

KFM 5415 .S48× 1985 Law Summ.

n '85 Law Summaries

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Session Review

Editors note: This second edition of Session Review contains summaries of all the bills signed into law during the 1985 regular and special legislative sessions. The new laws are listed numerically by chapter under the appropriate committee heading. In addition, indexes are provided that cross-reference chapters, senate files and house files with the appropriate subjects.

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On the cover:

During the Interim, the darkened, silent Senate Chamber provides a sharp contrast to the noise and activity of the closing days of a Legislative Session. Tour guides from the Minnesota Historical Society conduct tours of the Capitol and highlight the artistic and historic features of the Senate Chamber, the House Chamber and the Supreme Court Chamber. For more information about the tours call the Capitol Information Desk at 296-2739. Photo by David J. Oakes.

Agriculture & Natural

Resources

Chap. 4-S.F. 54 "Minnesota Emergency Farm Operating Loans Act"; establishes a temporary interest payment program on existing farm operating and ownership loans; provides for payment by the commissioner of commerce to the Farmers Home Administration for loan guarantees and debt restructuring; provides for lender qualification for interest payment through a signed agreement to suspend foreclosure on all farm loans for a certain period of time; prohibits payment of interest to a lender having foreclosed the loan; requires lender to review classified farm loans to determine submission to the FmHA; provides for interest payment on new farm operating loans; and sets penalties for lenders or farmers willfully or intentionally misrepresenting farm operating expenses, other required information or misusing money. Effective date: Mar. 6, 1985 DAVIS, REDALEN

Chap. 9-S.F. 102 Changes the down payment percentage and value terms for county timber sales on tax-forfeited lands. Effective date: Aug. 1, 1985 WILLET, THORSON

Chap. 12-H.F. 34 Exempts newly-established farm wineries from using Minnesota grown grapes. Effective date: Aug. 1, 1985 REDALEN, BENSON

Chap. 19-S.F. 546 Creates a data collection task force to develop a uniform procedure for collecting data on the financial status of agriculture in Minnesota and to oversee the implementation of the Farm Crisis Intervention Act; requires a report summarizing the financial condition of farmers that includes statistics on the number of foreclosures, delinquent payments and outstanding debts; appropriates money to the State Board of Vocational Technical Education and to the Agricultural Extension Service of the University of Minnesota to provide farm financial crisis intervention services. Effective date: April 17, 1985 WEGSCHEID, FRERICHS

Chap. 26-S.F. 679 Eliminates the requirement that the commissioner of natural resources hold the annual timber harvest public informational meeting during the month of May. Effective date: April 20, 1985 LESSARD, THORSON

Chap. 44-H.F. 604 Requires the commissioner of agriculture to establish a registration system for farmers breeding, raising, producing and marketing certain fur bearing animals or the products of fur bearing animals; defines fur bearing animals to be certain animals of the second or later generation raised in captivity; requires the commissioner to furnish free tags for transport and sale of the animals and products upon request; requires registered farmers to file a verified report of the number of pelts of each species of animal sold during the preceding calendar year; repeals fur farmer license requirements. Effective date: Aug. 1, 1985 MCDONALD, MERRIAM

Chap. 54-H.F. 928 Requires registration of snowmobiles; eliminates the collector snowmobile registration requirement; and eliminates the registration requirement for snowmobiles in transit. Effective date: May 2, 1985 THIEDE, KRONEBUSCH

Chap. 59-H.F. 94 Requires the greater portion of the Soil and Water Conservation Board allocation of cost sharing funds to districts to be based on statewide priorities established by the board; requires the allocated funds to be used for conservation practices that address high priority problems identified in district comprehensive and annual work plans; authorizes the remaining funds to be allocated for technical and administrative assistance and for conservation practices that address lower priority erosion, sedimentation or water quality problems; requires state board rules to prescribe the scope and content of comprehensive plans, plan amendments and annual work plans required to qualify for cost sharing funds; requires the rules to also prescribe the standards and methods necessary for the planning and implementation of priority cost sharing programs; provides that a share of the cost of conservation practices be paid from state cost sharing funds and sets forth requirements for districts to document efforts to identify and contact land occupiers with high priority erosion problems. Effective date: Aug. 1, 1985 REDALEN, DECRAMER

Chap. 61-H.F. 230 Provides for the sale of surplus state land near the veterans home in Dakota County to the city of Hastings; provides for industrial use after a certain date. Effective date: May 7, 1985 OZMENT, WEGSCHEID

Chap. 67-H.F. 565 Expands certain powers of the state Soil and Water Conservation Board relating to insuring compliance with established statewide soil and water conservation programs and policies; and authorizes grant agreements with soil and water conservation districts. Effective date: Aug. 1, 1985 WELLE, DECRAMER

Chap. 75-H.F. 852 Provides for the conveyance of an easement to the city of Duluth for use as a public pedestrian passageway. Effective date: Aug. 1, 1985 BOO, GUSTAFSON

Chap. 80-H.F. 1570 Provides a specific temporary exception to the prohibition on corporate ownership of agricultural land by allowing a specific nursing home to own agricultural land, received as a gift, during the donor's

lifetime. Effective date: May 7, 1985 DEMPSEY, FREDERICKSON

Chap. 81-S.F. 783 Removes certain land from Blue Mounds State Park and adds certain land to Itasca State Park, requires the Department of Natural Resources to maintain the Itasca State Park complex fire department at the present location. Effective date: May 7, 1985 MOE, R.D., OLSON, E.

Chap. 87-H.F. 537 Increases the permissible expenditure, to \$1 per capita, on tourist, agricultural and industrial development promotion in Itasca and Koochiching counties; reapportions the state share of tax-forfeited land sale proceeds to the respective county. Effective date: Local approval SOLBERG, LESSARD

Chap. 93-S.F. 86 Prohibits the sale, purchase or manufacturing of food for human consumption from adulterated milk or cream; prohibits milk producers from changing milk plants after receiving notice of violation from the commissioner of agriculture; specifies notice requirements and penalties; and provides for the deposit of penalty fees into the milk inspection service account. Effective date: August 1, 1985 WEGSCHEID, UPHUS

Chap. 100-S.F. 335 Modifies powers and duties of the Board of Animal Health. Effective date: Aug. 1, 1985 DECRAMER, MCDONALD

Chap. 102-S.F. 1087 Authorizes and provides for the construction of private roads rather than bridges or culverts as drainage system improvements if a private road would be more cost effective or practical. Effective date: Aug. 1, 1985 FREDERICK, HARTLE

Chap. 112-H.F. 882 Authorizes agreements with other states for the cooperative prevention or suppression of forest fires; and details contractors' bond and security deposit requirements for forest development projects. Effective date: May 11, 1985 THORSON, MERRIAM

Chap. 120-H.F. 1113 Authorizes the conveyance of certain state lands in Ramsey and Koochiching counties no longer needed for trunk highway purposes to the Minnesota Historical Society to become part of the historic sites program. Effective date: Aug. 1, 1985 PAPPAS, LESSARD

Chap. 121-H.F. 1150 Authorizes the private sale of certain tax-forfeited land in Chisago county. Effective date: Aug. 1, 1985 JENNINGS, L, PETERSON, R.W. **Chap. 127-S.F. 219** Restricts the mowing of highway rights-of-way located outside cities; permits mowing to destroy noxious weeds or to maintain sight distance for safety, by rule of the commissioner of transportation or by road authority resolution. Effective date: May 18, 1985 DAVIS, ROSE

Chap. 143-H.F. 521 Authorizes Winona county to convey by private sale a certain erroneously acquired highway right of way. Effective date: May 18, 1985 JOHNSON, BENSON

Chap. 154-H.F. 18 Authorizes the issuance of resident fishing licenses by the commissioner of natural resources to military personnel training at Camp Ripley. Effective date: May 21, 1985 WENZEL, SAMUELSON

Chap. 158-S.F. 228 Exempts persons hunting on licensed shooting preserves in Norman, Becker, Wadena, Cass, Crow Wing, Aitkin and Carlton counties and locations north of the northern boundaries of these counties from the pheasant stamp requirement. Effective date: Aug. 1, 1985 LESSARD, NEUENSCHWANDER

Chap. 164-S.F.1374 Establishes lease rates for Fort Snelling State Park concessions for the next five years; provides that leases not be cancelled if all terms are met by the lessee. Effective date: Aug. 1, 1985 FREEMAN, TJORNHOM

Chap. 170-H.F. 937 Alters provisions relating to taking and possession of certain animals; requires a special permit to take beaver damaging private or public property; authorizes an open season on marten; subjects pine marten and opossum to commissioner of natural resources hunting restrictions based on population estimates; increases the number of days authorized for taking otter by trapping; authorizes trap setting for raccoons in muskrat runways; and makes it unlawful to tend wild animal traps between the hours of 7:00 p.m. and 5:00 a.m. Effective date: Sec. 1, May 22, 1985; Sec. 2-6, Aug. 1, 1985 RICHTER, PETERSON, C.C.

Chap. 171-H.F. 1235 Authorizes the conveyance of a portion of the Heartland Trail and other state lands no longer needed for trail purposes to adjoining property owners; and repeals a certain prior tax-forfeited land conveyance in Morrison county. Effective date: May 22, 1985 ZAFFKE, WILLET **Chap. 172-S.F. 45** Recodifies the drainage law. Effective date: Aug. 1, 1985 DECRAMER, JENNINGS, L.

Chap. 178-S.F. 1347 Authorizes the sale of certain state lands in Koochiching county; requires that the value of the improvements to a mink ranch inadvertently built on the land are to be appraised separately; and requires the attorney general's approval of the sale. Effective date: May 22, 1985 LESSARD, NEUENSCHWANDER

Chap. 179-S.F. 1353 Authorizes the sale of certain state land in St. Louis County. Effective date: May 22, 1985 LESSARD, BATTAGLIA

Chap. 190-S.F. 643 Provides that a person illegally taking or possessing muskellunge is guilty of a misdemeanor and subject to a fine of up to \$1,000; authorizes the designation of muskellunge waters and limiting of fishing; and excludes muskellunge lakes from angling restrictions during the spearing season. Effective date: May 24, 1985 WEGSCHEID, STANIUS

Chap. 191-S.F. 664 Revises boundaries of Fond du Lac, Koochiching, and Richard J. Dorer Memorial Hardwood Forests; establishes the Lost River State Forest in an area north and west of the Old Red Lake Indian Reservation boundary. Effective date: May 24, 1985 JUDE, WALTMAN

Chap. 198-S.F. 1202 Allows the commissioner of health to monitor the quality of water in metro area private water supply for pollution from mixed municipal solid waste facilities. Effective date: Aug. 1, 1985 DAHL, NELSON, D.

