12
488A.27, Subd. 5 (A) 488A.27, Subd. 9 (R)	233 233	13
488A.282 (A) 490.108 (N)	41	42 6
490.109 (N)	296 296	4 5
490.1091 (N) 490.12, Subd. 7 (R)	296 296	5 6 7
490.12, Subd. 8 (R) 490.121, Subd. 2 (A)	296 296	7 7 2 3 1 2 3 4
490.124, Subd. 8 (A) 500.19, Subd. 2 (A)	296	3
500.19, Subd. 3 (N)	123 123	2
500.19, Subd. 5 (N)	123 123	3 4
501.43 (A) 507.02 (A)	137 123	1 5
507.09 (A) 507.10 (A)	5 0 5 0	62
507.13 (A) 507.14 (A)	50	63 64
508.52 (A) 517.03 (A)	50 13	65 1
517.18, Subd. 4 (A)	259 243	1 12
518.003 (N) 518.005, Subd. 3 (A)	259 50	2 66
518.005, Subd. 3 (A) 518.005, Subd. 4 (A)	259 50	3
518.06, Subd. 1 (A) 518.06, Subd. 3 (A)	259	67 4
518.07 (A)	259 259	5 6
518.10 (A)	259 259	7 8
518.12 (A)	259	9

E10 12 /A)	259		10
518.13 (A) 518.131 (N)	259		11
	259		35
	259		12
518.145 (A)	259		13
518.155 (A)	259		14
518.156 (A)	259		35
518.16 (R)	259		15
518.165 (A)	259		
518.166 (A)	259		16
518.17, Subd. 1 (A)	259		17 18
518.175, Subd. 1 (A)	259		19
518.175, Subd. 3 (A)	259		20
518.176 (A)	259		21
518.18 (A)	259		22
518.27 (A)	259		23
518.54, Subd. 5 (A)	259		24
518.55 (A)	259		25
518.551 (A)	259		
518.552 (A)	259		26 27
518.58 (A)	289		
518.58 (A)	259		8
518.611 (A)			28
518.612 (A)	259		29
518.62 (A)	259		30
518.64, Subd. 2 (A)	259		31
518.66 (A)	259		32
518A.09, Subd. 1 (A)	259		33
518B.01 (N)	214		1
519.06 (A)	123		6
519.08 (R)	67		2
519.11 (N)	67		1
524.2-504 (A)	240		1
524.3-105 (A)	132		1
524.3-303 (A)	50		68
524.3-611 (A)	137		2
524.3-706 (A)	303	III	32
524.3-719 (A)	137		3
524.3-916 (A)	303	III	33
524.3-1001 (A)	303	III	34
525.011, Subd. 1 (A)	41		7
525.013, Subd. 1 (A)	41		8
525.013, Subd. 8 (A)	41		9
525.014 (A)	41	***	10
525.091, Subd. 1 (A)	303	III	35
525.091, Subd. 2 (A)	303	III	36
525.172 (A)	161	***	1
525.312 (A)	303	III	37
525.551 (A)	43		2
525.61 (A)	43	***	3
525.71 (A)	303	III	38
525.74 (A)	303	III	39
525.841 (A)	303	III	40
542.06 (A)	18		10
542.16 (A)	233		18
546.11 (A)	233		21
546.12 (A)	233		22
546.23 (A)	18		11
546.27 (A)	333		105
548.15 (A)	12		2
549.09 (A)	105		1
550.36 (A)	105		2
550.36 (A)	289		5
565.01 (R)	18		12
565.02 (R)	18		12
565.03 (R)	18		12

565.04 (R) 565.05 (R) 565.06 (R) 565.07 (R) 565.08 (R) 565.09 (R) 565.10 (R) 565.11 (R) 565.21 (N) 565.22 (N) 565.23 (N) 565.24 (N) 565.25 (N) 565.26 (N) 565.26 (N) 565.27 (N) 565.28 (N) 565.29 (N) 574.32 (A) 575.02 (A) 576.121 (N) 576.122 (N) 576.123 (N) 582.27 (A) 593.37, Subd. 2a (N) 609.02, Subd. 7a (N) 609.02, Subd. 7a (N) 609.02, Subd. 10 (N)	18 18 18 18 18 18 18 18 18 18 18 18 18 1	12 12 12 12 12 12 12 12 12 13 4 5 6 7 8 9 1 1 1 2 3 1
609.115, Subd. 1 (A) 609.115, Subd. 4 (A) 609.116 (R) 609.22 (R) 609.221 (N) 609.222 (N) 609.223 (N) 609.224 (N) 609.225 (R) 609.225 (R) 609.225 (R) 609.226 (A) 609.226 (A) 609.32 (R) 609.32 (R) 609.321 (N) 609.322 (N) 609.323 (N) 609.324 (N) 609.325 (N) 609.326 (N) 609.326 (N) 609.326 (N) 609.341, Subd. 3 (A) 609.341, Subd. 13 (A) 609.341, Subd. 14 (N) 609.343 (A) 609.344 (A) 609.345 (A) 609.345 (A)	233 233 258 258 258 258 258 258 258 258 258 255 255	1 23 24 25 25 4 5 6 7 25 8 1 9 1 2 3 4 5 6 9 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
609.53, Subd. 1 (A) 609.53, Subd. 2 (A) 609.562 (A) 609.563 (A) 609.595, Subd. 1 (A) 609.746 (N) 609.774 (N) 609.774, Subd. 2 (A) 611.033 (A) 611.04 (R) 611.08 (R) 617.298 (N)	258 232 232 258 258 258 258 63 289 258 233 233 233	15 1 2 16 17 18 19 1 2 20 42 25 42