Chap 217-S.F. 658 Increases the penalty to a gross misdemeanor for illegally buying or selling game and fish, totaling \$300 or more, and adds license forfeiture as a penalty; reduces the interval between signs prohibiting trespassing, hunting, trapping or fishing in wooded areas; and increases the penalty to a gross misdemeanor for violating certain trespass laws. Effective date: Sec. 1-2, May 24, 1985; Sec. 3, 6, June 22, 1985; Sec. 4, 5, 7, Aug. 1, 1985 PETERSON, C.C., THIEDE

Chap. 225-S.F. 1171 Provides for conveyance of a road easement to Olmsted County by the Department of Natural Resources; and appropriates funds for wildlife management. Effective date: May 24, 1985 BRATAAS, BISHOP

Chap. 233-S.F. 919 Requires registration of livestock buyers, grain buyers as crop product buyers and wholesale produce dealers; describes when purchased farm products are subject to a security interest; and modifies various financial statements. Effective date: July 1, 1985 WEGSCHEID, DIMLER

Chap. 236-S.F. 1219 Includes groundwater protection and regulation in the conservation purposes set forth for watershed districts; increases the number of managers allowed to be listed in nominating petitions; requires that hearings for district establishment or termination proceedings and that hearings on appeals be conducted as contested cases; requires that rulemaking hearings be conducted under the Administrative Procedures Act; requires other public hearings be conducted by the water resources board; provides for board referral to an administrative law judge and for notice, upon board finding, of no need for a public hearing; provides for hearing upon request; provides for contested case hearing upon demand under certain conditions; provides an appeal procedure; provides a procedure for increasing the number of managers; includes watershed management organization in the definition of a political subdivision for self insurance purposes; and requires metropolitan area counties to adopt watershed plans to apportion planning, improvement and maintenance costs proportionate to benefits. Effective date: Aug. 1, 1985 STUMPF, WALTMAN

Chap. 237-S.F. 1225 Exempts manufactured home parks and recreational camping areas from food handling license requirements; establishes standards for organic food; requires organic foods to be grown or raised without chemical fertilizers, pesticides, hormones, antibiotics, growth stimulants or arsenicals; establishes soil requirements; requires growers, manufacturers and sellers to provide the Department of Agriculture with certain information upon demand; establishes storage provisions; and provides for department enforcement, investigations and rule adoption. Effective date: Apr. 1, 1986 DAVIS, OMANN

Chap. 241-S.F. 87 Removes the limits on certain fees for state livestock weighing services; provides state paid insurance coverage for certain employees of the livestock weighing, licensing and grain inspection divisions of the Department of Agriculture who are eligible for retirement under the Rule of 85. Effective date: Sec. 1, Aug. 1, 1985; Sec. 2, May 29, 1985 WEGSCHEID, SVIGGUM

Chap. 246-S.F. 1118 Requires lenders receiving agricultural production input lien notification statements to mail a copy of the response to the person requesting financing; allows for lien continuation in grain after cash sale; specifies that the filing officer's duties are to include lien amendment and termination; requires a fee; requires that the lien notification statement is to be void after a certain amount of time; authorizes statement removal from the filing system and destruction after a certain amount of time; requires the secretary of state to adopt rules for filing, amending, terminating and removing lien notification statements. Effective date: May 29, 1985 DECRAMER, BRINKMAN

Chap. 256-H.F. 957 Provides that local governments may enter soil and water conservation agreements; provides for the determination of soil loss limits; provides for model ordinance review; modifies the complaint procedure; provides for soil and water conservation district determination of soil loss; provides for mediation; provides for the application of cost sharing funds for permanent conservations practices; sets a time limit; provides for the Soil and Water Conservation Board to review certain requirements; provides for a district court hearing for landowners and local government units not reaching a mediated agreement; provides for cost sharing fund eligibility; provides for soil and water conservation district assistance to landowners; specifies the requirements of the sedimentation control plan and for a time schedule; repeals the requirement for local government unit inspection of land upon receipt of complaints relating to excessive soil loss; prescribes penalties; includes prevention of excessive soil and water erosion in agricultural land preservation purposes; and changes the name of the Joint Legislative Committee on Agricultural Land Preservation and Conservation to the Joint Legislative Committee on Agricultural Land Preservation and Soil and Water Conservation. Effective date: July 1, 1985 KNUTH, DAVIS

Chap 258-S.F. 1140 Requires swine herd identification by livestock dealers, market operators, stockyard operators, commission companies, buying stations or slaughtering establishments for disease control and meat inspection purposes; prohibits slaughtering for seven days after delivery or until determination by the commissioner of agriculture of compliance with federal standards; and authorizes the commissioner to promulgate rules. Effective date: May 31, 1985 PETERSON, D.L., MCDONALD

Chap. 260-H.F. 155 Specifies the weight of a cord of freshly cut rough green aspen wood. Effective date: Aug. 1, 1985 CARLSON D., WILLET

Chap. 264-H.F. 1256 Exempts certain amusement parks operating in flood plains from certain flood plain management provisions under certain conditions; provides that the state is not liable for flood damage to the park; alters certain provisions relating to water permit and annual water appropriation processing fees; alters certain water permit fees; requires the water permit application fee to be applied to requests to amend or transfer existing permits; sets a ceiling on additional permit applications fees; and authorizes an additional field inspection fee for certain projects. Effective date: Aug. 1, 1985 DEN OUDEN, PETERSON, R.W.

Chap. 269-S.F. 279 Eliminates the law mandating that conservation officers kill dogs that are wounding, killing or pursuing big game animals; allows peace officers the discretion to kill the dogs; restricts the killing of dogs by others; eliminates liability of officer or person who lawfully kills a dog; and increases the penalty for owners of dogs wounding, killing or pursuing big game animals or domestic livestock. Effective: Aug. 1, 1985 MERRIAM, HARTINGER

Chap. 272-S.F. 719 Authorizes the commissioner of natural resources to temporarily permit the taking of two deer by a hunter during a calendar year by firearm or bow and arrow; requires the issuance of an additional license and payment of an additional license fee; requires the commissioner to remove elk from the agricultural areas of the state—specifically, Marshall, Roseau, Pennington and Beltrami counties—by Sept. 1, 1985. Effective date: July 1, 1985 STUMPF, ROSE

Chap. 274-S.F. 866 Requires, by the year 1990, that solid waste generated within the seven-county metropolitan area be sent first to resource recovery facilities; allows the Metropolitan Council to use landfill abatement funds for grants and loans to promote resource recovery and to assist solid waste management planning. Effective date: Sec. 5, July 1, 1985; Sec. 1-4 and 6-47, Aug. 1, 1985 MERRIAM, ROSE

Chap. 276-H.F. 35 Makes changes in the family farm security program; provides for the commissioner of agriculture to use the special account to meet participant loan obligations for up to two years under certain conditions; describes payback, interest and contract for deed participant provisions; eliminates or changes time limits relating to sale of defaulted property; authorizes sale through negotiation; authorizes money orders or bank drafts as bid security and increases the required amount to five percent of the bid price; authorizes special account use for repairs and maintenance costs, advertising and other sales expenses on defaulted farms and for satisfaction of certain fixture loans; authorizes the commissioner of natural resources to lease state lands for the farming of wild rice; includes certain commission merchants or selling agents who sell farm products for another for a fee under the uniform commercial code and farm product buyer provisions. Effective date: June 1, 1985 DIMLER, WEGSCHEID

Economic Development & Commerce

Chap. 1-H.F. 336 Provides for the allocation of 1984 state private activity bond issuance authority. Effective date: Feb. 22, 1985 PAULY, POGEMILLER **Chap. 7-S.F. 106** Authorizes establishment of a detached banking facility in Tofte with prior approval of the commissioner of commerce. Effective date:

Local approval JOHNSON, D.J., BATTAGLIA Chap. 8-S.F. 333 Authorizes establishment of a detached banking facility in Cannon Falls with prior approval of the commissioner of commerce. Effective

date: Local approval MEHRKENS, SVIGGUM **Chap. 27-H.F. 85** Authorizes establishment of a detached banking facility in Santiago with prior approval of the commissioner of commerce. Effective date: Local approval BRINKMAN, DAVIS

Chap. 34-H.F. 241 Modifies certain motor vehicle sale and distribution

regulations. Effective date: Aug. 1, 1985 DEMPSEY, DAHL

Chap. 43-H.F. 517 Authorizes miscellaneous life insurance funding agreements; and prescribes powers of the commissioner. Effective date: Aug. 1, 1985 KNICKERBOCKER, FREEMAN

Chap. 49-S.F. 437 Provides for the regulation of fraternal benefit societies by the Department of Commerce; specifies the form of government, purpose and powers; establishes member qualifications, office and meeting locations, grievance procedures, personal liability, indemnification and insurance; provides for reinsurance agreements, consolidations and mergers; provides for conversion of fraternal benefit societies into mutual life insurance companies; describes benefits, beneficiaries, benefit contract requirements, investments and funds; provides exemption from other insurance laws and from taxation; details required reports, examinations, rehabilitation and dissolution provisions; sets forth license requirements, foreign or alien society requirements; provides for court review of commissioner's decisions and findings; sets penalties; and repeals the existing statutory provisions relating to fraternal beneficiary associations. Effective date: Aug. 1, 1985 PETTY, HALBERG

Chap. 57-H.F. 183 Allows Minnesota's nine largest retailers to raise interest rates on credit card accounts from 16 percent to 18 percent. Effective date: May 2, 1985 HIMLE, SOLON

Chap. 68-H.F. 580 Limits incomes of community development corporation directors to 80 percent of the county or statewide median family income. Effective date: Aug. 1, 1985 O'CONNOR, LANTRY

Chap. 73-H.F. 825 Modifies the definition of class A master electrician to include installation and repair; modifies the definition of electrical contractor to include work performed without compensation; provides that a license does not qualify the holder to perform electrical work; defines class B installer and requires licensing by the board of electricity; prohibits the issuance of new class B master or journeyman electrician licenses after Aug. 1, 1985; increases bonding and liability insurance requirements for electrical contractors; specifies license application and inspection requirements relating to the responsible master electrician of record; provides for license denial, suspension and revocation by the board; authorizes board rules specifying and defining actions and omissions constituting fraudulent, deceptive or dishonest practices and establishes standards of conduct for licensees; updates references to federal safety standards; prescribes a penalty for violating city ordinances pertaining to certain powers granted to local units of government. Effective date: Aug. 1, 1985 BENNETT, WALDORF

Chap. 95-S.F. 921 Specifies the personal property to be subject to certain provisions requiring prepayments for funeral and burial goods and services to be held in trust; requires the person, partnership, association or corporation holding the money in trust to inform the person of the holding in trust of all money paid plus accrued earnings until the death of the person or until request for refund prior to death. Effective date: Aug. 1, 1985 SAMUELSON, FRERICHS

Chap. 107-H.F. 273 Permanently increases the time price differential rate for certain motor vehicles under the Motor Vehicle Retail Installment Sales Act; and limits the rate on certain manufactured homes. Effective date: May 11, 1985 MCKASY, WEGSCHEID

Chap. 114-H.F. 1216 Clarifies the meaning of lender under the Minnesota Emergency Farm Operating Loans Act to include savings and loan associations, credit unions and the federal deposit insurance corporation; modifies eligibility requirements relating to cash flow; modifies certain loan submission requirements; and modifies loan and interest payment dates by the commissioner of commerce. Effective date: May 11, 1985 REDALEN, STUMPF **Chap. 129-S.F. 661** "Membership Camping Practices Act". Sets forth laws regulating membership camping. Effective date: Jan. 1, 1986 FREEMAN, ZAFFKE

Chap. 137-H.F. 216 Authorizes credit unions to exercise certain powers including the authority to establish demand deposits (checking accounts) for members; requires submission of a plan to the commissioner of commerce detailing implementation of the power to be used; and authorizes the operation of certain detached banking facilities in the city of Savage with the approval of the commissioner of commerce. Effective date: Sec. 1 & 3, Aug. 1, 1985; Sec. 2, Local approval HALBERG, DAHL

Chap. 142-H.F. 385 Prohibits plumbing businesses from advertising as "master plumbers" or "plumbing contractors" unless they are licensed; and requires that the plumber's license number be included in all advertisements. Effective date: Jan. 1, 1986 HIMLE, KROENING

Chap. 147-S.F. 375 Provides for domestic life insurance company investments in government obligations; authorizes purchase or sale of rights or options to purchase obligations in certain federally regulated futures contracts. Effective date: Aug. 1, 1985 WEGSCHEID, SKOGLUND

Chap. 148-S.F. 800 Requires real estate broker and salesperson disclosures to parties of real estate transactions relating to party representation and agency relationship; prohibits the false representation and advertising of a sale as a going-out-of-business sale; specifies presumption of false or illegal representation; and provides for rebuttal of presumptions. Effective date: Aug. 1,

1985 REICHGOTT, BECKLIN

Chap. 155-S.F. 71 Establishes a time limit for payment to farm implement retailers by manufacturers, wholesalers or distributors repurchasing inventory; and requires payment of interest on overdue accounts. Effective date: Aug. 1, 1985 SCHMITZ, JOHNSON

Chap. 168-H.F. 345 Provides for mandatory underinsured motorist coverage; clarifies the legislative intent concerning "stacking" of insurance policies; coordinates the priority of applicability of security for the payment of certain benefits; removes bonding requirements for self-insuring political subdivisions; and provides for mandatory arbitration of certain insurance claims. Effective date: Sec. 1-4, 8, 11, and 12, July 1, 1985; Sec. 5 and 9, May 22, 1985 SEABERG, PETTY

Chap. 187-S.F. 581 Authorizes banks and trust companies to make investments in obligations of the United States and in other authorized securities guaranteed by the United States through mutual funds; and limits the amount of mutual fund shares to less than 20 percent of a bank's capital stock and paid-in surplus. Effective date: May 24, 1985 WEGSCHEID, KNICKERBOCKER **Chap. 196-S.F. 1148** Provides that the existence of a "trade secret," as defined in the statute, is not negated because a person acquires the trade secret without knowing it is a trade secret if the person knows or has reason to know the owner intends the secrecy to be maintained. Effective date: May 24, 1985 LAIDIG, TOMLINSON

Chap. 203-S.F. 1278 Provides for the continued assumability of conventional loans made on or after June 1, 1979, and before May 9, 1981. Effective date: Aug. 1, 1985 DICKLICH, KNICKERBOCKER

Chap. 222-S.F. 821 Extends unclaimed property provisions to corporate or business association stock and other intangible ownership interests under certain conditions; provides for assumption of abandonment, evidence of ownership and relief of liability; requires a three-year holding period by the commissioner of commerce prior to sale; and provides for entitlement to sale proceeds for sale prior to expiration of the holding period. Effective date: Jan. 1, 1986 LAIDIG, TOMLINSON

Chap. 239-S.F. 1398 Modifies collateral security requirements for the deposit of public funds in national or insured state banks or thrift institutions; permits local unit governing bodies to authorize the treasurer or chief financial officer to designate a fund depository; authorizes the use of collateral of legally authorized investments for certain debt service funds and qualified state or local government obligations that have a certain rating and are acceptable to the treasurer or chief financial officer; increases the amount required to be on deposit at the close of the business day of notes secured by first mortgages of future maturity computed at market value; excepts early withdrawal penalites on time deposits from certain payment-on-demand provisions; requires written notice, from the depository to the local unit, of excess collateral withdrawals or collateral substitutions; removes certain deposit limits and restrictions; clarifies repurchase agreement provisions; authorizes debt service fund investment in governmental bonds, notes, bills, mortgages and other securities guaranteed or insured by the federal government or agencies, intrumentalities or organizations created by Congress. Effective date: Aug. 1, 1985 WEGSCHEID, SCHREIBER

Chap. 243-S.F. 863 Expands the definition of credit card to certain bank services, banking, check guarantee and debit cards and changes the name to financial transaction card; specifies the crimes of financial transaction card theft and fraud; and prescribes penalties. Effective date: Aug. 1, 1985 REICHGOTT, SEABERG

Chap. 244-S.F. 1045 Provides for the determination of usurious interest at the time of the contract, except for the finance charges on open end credit sales. Effective date: May 29, 1985 KROENING, CARLSON, L.

Chap. 245-S.F. 1067 Requires credit agreements to be in writing, set the relevant terms and conditions and be signed by the creditor and the debtor in order to be binding; provides that certain actions not satisfying the requirements are not to be considered agreements; and prohibits implied agreements. Effective date: May 29, 1985 PETERSON, R.W., DEMPSEY

Chap. 251-S.F. 882 Clarifies the submission of applications for directors and officers liability insurance; provides for the withdrawal of a registration statement that has been on file with the commissioner for a period of nine months and has not became effective; broadens the securities transaction exemption for isolated sales and limited offerings; simplifies an exemption from franchise registration; provides for disclosure of representation by real estate brokers and salespersons; expands those officers who may verify corporate broker licenses; alters the unclaimed property reporting deadline for life insurance companies; raises the aggregation amount for holders reporting unclaimed property; and provides the notification of all lienholders by a unit owners association in an assessment lien foreclosure. Effective date: Sec. 1-10, 14, Aug. 1, 1985; Sec. 11-13, Jan. 1, 1986 PETERSON, D.C., MARSH

Chap. 255-H.F. 857 Authorizes the liquidator of an insolvent insurance company to accelerate the distribution of available assets to certain guaranty associations or entities performing similar functions in other states in payment

of claims against the insurer; describes the required contents of the proposal; provides for disbursements in a certain order of priority; and provides for notice of application and certificate of contribution issuance. Effective date: Aug. 1, 1985 OLSEN, JUDE

Chap. 284-H.F. 242 Requires manufacturers of new motor vehicles to make the following warranty disclosure directly to consumers: "Important: If this vehicle is defective, you may be entitled under state law to replacement of it or a refund of its purchase price. However, to be entitled to refund or replacement, you must first notify the manufacturer, its agent, or its authorized dealer of the problem in writing and give them an opportunity to repair the vehicle"; requires the consumer services unit of the office of the attorney general to study the need for and applicability of consumer protection legislation for purchasers of certain agricultural or farm vehicles; and requires a report to the Legislature by Jan. 1, 1986. Effective date: Sec. 1, Jan. 1, 1986; Sec. 2, June 1, 1985 BENNETT, DAHL

Chap. 290-S.F. 928 Requires hearing aid representatives to be licensed by the commissioner of commerce; and requires the commissioner of health to reconsider the application of speech language pathologists and audiologists for credentialing; provides for a study of hearing instrument dispensing by physicians, audiologists and hearing instrument dispensers; and provides penalties. Effective date: Sec. 1-3, Sec. 4, subd. 1 & 2 and Sec. 5-13, July 1, 1985; Sec. 4, subd. 3, July 1, 1986 WEGSCHEID, FRERICHS

Education

Chap. 15-S.F. 483 Requires the commissioner of finance to issue bonds for a new secondary school in Independent School District #690, Warroad. Effective date: July 1, 1985 STUMPF, TUNHEIM

Chap. 23-H.F. 470 Authorizes independent school districts to enter in agreements to establish joint vocational technical districts (AVTI's) by a resolution adopted by the school board of each district; requires that the resolution be filed with the state director of vocational technical education and the commissioner of education; requires the commissioner to assign identification numbers; requires districts to be governed by joint vocational technical boards; provides for membership, organizational meetings and officers; requires that the boards' powers and duties include the provision of post-secondary and adult vocational education facilities and services, the financing of schools and setting contracts for teachers, administrators and services; sets liability limits; describes teacher assignment and reinstatement rights; provides for exclusive representatives and bargaining agreements for teachers and non-licensed employees; provides for transfer of non-licensed employees and property; authorizes property tax levies and issuance of aid anticipation certificates of indebtedness; provides for the state portion of debt service costs and requires full funding of capital improvements; provides for additional districts joining the joint districts; provides for the payment of certain obligations; and eliminates the specified funding percentage split between the state and school districts for facility construction. Effective date: Apr. 18, 1985 ERICKSON, DECRAMER