617.299 (N)	290	2
626.05, Subd. 2 (A)	258	21
626.11 (A)	258	22
626.13 (A)	258	23
626.556, Subd. 2 (A)	143	1
626.556, Subd. 2 (A) 626.84 (A) 626.841 (A) 626.8461 (N) 626.8462 (N)	255 282 282 282 282 282	7 1 2 3 5 6 7
626.8463 (N) 626.8464 (N) 626.8465 (N) 626.8466 (N) 626.8467 (N)	282 282 282 282 282 282	8 9 4
626A.05, Subd. 2 (A)	255	8
627.01 (A)	233	26
627.01 (A)	258	24
627.03 (R)	233	42
627.04 (R)	233	42
627.05 (R)	233	42
627.05 (R) 627.06 (R) 627.07 (R) 627.08 (R) 627.09 (R) 627.10 (R)	233 233 233 233 233 233	42 42 42 42 42
627.13 (R)	233	42
627.14 (R)	233	42
628.01 (A)	233	27
628.02 (A)	233	28
628.03 (R)	233	42
628.04 (R)	233	42
628.05 (R)	233	42
628.06 (R)	233	42
628.07 (R)	233	42
628.08 (R)	233	42
628.11 (R) 628.14 (R) 628.18 (A) 628.19 (R) 628.29 (R) 628.30 (R)	233 233 233 233 233 233 233	42 42 29 42 42 42
628.31 (R) 628.32 (R) 628.33 (R) 628.54 (A) 628.55 (R)	233 233 233 233 233 233	42 42 42 30 42
628.57 (A)	233	31
628.58 (R)	233	42
628.59 (R)	233	42
628.63 (A)	233	32
628.64 (R)	233	42
628.68 (A) 629.341 (A) 629.42 (R) 629.43 (R) 629.46 (R) 629.47 (A)	233 204 233 233 233 233 233	33 1 42 42 42 34
629.48 (A)	233	35
629.49 (A)	233	36
629.50 (R)	233	42
629.51 (R)	233	42
629.52 (R)	233	42
629.57 (R)	233	42
629.58 (A)	233	37

600 63 (5)		
629.61 (A)	233	38
629.64 (A) 630.01 (R)	233	39
630.01 (R) 630.02 (R)	233 233	42
630.03 (R)	233	4 2 4 2
630.04 (R)	233	42
630.05 (R)	233	42
630.06 (R)	233	42
630.07 (R)	233	42
630.08 (R)	233	42
630.09 (R)	233	42
630.10 (R) 630.11 (R)	233	42
630.13 (R)	233 233	42 42
630.14 (R)	233	42
630.15 (R)	233	42
630.16 (R)	233	42
630.18 (A)	233	40
630.19 (R)	233	42
630.20 (R) 630.21 (R)	233	42
630.21 (R) 630.22 (R)	233 233	42
630.23 (R)	233	42 42
630.24 (R)	233	42
630.25 (R)	233	42
630.26 (R)	233	42
630.27 (R)	233	42
630.28 (R)	233	42
630.29 (R)	233	42
630.30 (R) 630.34 (R)	233	42
631.01 (R)	233 233	42 42
631.015 (R)	233	42
631.03 (R)	233	42
631.05 (A)	233	41
631.08 (R)	233	42
631.10 (R)	233	42
631.11 (R) 631.16 (R)	233	42
631.18 (R)	233	42
631.19 (R)	233 233	4 2 4 2
631.23 (R)	233	42
631.24 (R)	233	42
631.25 (R)	233	42
631.26 (R)	233	42
631.27 (R) 631.28 (R)	233	42
631.29 (R)	233 233	42 42
631.30 (R)	233	42
631.31 (R)	233	42
631.32 (R)	233	42
631.34 (R)	233	42
631.35 (R)	233	42
631.37 (R) 631.38 (R)	233	42
631.38 (R) 631.39 (R)	233 233	42
632.01 (R)	233	42 42
632.02 (R)	233	42
632.03 (R)	233	42
632.04 (R)	233	42
632.05 (R)	233	42
632.06 (R) 632.07 (R)	233	42
632.07 (R) 632.08 (R)	233	42
632.09 (R)	233 233	42
	233	42

632.10 (R)	233		42
632.11 (R)	233		42
632.12 (R)	233		42
632.13 (R)	233		42
645.021 (A)	176		1
645.023, Subd. 1 (A)	176		2
645.18 (A)	8		1
645.44, Subd. 5 (A)	332	I	92
648.31, Subd. 1 (A)	50		69
648.31, Subd. 1 (A)	56		3
648.32 (A)	56		4
648.40 (A)	56		5
648.41, Subd. 1 (A)	56		6