Chap. 51-H.F. 151 Prohibits school districts from commencing the school year prior to labor Day; permits teacher workshops to be held before Labor Day; and encourages districts entering into cooperative agreements to adopt similar school calendars. Effective date: 1986-87 school year THIEDE, STUMPF **Chap. 60-H.F. 204** Establishes a student advisory council to the Higher Education Coordinating Board; requires the chair to serve as a nonvoting member of the HECB; and requires one-sixth of the terms of HECB voting members to expire each year. Effective date: Aug. 1, 1985 PIEPHO, HUGHES **Chap. 96-S.F. 994** Provides for the conveyance or lease of state land no longer needed by community colleges to the city for student housing purposes at the request of the State Board for Community Colleges; provides for the reversion to the state when no longer used for student housing; provides an exception; provides for the sale of certain land in Worthington no longer needed by the community college and appropriates the proceeds to the community college board. Effective date: July 1, 1985 NELSON, DYKE

Chap. 116-H.F. 399 Requires the commissioner of natural resources to exchange permanent school fund land located in state parks or waysides for other lands compatible with the goals of the permanent school fund; specifies the goal of the permanent school fund; and requires the commissioner to inventory other permanent school fund lands not compatible with the goals, to report and to make recommendations providing for compatibility to the Legislature. Effective date: Aug. 1, 1985 MCEACHERN, PEHLER

Chap. 122-S.F. 563 Clarifies the provision relating to school board joining of vocational associations and the provision governing the licensing exemption for part-time vocational technical education program teachers; and requires the State Board of Vocational Education to adopt policies about minimum class size and placement ratios. Effective date: July 1, 1985 STUMPF, HEAP

Chap. 162-S.F. 814 Establishes the State Council on Vocational Technical Education, formerly known as the Minnesota State Advisory Council for Vocational Education, as a state agency in the executive branch. Effective date: Aug. 1, 1985 PETERSON, R.W., GRUENES

Chap. 176-S.F. 798 Removes educational assistants from the civil service in Independent School District #709. Effective date: Local approval SOLON, JAROS

Chap. 240-H.F. 282 Declares the purpose of public education to be helping all individuals acquire knowledge, skills and positive attitudes toward self and others to enable them to solve problems, think creatively, continue learning and develop maximum potential for leading productive, fulfilling lives; changes the name of the Minnesota School for the Deaf and Minnesota Braille and Sight Saving School in Faribault to the Minnesota State Academy for the Deaf and the Minnesota State Academy for the Blind; requires certain staff to have sign language or Braille communication skills; authorizes short term admission to acquire socialization and other skills; authorizes admittance of multiple handicapped to the blind academy; subjects the academies to the pupil fair dismissal act; requires a management and governance report by the State Planning Agency and the Departments of Administration, Finance, Employee Relations and Education. Effective date: Aug. 1, 1985 PEHLER, NELSON, K.

Chap. 257-S.F. 647 Authorizes the Minnesota Educational Computing Corporation (MECC) board of directors to form wholly-owned subsidiaries; modifies the limit on the salary of the chief officer; removes the requirement for the corporation to establish prices based on market considerations; and prohibits Minnesota education institutions from contracting with the corporation for administrative microcomputer software products developed by the corporation. Effective date: Aug. 1, 1985 PEHLER, ERICKSON

Elections and Ethics

Chap. 28-H.F. 422 Changes the West St. Paul municipal election day to the first Tuesday after the first Monday in November in even numbered years; and extends the terms of office of elected incumbents in West St. Paul holding office on the effective date to the first business day in January of 1987. Effective date: Local approval MCKASY, VEGA

Chap. 31-H.F. 91 Requires county auditors to prepare corrected precinct lists by Feb. 15 of each year and requires the auditor to provide, at cost, computer accessible forms, if available. Effective date: Aug. 1, 1985 SHAVER, DAHL

Chap. 33-H.F. 157 Requires school district office candidates to be eligible to hold office in the district. Effective date: Aug. 1, 1985 WALTMAN, MEHRKENS **Chap. 39-H.F. 379** Permits spouses, parents, children or siblings of members of governing bodies of municipalities or counties to qualify as election judges. Effective date: Aug. 1, 1985 FJOSLIEN, HUGHES

Chap. 40-H.F. 415 Permits campaign contributions for any statewide election from any one source totaling \$2,000 or more, or in any legislative election amounting to \$200 or more, received between the last day covered in the last report prior to an election and the election to be reported to the Ethical Practices Board by mailgram or certified mail. Effective date: Aug. 1, 1985 MINNE, PETERSON, D.C.

Chap. 72-H.F. 759 Changes the procedure for absentee ballot application for the military; sets ballot preparation deadline; and changes the time period to not more than eight nor less than six weeks for municipal election affidavit of candidacy filing. Effective date: Aug. 1, 1983 BACKLUND, SCHMITZ

Employment

Chap. 130-S.F. 1254 Requires manufacturers of equipment generating certain harmful physical agents to provide purchasing employers with certain information; requires employer training programs to include the level of restricted exposure according to certain standards and the primary entry routes of the hazardous substance into the body; includes small businesses and certain employers engaged in farming operations in some training requirement provisions; extends the deadline for commissioner of labor and industry to implement certain training programs; eliminates the employer's right to request signed employee statements of receipt of appropriate training upon completion; includes agents used in laboratories providing quality control analyses for manufacturing processes in the definition of infectious agent; modifies provisions relating to the employee's records once the departmental inspection file is closed; authorizes the commissioner to bring action in district court for injunctive or other

appropriate relief; and provides for administrative hearings for employee discrimination cases. Effective date: Aug. 1, 1985 DICKLICH, HIMLE

Chap. 157-S.F. 118 Regulates public employee mediation, teacher mediation and strikes, and principal and assistant principal dispute arbitration. Effective date: Sec. 1-2, Aug. 1, 1985 NELSON, SVIGGUM

Chap. 219-S.F. 557 Authorizes workers' compensation insurers to offer discounts from manual premiums under certain conditions; requires the commissioner of commerce to allow credits or discounts from manual premiums based on fixed percentage conditions. Effective date: July 1, 1984 FRANK, POPPENHAGEN

Chap 234-S.F. 986 Details the organization of the incorporated mutual employers' liability insurance association for liability and workers' compensation; includes specifics on certificate provisions, bylaws and seal, annual meeting and voting rights; includes requirements on the number of risks to qualify and to continue in business as well as additional powers, such as writing automobile and glass insurance, internal operation with policies, classifications of risks, rates, premiums and contingent liability, assessments, powers of the board of directors, and withdrawal of subscribers; includes miscellaneous provisions such as perjury by an officer, foreign mutual employers' liability association; creates a board of directors for the reinsurance association; clarifies provisions relating to payment of both permanent partial disability and temporary partial disability compensation to certain employees completing a rehabilitation plan; excludes employer responsibility for injured employer voluntarily participating in wellness program; provides for days off because of lack of work or released for other than seasonal conditions and for minimum economic recovery compensation; provides for the commissioner of labor and industry to appoint alternate members to the rehabilitation review panel and the medical services review board; provides for commissioner notice requirements relating to treatment, appliance and supply rules; clarifies the application of certain medical data access provisions; requires providers to reimburse workers' compensation insurers for certain excess payments; eliminates a provision for American Arbitration Association rules in reopened dispute, which shall be submitted with the consent of interested parties to binding arbitration; provides for an administrative conference to determine recommencement of temporary total compensation under certain conditions; prohibits the awarding of certain costs in hearings before the rehabilitation review panel or the medical services review board; clarifies liability of employer with multiple insurers; transfers determination for workers' compensation to workers' compensation courts with certain time limitations; transfers powers from the Department of Commerce to the Department of Labor and Industry; and repeals provisions relating to review of certain determinations by the Supreme Court and the reopened cash fund. Effective date: Sec. 3, 5-14, 16, 19-22, May 25, 1985; Sec. 15, July 1, 1985; Sec. 1, 4, 17, 18, Aug. 1, 1985; Sec. 2, June 1, 1985 CHMIELEWSKI, SVIGGUM

Energy & Housing

Chap. 6-S.F. 412 Raises the limit on the total amount of outstanding HFA bonds and notes to \$1.620 billion. Effective date: Mar. 19, 1985 MOE, R.D., SEABERG

Chap. 50-S.F. 625 Delays the date when the air conditioner energy efficiency ratio must be 7.8 or higher until Jan. 1, 1987. Effective date: Aug. 1, 1985 REICHGOTT

Chap. 71-H.F. 730 Sets standards for fuel oil, diesel fuel and kerosene; provides additional testing authority, which is based on specifications of the Americal Society for Testing and Materials, for the Weights and Measures Division of the Department of Public Service. Effective date: Aug. 1, 1985 JUDE, TJORNHOM

Chap. 216-S.F. 1279 Provides for a product standard for formaldehyde in building materials used in the construction of housing units; specifies rule requirements; changes manufacturer and builder disclosure requirement; makes builders responsible for the cost of repair or relocation if a consumer can document an unmet product standard at the time manufactured; provides that the manufacturer is not liable unless consumer has documented illness; requires urea formaldehyde levels in certain materials used in newly constructed housing units, including manufactured homes to comply with federal product standards; and removes builders of housing units from certain payment of repair or relocation costs provisions. Effective date: June 30, 1985 VEGA, ZAFFKE

Finance

Chap. 282-H.F. 828 Modifies provisions relating to financial assistance by the commissioner of economic security for community action programs of

community action agencies, Indian reservation governments and the Minnesota Migrant Council; deletes references to Minnesota economic opportunity grants; and removes a restriction limiting the length of service for members of the community action boards of community action agencies. Effective date: June 1, 1985 SVIGGUM, SOLON

Chap. 287-H.F. 1458 Provides for payment of various claims against the state. Effective date: June 1, 1985 VALAN, DAHL

Governmental Operations

Chap. 11-S.F. 122 Changes the membership of the Public Employees Retirement Association Board; sets the salary range of the executive director; provides qualifications for the executive director; provides for the advice and consent of the Senate for confirmation of the executive director; defines the duties of the board; ends the terms of the current board members; and defines the duties of the executive director. Effective date: Sec. 1, 2, 5-12, 14, Apr. 11, 1985; Sec. 3, 4, 13, July 1, 1985 MOE, D.M., KNICKERBOCKER

Chap. 65-H.F. 468 Modifies census requirements relating to property tax levies by cities, school districts and certain metro area towns; and clarifies the duties of the state demographer. Effective date: July 1, 1985 MCPHERSON, WEGSCHEID

Chap. 224-S.F. 319 Clarifies the duties and powers of the State Board of Investment. Effective date: May 24, 1985 MOE, D.M., KNICKERBOCKER

Chap. 239-S.F. 1398 Modifies certain public fund deposit collateral requirements; and provides that the governing body of a municipality may authorize the treasurer or chief financial officer to exercise the powers of the governing body in designating a depository of the funds. Effective date: Aug. 1, 1985 WEGSCHEID, SCHREIBER

Chap. 254-H.F. 648 Establishes the rural rehabilitation revolving fund; liquidates the rural rehabilitation corporation trust and transfers money from the trust to the revolving fund to be invested by the State Board of Investment; provides for the authorized expenditure of investment income; transfers authority from the Minnesota Rural Rehabilitation Corporation and the State Executive Council to the commissioner of energy and economic development; establishes the Governor's Rural Development Council in the department and provides for membership, an executive director and staff; authorizes the council to form advisory task forces to advise or assist the council to identify and work with rural development issues; requires the council to advise the governor and the Legislature on matters of public policy relating to rural development; provides for administration of annual investment income from the rural rehabilitation revolving fund by the council; requires the commissioner to contract for the distribution of grant funds to projects selected by the council; requires the commissioner to implement rules with the concurrence of the council; and provides for review of the council budget before submission to the governor and the Legislature for approval. Effective date: Aug. 1, 1985 SPARBY, DAVIS

Chap. 259-H.F. 98 Expands the availability of certain appropriations for actuarial services; authorizes an amendment to the Duluth Teachers Retirement Fund Association articles of incorporation allowing an annual lump sum post-retirement adjustment; provides for adjustment guidelines; modifies certain St. Paul Teachers Retirement Fund provisions relating to lump sum payments; authorizes the Minneapolis Teachers Retirement Fund Association to amend its articles of incorporation to eliminate the maximum years of service used in computation of formula annuities; ratifies and confirms the rescission of exemption for Faribault Firefighters and Police Relief Associations; authorizes the city to receive amortization state aid; authorizes lump sum payments to certain retired or disabled public employees; provides the covered funds include the Public Employees Retirement Fund (PERA), Public Employees Police and Fire Fund, Teachers Retirement Fund (TRA), State Patrol Retirement Fund, State Employees Retirement Fund of the Minnesota State Retirement System (MSRS) and the Minneapolis Employees Retirement Fund (MERF). Effective date: Sec. 1-5, May 31, 1985; Sec. 6-8, July 1, 1985 KNICKERBOCKER, MOE, D.M.

Chap. 261-H.F. 729 Changes numerous retirement provisions; extends eligibility for fire and police state aid to the University of Minnesota; allows first class city firefighters relief associations to provide for retired member participation on boards of directors; includes county historical society employees in the Public Employees Retirement Association; permits certain former municipal court judges to receive a deferred early retirement annuity under PERA; provides for the continued receipt of amortization state aid and supplementary amortization state aid after local police or salaried firefighters relief association into the Public Employees Police and Fire Fund; authorizes local police and salaried firefighters relief association inclusion of retirees on boards of trustees; provides for police and firefighter

service credit for periods of disability for all disabilitant returning to active employment; clarifies the calculation of service pensions and ancillary benefits for volunteer firefighters and provides for the transfer of service credit from a disbanded volunteer fire department to a fire service district servicing substantially the same area; provides for an increased redemption benefit option for participants in the Hennepin County Supplemental Retirement Program, expands the application of the provisions relating to withdrawal from the program; increases the surviving spouse benefits for Thief River Falls Police Relief Association members; increases Virginia Police Relief Association benefits for retirees and surviving spouses and redefines prevailing pay; provides for the distribution of supplementary amortization state aid based on unrefunded accrued liability as of a certain date; increases Buhl police and Eveleth police, firefighter and surviving spouse retirement benefits; authorizes supplemental benefits for retired members of the New Ulm Police Relief Association; provides for retirement contribution refunds or deferred annuities to certain PERA members employed by the Stevens County Memorial Hospital and the St. Paul Model Cities Health Center project; sets a deadline for PERA refund payments to Owatonna city hospital employees; terminates the Moorhead Police and Firefighters Relief Associations and consolidates them into the Public Employees Police and Fire Fund; modifies St. Louis Park Firefighters Relief Association service pension and disability benefit provisions and authorizes prorated survivor benefits; provides for reinstatement of benefits to a certain surviving spouse from the Albert Lea Police and Firefighters Relief Associations; and increases Edina Firefighters Relief Association survivor benefits and provides for funeral benefits. Effective date: Various dates SCHEID, POGEMILLER

Chap. 285-H.F. 786 Transfers the authority to make appointments to certain commissions, committees, councils and boards from the governor to various commissioners, directors, board chairs, the Legislature and the Supreme Court; abolishes the Cable Communications Board and transfers certain duties to the commissioner of commerce; defines class A, B and C cable systems and establishes franchise procedures and standards and ordinance requirements; clarifies program content liability provisions; eliminates certain restrictions on extension of service outside a core service unit; sets conditions for access to multiple dwelling complexes by alternative providers; provides for pole, duct and conduit agreements between cable communications companies and public utilities; facilitates the activation of a metropolitan area interconnected regional cable communications television channel (uniform VHF channel 6); requires provision of certain programs and services; provides for channel status as an independent nonprofit corporation, for designation of a regional channel entity and for appointment of the governing body; restructures the Gillette Children's Hospital Board; reduces the size of the Alcohol and Drug Abuse Advisory Council; changes the procedure for appointments to the Board of Assessors; removes the governor as the chair of the Minnesota Manufacturing Growth Council; abolishes the Senate, House, and gubernatorial Committees on Interstate Cooperation and the Minnesota Commission on Interstate Cooperation; and abolishes the Minnesota Telecommunications Council. Effective date: Sec. 3, 10-43, and 48, July 1, 1985; Sec. 1, 2, 4-9, 44-47, 49-54, Aug. 1, 1985 GUTKNECHT, POGEMILLER

Chap. 296-H.F. 1109 Removes the geographical distribution requirement and certain preference limits of the small business set-aside program; requires contracts for the purchase of products covered by manufacturer warranty to provide for vendor servicing; requires the commissioner of administration to award certain procurements for bidding only to small businesses owned and operated by socially or economically disadvantaged persons or to award a certain percentage preference in the amount bid on selected state procurements to small businesses owned and operated by socially or economically disadvantaged persons or to use any other authorized bidding process to reach a goal of nine percent of bids awarded to small businesses owned and operated by socially or economically disadvantaged persons; provides alternatives to the ten percent subcontracting requirement on contracts in excess of a certain amount under certain conditions; exempts construction or consultant, professional or technical contracts financed with federal funds and subject to federal disadvantaged business enterprise regulations from certain procurements requirements; includes sheltered workshops and work activity programs in the definition of socially or economically disadvantaged person and excludes them from the five year certification requirement; and requires the commissioner to report to the governor and legislature on the short and long term effects of the preference bidding process on businesses owned and operated by socially or economically disadvantaged persons. Effective date: Aug. 1, 1985 FRERICHS, ADKINS

Health & Human Services

Chap. 21-H.F. 621 Revises archaic references to mental and/or physical

handicapping conditions in statutes relating to health and human services; and places certain state hospital work activity programs under partial authority of the commissioner of economic security. Effective date: Aug. 1, 1985 GRUENES, FRANK

Chap. 45-H.F. 985 Extends the eligibility time for medical assistance payments for certain pregnant women to the time of physician confirmation of the pregnancy; and requires the commissioner of human services to, according to rules, make special needs payments for medically necessary prenatal care of the pregnant woman and the unborn child. Effective date: Aug. 1, 1985 BIATZ, ADKINS

Chap. 111-H.F. 782 "Minnesota Indian Family Preservation Act"; requires local social service agencies or private licensed child placing agencies to determine whether certain children are Indian and to identify the tribes; requires notice to the tribal social service agency within a certain time of the determinations leading to out of home placement; requires the agency to give the tribal social service agency full cooperation upon request; requires agencies seeking Indian child placement to make reasonable efforts to identify and locate extended family members; provides for voluntary placement in foster care; requires notice to parents, tribal social service agency and Indian custodian within seven days following placement, excluding weekends and holidays; provides for the right of participation in administrative review; requires the return of the child under certain conditions; provides that the tribal court is to have exclusive jurisdiction over child custody proceedings involving children residing within the reservation and over proceedings involving nonresident children if they are in the legal custody of a person or agency pursuant to an order of a tribal court order; requires the court to determine tribal affiliation; provides for court transfer of proceeding for the termination of parental rights or involuntary foster care placement for certain children to tribal jurisdiction; provides for the effect of tribal court placement orders and for financial responsibility for placement; requires the commissioner of human services to publish annually a list of all Indian children in residential facilities; requires courts entering final decrees or orders in Indian child adoptive placements to provide the Department of Human Services and the tribal social service agency with copies of the decrees or orders with certain information; provides for the disclosure of certain information necessary for tribal membership; and requires the commissioner to amend certain rules to provide for placing agency cooperation with tribes in securing placement consistent with racial or ethnic heritage. Effective date: Aug. 1, 1985 SVIGGUM, BERGLIN

Chap. 113-H.F. 1193 Requires the commissioner of corrections to develop a policy to provide counseling services to American Indian inmates; and updates statutory language relating to the recordkeeping systems of county jails and municipal lockups. Effective date: Aug. 1, 1983 CLAUSNITZER, BERTRAM

Chap. 131-S.F. 901 Increases incentives for enforcing and collecting child support; and requires child support or maintenance obligors to file address or residence changes. Effective date: Aug. 1, 1983 BERGLIN, CLAUSNITZER

Chap. 182-S.F. 243 Regulates the practice of physical therapy; includes evaluation other than medical diagnosis, treatment and referrals in the definition of physical therapy; clarifies the exclusion of the practice of medicine or the practice of chiropractic; provides for periodic review of ongoing treatment under certain conditions defined by Board of Medical Examiners rule; requires compliance with requests to obtain appropriate clearance for certain mental or physical conditions; authorizes registration denial, suspension or revocation for violations; prohibits certain financial transactions with persons consulting with or referring patients to a physical therapist for treatment. Effective date: Aug. 1, 1985 WEGSCHEID, GRUENES

Chap. 183-S.F. 331 Permits county coroners to remove pituitary glands from bodies during autopsies for purposes of donation to research agencies or organizations; and prohibits removal under knowledge of objection or violation of religious tenets. Effective date: Aug. 1, 1985 ADKINS, MCEACHERN **Chap. 184-S.F. 364** Expands the purposes of health care review organizations to include providing underwriting assistance relating to professional liability insurance coverage applied for dentists or obtained by dentist, or providing assistance to underwriters in evaluating claims against dentists. Effective date: Aug. 1, 1985 WEGSCHEID, POPPENHAGEN

Chap. 213-S.F. 147 Permits the commissioner of human services to allow state hospitals and nursing homes to enter into shared service agreements for laundry services with for profit organizations. Effective date: Aug. 1, 1985 PURFEERST, RODOSOVICH

Chap. 220-S.F. 521 Authorizes the commissioner of corrections to establish rules for retention or expenditure of earnings received by inmates participating in the work release program; provides for disbursement of inmate wages to the place of confinement; provides for contribution of a certain amount of wages to programs to aid victims of crime; clarifies the provisions relating to the use of force by correctional officers in preventing escape; provides for probation services to counties obtaining services from the commissioner. Effective date: May 24, 1985 SOLON, SHERMAN

Chap. 223-S.F. 1320 Establishes a system of regional poison information centers for poison information and control purposes. Effective date: May 24, 1985 LANTRY, ONNEN

Chap. 226-S.F. 966 Requires the commissioner of human services to establish a task force to study the needs of persons with brain impairments; establishes membership requirements; specifies that the task force's duties include needs assessments, model development, resource and gap identification, and new or expanded program feasibility determination; and requires the task force to report to the Legislature. Effective date: Aug. 1, 1985 SOLON, RIVENESS

Chap. 228-H.F. 533 Provides for the practice of veterinary medicine by holders of an ECFVG certificate issued by the American Veterinary Medical Association Education commission for foreign veterinary graduates who have demonstrated knowledge and skill equivalent to graduates of accredited or approved colleges of veterinary medicine; provides for license revocation by the state Board of Veterinary Medicine for unprofessional conduct defined by board rules; permits foreign college of veterinary medicine graduates to work under the direct instruction, control or supervision of licensed veterinarians to complete requirements necessary to obtain the certificate; and repeals the provisions requiring filing of license with the clerk of district court. Effective date: Aug. 1, 1985 ROSE, WEGSCHEID

Chap. 247-S.F. 1130 Changes the composition of the Board of Medical Examiners and the method of appointing board members; revises the standards and procedures for licensing by the Board of Medical Examiners; specifies prohibited conduct, including engaging in certain sexual conduct, and grounds for disciplinary action; requires a written statement of board procedures for investigating, reviewing and imposing disciplinary actions; provides that actions taken be published and available to the public by certain times; changes certain provisions relating to license suspension; provides for evidence, mental or physical examination and for board access to medical data and health records; provides for exemptions from provisions relating to disciplinary action; specifies unlawful practice and sets penalties; provides for reporting of conduct constituting grounds for discipline to the board; requires certain health care institutions and medical societies to report actions taken to the board; requires malpractice insurers to periodically submit to the board a report concerning malpractice settlements or awards and sets forth required information; requires court reports to the board relating to certain findings; requires self reporting by physicians under certain conditions; authorizes board subpoenas for report production; provides immunity from civil or criminal liability for reporting and for board members or employees involved in investigations; specifies the confidentiality of reports and records; requires physician cooperation in investigations; specifies forms of disciplinary action; requires certain special disciplinary procedures for health related licensing boards with the exception of the Board of Veterinary Medicine and requires a report to the Legislature. Effective date: Aug. 1, 1985 WALDORF, ONNEN

Chap. 252-S.F. 916 Authorizes the commissioner of human services to establish a state mental health services planning council to advise on mental health service coordination among state agencies, needs for services to minorities or other underserved groups; requires counties to contract with nonprofit organizations; changes set aside project amounts; revises procedures and requirements under the Aid to Families with Dependent Children, Medical Assistance and General Assistance programs and appropriates money. Effective date: Aug. 1, 1985 BERGLIN, GRUENES

Chap. 253-H.F. 186 Authorizes county boards to contract with public or private agencies in bordering states for mental health services; and provides for exceptions. Effective date: May 30, 1985 SHERMAN, SAMUELSON

Chap. 262-H.F. 1070 Requires the commissioner of corrections to establish a program to prevent sexual exploitation by psychotherapists as part of the program for victims of sexual assault and in consultation with the Task Force on Sexual Exploitation by Counselors and Therapists; describes program requirements; authorizes background studies by the commissioner of corrections on certain personnel employed by licensed correctional facilities servicing children and youth; requires certain law enforcement officials to furnish the commissioner with certain criminal conviction data available from local, state and national criminal history record repositories; delays the expiration date of the Task Force on Sexual Exploitation by Counselors and Therapists and provides for reimbursement for certain expenses; creates an advisory task force to study and report to the commissioner of health and the Legislature on the need for licensing or regulation of psychotherapists; and provides for membership and report requirements. Effective date: July 1, 1985 OZMENT, PETERSON, D.C.

Chap. 267-S.F. 251 Establishes an educational program, funded from a grant from the Board on Aging, for nursing home consumer advisory councils; authorizes a surcharge on license fees; and requires an evaluation and report to the Legislature by the Board on Aging. Effective date: July 1, 1985 BERGLIN, BOO

Chap. 275-S.F. 1176 Sets a new child protection workers job classification; requires continuing education; provides for a joint training program; and

requires a report to the Legislature. Effective date: July 1, 1985 MERRIAM, BLATZ

Chap. 279-H.F. 535 Requires schools with lead solder pipe joints to periodically flush pipes and faucets to eliminate lead exceeding safe drinking water levels established by the Department of Health for potable water systems; requires the department to determine guidelines for the necessity and frequency of flushing lead solder pipes; prohibits the use of lead pipe, solders and flux containing more than 0.2 percent lead in plumbing installations conveying potable water supplies; requires sellers of lead solder, except for sellers whose primary business is contracting in plumbing, heating, and air conditioning, to not sell any solder containing 0.2 percent lead unless the seller displays a sign stating the prohibition. Effective date: June 1, 1985 SHERMAN, ADKINS

Chap 283-H.F. 1175 Expands the definition of medically neglected child; provides for intervention by the commissioner of human services after a report of medical neglect; and requires the local agency to report and initiate proceedings in cases of medical neglect. Effective date: Aug. 1, 1985 KIFFMEYER, CHMIELEWSKI

Judiciary

Chap. 5-S.F. 252 Establishes separate procedures for shareholder approval of amendments to articles of incorporation for closely held corporations and corporations other than closely held corporations. Effective date: Mar. 9, 1985 PETTY, HEAP

Chap. 10-H.F. 68 Eliminates the requirement for court qualification of testamentary trustees before distribution by personal representatives in probate proceedings. Effective date: Aug. 1, 1985 MCKASY, DIETERICH

Chap. 13-H.F. 329 Modifies the procedures that part-time peace officers must follow to prove fulfillment of required training for the Peace Officer Standards and Training Board and changes part-time peace officer quota provisions. Effective date: Aug. 1, 1985 OLSEN, BERTRAM

Chap. 16-S.F. 198 Authorizes the registrar of titles to require landowners conveying certain parcels of unplatted land to file drawings in triplicate without a district court order; authorizes the use of registered land surveys for multilevel tracts; establishes map requirements; and clarifies provisions relating to corporate owner adoption of a resolution for dissolution, to instruments executed by owners having fee titles held in trust, and to requirements for joint tenancy clearance. Effective date: Aug. 1, 1985 REICHGOTT, BLATZ

Chap. 24-S.F. 177 Provides for the admissibility into evidence of out-of-court statements by mentally impaired persons and children for prosecution of criminal sexual conduct cases and defines mentally impaired as persons lacking judgment to give reasoned consent due to inadequately developed or impaired intelligence or a substantial psychiatric disorder of thought or mood. Effective date: Aug. 1, 1985 PETTY, STATEN

Chap. 38-H.F. 335 Removes specific information, including the names of the judge, witnesses and jury members, from the certified record of commitment of persons convicted of a felony or gross misdemeanor. Effective date: Aug. 1, 1985 BISHOP, KNAAK

Chap. 41-H.F. 461 Provides that Ramsey County municipal court judges set the salaries for the conciliation court referees. Effective date: Apr. 30, 1985 COHEN, KNAAK

Chap. 46-S.F. 46 Changes a cross reference relating to undistributed property after dissolution of a cooperative. Effective date: Aug. 1, 1984 PETERSON, C.C., POPPENHAGEN

Chap. 48-S.F. 379 Requires that the articles of incorporation and the certificate of change of location of the registered office of a nonprofit corporation contain a mailing address. Effective date: Aug. 1, 1985 SIELOFF, VELLENGA

Chap. 53-H.F. 511 Redefines the crime of assault in the second degree as "whoever assaults another with a dangerous weapon may be sentenced to imprisonment for not more than five years or to payment of a fine of not more than \$10,000, or both." Effective date: Aug. 1, 1985 BISHOP, PETERSON, R.W. **Chap. 64-H.F. 454** Provides defenses to the charge of operating a motor vehicle without valid registration if the person produces a statement from the registrar to the effect that the person was not notified by the registrar of the annual renewal for the registration and pays the motor vehicle tax and fees due within ten days of being cited for the violation; and provides for the duties of the registrar relating to notification of registration renewal. Effective date: May 7, 1985 MCKASY, DIETERICH

Chap. 74-H.F. 831 Provides for the extradition of persons residing in the territory of the U.S. and charged with or convicted of a crime committed within the territory of a foreign country under treaty with the U.S.; allows the

governor to authorize the commissioner of corrections to deliver any inmate of a state correctional facility under an extradition demand to the custody of the appropriate federal officials for surrender to the foreign country; requires the commissioner to take any other action necessary to implement state participation in the treaty; provides that extradition does not diminish the effect of any sentence imposed in this state; provides that the sentence is to run during the time of custody; and provides that the offender is not subject to return to the custody of the commissioner except in the case of an unserved portion of the Minnesota sentence. Effective date: Aug. 1, 1985 OZMENT, SPEAR

Chap. 84-H.F. 266 Specifies conditions for on or off duty jurisdictional or cross jurisdictional arrests without warrant by peace officers, constables and part time peace officers; specifies powers of arrest without warrant for certain Department of Natural Resources personnel, including game refuge patrolmen and conservation officers; authorizes peace officer off duty arrests outside jurisdiction only when confronted with circumstances permitting the use of deadly force; and provides for peace officer indemnification by the state. Effective date: Aug. 1, 1985 MARSH, SPEAR

Chap. 94-S.F. 143 Changes the effective dates for validation and reporting of certain mortgage foreclosure sales. Effective date: Various dates PETERSON, R.W., DEMPSEY

Chap. 97-S.F. 1071 Alters and clarifies provisions providing for access to certain corporate records by shareholders, beneficial owners or holders of voting trust certificates of publicly held corporations; prohibits use of accessed corporate records for purposes other than proper purposes; authorizes court issuance of a protective order or other relief for enforcement purposes; and defines publicly held corporation and proper purpose. Effective date: May 10, 1985 PETTY, MCKASY

Chap. 104-S.F. 1214 Clarifies immunity from liability provisions under the Good Samaritan Law for volunteer firefighters who provide assistance at emergency scenes by excluding payments, reimbursement for expenses or pension benefits from the definition of compensation. Effective date: Aug. 1, 1985 PEHLER, MARSH

Chap. 110-H.F. 645 Specifies conditions for court revocation of a stay or probation involving failure to pay a fine or court ordered restitution; specifies allowable elements of a restitution order to include return of or certain payment for damaged property, economic loss payments for injury or death or restitution in services; prohibits the court from imposing restitution for compensated losses; provides for enforcement of orders by the state or victims; requires order issuance procedures to include presentence investigation; and provides for resolution of disputes. Effective date: Aug. 1, 1985 BISHOP, PETERSON, R.W.

Chap. 119-H.F. 657 Prohibits public access to data identifying youthful victims of criminal sexual behavior; authorizes access to the actual records and to the identity of the defendant. Effective date: Aug. 1, 1985 LEVI, PETTY **Chap. 123-H.F. 683** Allows a minor to be a donor for purposes of the Uniform Anatomical Gift Act; requires written consent of both parents, a legal guardian, or the parent or parents with legal custody; provides that the gifts is to become effective upon the death of the donor; and specifies document requirements. Effective date: Aug. 1, 1985 JOHNSON, KRONEBUSCH

Chap. 125-H.F. 1382 Authorizes the chief judge of each judicial district to establish new transcript fee ceilings annually. Effective date: Aug. 1, 1985 COHEN, SIELOFF

Chap. 126-S.F. 207 Defines sports bookmaking; provides for undercover buy fund use for investigation of cross jurisdictional criminal gambling activity. Effective date: Aug. 1, 1985 SPEAR, BLATZ

Chap. 140-H.F. 368 Requires a notice of dishonor for issuing a worthless check to cite laws stating civil and criminal liability and a description of the penalties contained in the laws; and clarifies the effect of a service charge provision. Effective date: Aug. 1, 1985 DEN OUDEN, REICHGOTT

Chap. 141-H.F. 374 Provides for fire scene security during arson investigations; provides that persons not complying with fire scene security measures are guilty of obstructing legal process; redefines arson in the second degree to include buildings of any value; redefines arson in the third degree to include destruction or damage to any real or personal property; excludes fires set pursuant to validly issued licenses, permits, or with written permission from the local fire department from arson provisions; and modifies penalty provisions relating to negligent fires. Effective date: Aug. 1, 1985 SEABERG, FREEMAN

Chap. 144-H.F. 576 Preempts all authority of cities; counties; towns or other governmental subdivisions to regulate firearms, ammunition or respective components to the complete exclusion of any order, ordinance or regulation; allows exceptions to include the regulation of the discharge of firearms and the adoption of regulations identical to state law. Effective date: Aug. 1, 1985 BEGICH, LESSARD

Chap. 149-S.F. 709 Increases the jurisdictional limit on civil claims heard in conciliation court, from \$1,250 to \$2,000. Effective date: Aug. 1, 1985 JUDE,

MCKASY

Chap. 150-S.F. 1049 Makes amendments to the vulnerable adult abuse reporting act; eliminates local mental health programs funded by county boards from the definition of facility; redefines abuse and neglect; defines and protects vulnerable adults from financial mismanagement by others; grants immunity from civil liability to persons exercising due care in making a report, assisting in assessment or enforcing the law; provides for medical examiner or coroner reports to licensing agencies; authorizes local agency intervention to protect the vulnerable adult from serious harm and includes the appointment of guardians or conservators; requires the duties of prosecuting authorities to include investigation, prosecution and the transmittal of findings and disposition to the referring agency; provides for the classification of investigative data; and provides that the identity of the reporter be made available to investigating agencies. Effective date: Aug. 1, 1985 SPEAR, BURGER

Chap. 151-S.F. 1077 Increases the amount of expense reimbursement for persons required to testify in criminal proceedings in another state. Effective date: Aug. 1, 1985 POGEMILLER, BACKLUND

Chap. 153-H.F. 449 Provides procedures for the prejudgment seizure of property as a proceeding ancillary to civil actions for the recovery of money; requires that the order for attachment be issued only by a judge of the court in the county of the pending civil action; specifies grounds for attachment; provides for preliminary attachment order prior to hearing in extraordinary circumstances; specifies application requirements, conditions, order, subsequent hearing and notice requirements, including notice of exemptions; details attachment after notice and hearing, standards for order, and protection of claimant; describes claimant and respondent bonding requirements; details attachment order requirements and optional provisions; requires execution of order by county sheriff; sets time limit; provides for payment of costs and fees; provides for attachment of real estate by filing for record with the registrar of titles for registered property; and provides for modification or expiration of attachment. Effective date: Aug. 1, 1985 BLATZ, LUTHER

Chap. 159-S.F. 583 Increases the penalty to a gross misdemeanor for certain assaults and trespasses on the grounds of facilities providing emergency shelter or transitional housing for battered women and their children; and provides for evidence of prior conduct in domestic abuse prosecutions. Effective date: Aug. 1, 1985 SPEAR, BLATZ

Chap. 160-S.F. 693 Provides for the distribution of excess proceeds from forfeited prohibited drug sales between the prosecuting agency with jurisdiction over the criminal offense or the agency handling the forfeiture proceeding and the investigating agency; provides for the forfeiture of communications devices and proceeds derived from commission of certain crimes; provides for continued receipt and retention of certain sale proceeds by certain local police relief associations; and regulates the use, possession and sale of electronic incapacitation devices (stun guns). Effective date: Aug. 1, 1985 SPEAR, BISHOP

Chap. 161-S.F. 781 Clarifies the authority to release juvenile court records under certain provisions relating to crime victims rights. Effective date: Aug. 1, 1985 PETERSON, D.C., KELLY

Chap. 165-S.F. 1388 Clarifies the jurisdiction of the Court of Appeals to issue writs of certiorari to all agencies except the Tax Court and the Workers' Compensation Court of Appeals; and authorizes the review of decisions of the commissioner of economic security. Effective date: May 21, 1985 REICHGOTT, BISHOP

Chap. 166-S.F. 1429 Provides for indemnification of judges and officers of the legislative and judicial branches from tort, civil or equitable claims; preserves immunities; and provides for exemptions from applicability. Effective date: Aug. 1, 1985 PETERSON, R.W., BISHOP

Chap. 167-H.F. 274 Includes flammable liquid in the definition of dangerous weapon; defines flammable liquid; and provides for the exclusion of intoxicating liquor from the definition of flammable liquid. Effective date: Aug. 1, 1985 OZMENT, FRANK

Chap. 175-S.F. 609 Modifies the limit on waiver of rights and remedies under the human rights act; provides standards for the rescission of waiver or release of rights or remedies; and requires notice of the right to rescind the waiver or release to the waiving or releasing party. Effective date: Sec. 1, Subd. 1, Aug. 1, 1984; Subd. 2, Aug. 1, 1985 REICHGOTT, HALBERG

Chap. 185-S.F. 448 Provides that assault of municipal or volunteer firefighters, emergency medical services personnel, or Natural Resources Department firefighting employees who are engaged in duty is assault in the fourth degree. Effective date: Aug. 1, 1985 WEGSCHEID, TOMPKINS

Chap. 195-S.F. 1036 Requires court assistance in the writing and filing of petitions for protection orders in domestic abuse cases; authorizes the court to set a new hearing date under certain conditions relating to insufficient time for notice to the respondent; provides for the service of petition and hearing notice by published notice under certain conditions relating to nonavailability; clarifies certain court relief provisions; authorizes the awarding of

temporary custody or visitation of minor children, while giving primary consideration to the safety of the victim and the children; provides for the awarding of temporary use and possession of property with restrictions on transfer, encumbrance, concealment or disposal; and authorizes the court to extend protection order time periods. Effective date: Aug. 1, 1985 REICHGOTT, GREENFIELD

Chap. 214-S.F. 1434 Alters procedures for service of summons in forcible entry and unlawful detainer actions. Effective date: Aug. 1, 1985 JUDE, MCPHERSON

Chap. 218-S.F. 566 Uniform Foreign Country Money-Judgments Recognition Act. Effective date: Aug. 1, 1985 JUDE, REES

Chap. 221-S.F. 374 "Minnesota Uniform Transfers to Minors Act"; regulates transfers of property to persons under the age of 21; provides for nomination or designation of a custodian; regulates transfers by gift, exercise of power of appointment, will, trust, personal representative, trustee, conservator or obligor to a custodian for the benefits of a minor; requires a receipt for custodial property; provides for the manner of creating custodial property and effecting transfer; and repeals the Uniform Gifts to Minors Act. Effective date: Jan. 1, 1986 SIELOFF, BACKLUND

Chap. 227-H.F. 245 Clarifies the crime of depriving a person other than the parent of child visitation or custody rights; clarifies the crime of depriving a person of custodial or parental rights; and provides for defenses. Effective date: Aug. 1, 1985 SEGAL, POGEMILLER

Chap. 231-S.F. 274 Clarifies the requirement for a hearing prior to continued commitment of mentally retarded persons. Effective date: Aug. 1, 1985 SPEAR, LONG

Chap. 232-S.F. 455 "Uniform Conservation Easement Act"; provides for the creation, conveyance, recording, assignment, release, modification, termination or alteration of conservation easements held by governmental bodies or charitable organizations to retain or protect natural, scenic, or open space values of real property; provides for an unlimited duration; provides an exception; authorizes certain judicial actions; and provides for validity and applicability. Effective date: Aug. 1, 1985 JUDE, MCKASY

Chap. 238-S.F. 1357 Authorizes the district court to impose penalties on taxpayers in contempt of a court order to file a complete and proper income tax return; and authorizes the issuance of additional orders designed to insure compliance with the prior order of the court. Effective date: May 25, 1985 REICHGOTT, HALBERG

Chap. 242-S.F. 281 Permits claims against the state for injury to or death of persons caused by conditionally released inmates of correctional facilities performing certain work in restitution; clarifies the procedure relating to claimant insurance for payment of claims; limits compensation paid to reimbursement for medical expenses and compensation for permanent total or partial disability or death; and prohibits noninstitutional sanction performance at locations failing to meet child labor and occupational safety and health requirements, standards or rules. Effective date: Aug. 1, 1985 PETTY, OGREN

Chap. 248-S.F. 1363 Corrects erroneous, ambiguous, omitted and obsolete references and text; eliminates certain redundant, conflicting and superseded provisions; reenacts certain laws; and provides instructions to the revisor. Effective date: Aug. 1, 1985 JUDE, BISHOP

Chap. 250-S.F. 459 Adopts provisions of the Uniform Probate Code and clarifies laws relating to intestate succession, elective share of surviving spouse and spouses and children omitted from wills; provides for heir determination; authorizes the award of reasonable costs relating to necessary services in probate proceedings to certain guardians or conservators; includes county employees serving as guardians or conservators as part of their employment duties, under certain conditions; permits the court to authorize certain probate proceedings to proceed in forma pauperis; and clarifies provisions relating to lawyer or health professional services reimbursement. Effective date: Sec. 1-25, 27, Jan. 1, 1987; Sec. 26, Aug. 1, 1985 SPEAR, VANASEK

Chap. 265-S.F. 1362 Revises the text of certain laws to remove redundant and obsolete language, to simplify grammar and syntax and to improve the style of language without causing changes in the meaning of the laws affected; and requires the revisor of statutes to supply a specified number of copies of administrative rules free of charge to the attorney general, Legislative Commission to Review Administrative Rules, Library of Congress, State Law Library and University of Minnesota Law School. Effective date: Aug. 1, 1985 REICHGOTT, LEVI

Chap. 266-S.F. 196 Requires county attorneys to prosecute the failure to report physical or sexual child abuse or neglect; clarifies the factors to be considered in the awarding of maintenance in marriage dissolution proceedings; authorizes the use of reasonable force by teachers or other members of the instructional, support or supervisory staff of public or nonpublic schools for restraint purposes; clarifies the definition of person responsible for the. child's care; clarifies language relating to having knowledge or reason to believe or suspecting the existence of abuse or neglect; specifies certain oral and written notice requirements of county sheriffs offices, local welfare

agencies and police departments upon receipt of reports of abuse; provides for local welfare agency report disposition summaries to persons voluntarily reporting except under certain conditions; clarifies provisions relating to immunity from liability for reporting in good faith; removes language relating to exercising due care for certain persons; clarifies good faith and due care provisions for supervisors or social workers employed by local welfare agencies; provides penalties for mandated persons having reason to believe abuse or neglect exists but failing to report and for persons conducting investigations or assessments intentionally disclosing the identity of a reporter prior to the completion of the investigation or assessment; provides for disciplinary action for failure to satisfy certain notice requirements; and provides for written notification of intent to interview the child on school property to school officials. Effective date: Aug. 1, 1985 REICHGOTT, LEVI

Chap. 268-S.F. 276 Enacts the Uniform Law on Notarial Acts; provides for performance of various notarial acts by judges, clerk or deputy clerks of court, notaries and other specific individuals; provides for effect of notarial acts performed in other states and foreign nations and under federal authority; provides for certificate of notarial acts including short forms; clarifies the powers of legislators as ex officio notaries public; and repeals the uniform recognition of acknowledgments act. Effective date: Aug. 1, 1985 SPEAR, ONNEN

Chap. 271-S.F. 650 Increases the penalty for an offense committed against a transit provider or operator when violence or a threat of violence is not involved. Effective date: Aug. 1, 1985 POGEMILLER, VALENTO

Chap. 273-S.F. 862 Designates clerks of district court as court administrators; restricts reimbursement to district court reporters for expenses to necessary mileage, traveling and hotel expenses accrued in the discharge of official duties, eliminates the requirement for residency in the district of appointment; and provides conciliation courts with jurisdiction to determine civil actions brought by educational institutions to recover student loans under certain conditions. Effective date: Aug. 1, 1985 PEHLER, MCKASY

Chap. 277-H.F. 78 Defines the crime of owning or operating a disorderly house relating to violation of laws governing the sale of liquor, gambling, prostitution or sale or possession of controlled substances; prescribing mandatory minimum fines of, in addition to gross misdemeanor imprisonment sentences, not less than \$300 nor more than \$3,000 for a first violation and not less than \$500 nor more than \$3,000 for a second violation; provides for prima facie evidence relating to liquor sales, prostitution and gambling; and authorizes more restrictive regulation by local government units. Effective date: Aug. 1, 1985 STATEN, BERGLIN

Chap. 278-H.F. 83 Authorizes the chief judge in Hennepin and Ramsey counties to designate any judge to hear juvenile court cases as a principal assignment regardless of how long the judge has served on that assignment; and provides for repeal of that authority effective Aug. 1, 1989. Effective date: June. 1, 1985 FORSYTHE, REICHGOTT

Chap. 286-H.F. 848 Provides for judicial procedures to protect the welfare of alleged child abuse victims; requires local welfare agencies, prior to issuance of temporary protection orders, to advise the court and the other parties who are present that appropriate social services will be provided to the family or household members during the effective period of the order; requires the court to give docket priority to dependency, neglect, neglected and in foster care, or delinquency petitions containing allegations of child abuse; provides an exception for those delinquency matters where a child is being held in a secure detention facility; authorizes the court, in dependency, neglect or neglected and in foster care proceedings to take the testimony of a child witness informally, including taking testimony of a child witness outside the courtroom when it is in the child's best interest to do so; provides procedures for questioning including authorizing the court to excuse the presence of the parent, guardian or custodian from the room during questioning; authorizes the admissibility of out of court statements by certain children relating to physical abuse or neglect; requires notice relating to the date, time and place of hearing and of the availability of counsel in determinations of a child's placement in a secure detention or shelter care facility; provides for parental visitation and adjudicatory hearings in certain cases and for mental health treatment for alleged child abuse victims under certain conditions; requires the following of an order of preference in disposition of certain cases; clarifies the scope and effect of juvenile court orders; merges the crimes of intrafamilial sexual abuse and criminal sexual conduct; provides for a court stay of imposition or execution of sentence under certain conditions; eliminates the requirement for provision of a certain notice to alleged minor victims of abuse or neglect under 10 years of age or to the parent or guardian when the parent or guardian is the alleged perpetrator of the abuse or neglect; requires records of interviews with alleged child abuse victims; requires county attorneys to develop written guidelines for the tape recording of interviews; and allows a prosecuting witness under 18 years of age in a case involving child abuse to choose to have in attendance a parent, guardian, or other supportive person at the omnibus hearing or at the trial, during testimony of the prosecuting witness. Effective date: Aug. 1, 1985 BLATZ, REICHGOTT

Chap. 288-S.F. 35 Requires health professionals to report wounds believed to have been inflicted on a perpetrator of a crime by a dangerous weapon other than a firearm to the proper police authorities; provides immunity from civil or criminal liability for persons reporting in good faith and exercising due care; and prohibits causes of action for failure to report. Effective date: Aug. 1, 1985 DIESSNER, BENNETT

Chap. 292-H.F. 140 Regulates multiparty accounts in banks and financial institutions; regulates deposits in the name of a minor and joint deposits into multiparty accounts; removes provisions relating to payment of certain accounts after the death of a trustee; allows minors to be parties to joint accounts; removes trust accounts from the definition of multiple party accounts; provides for the establishment of survivorship accounts and power of attorney; and allows credit unions to be depositories of public funds. Effective date: Aug. 1, 1985 MCKASY, PETERSON R. W.

Chap. 293-H.F. 213 Clarifies child and vulnerable adult abuse reporting; authorizes the commissioner of human services or local welfare agencies to interview children in day care facilities under investigation and to interview their parents, guardians or legal custodians; requires certain information relating to the facility and the alleged neglect or physical or sexual abuse in the facility to be provided to the parents, guardians or custodians prior to the interviews and to the parents, guardian or custodians of the child alleged to have been neglected or physically or sexually abused; authorizes a report providing the same information to the parents, guardian or custodian of each child in the facility at the discretion of the commissioner or local welfare agency under certain conditions; requires a report to persons previously notified following the investigation; requires the report to provide for the protection of the identity of the reporter, the child, the alleged perpetrator and those interviewed to a certain extent; permits the same report to be provided to the parents, guardian or custodian of each child in the facility; requires that when a report is received that alleges neglect, physical abuse or sexual abuse of a vulnerable adult while in the care of a facility, the local welfare agency investigating the report notify the guardian or conservator of the vulnerable adult alleged to have been abused; provides for notice to the person, if any, designated to be notified in case of an emergency by a vulnerable adult not under guardianship or conservatorship, unless consent is denied by the vulnerable adult; requires the notice to contain the name of the facility, the fact that a report of alleged abuse or neglect of a vulnerable adult in the facility has been received, the nature of the alleged abuse or neglect, assurance that the agency is conducting an investigation, a list of any protective or corrective measures taken and that a written memorandum will be provided when the investigation is complete; provides for notification to the guardian or conservator of any other vulnerable adult in the facility, to any other vulnerable adult in the facility, or to any person designated as the person to be notified in an emergency if the investigating agency knows or has reason to believe the alleged neglect, physical or sexual abuse has occurred; requires that the agency provide a written memorandum containing specific information to every guardian or conservator or other person notified of the investigation; requires the memorandum to protect the identities of the reporter, the alleged victim, the alleged perpetrator or the interviewees; and provides for the classification and release of certain investigative and licensing data. Effective date: Aug. 1, 1985 STANIUS, SPEAR

Chap. 294-H.F. 264 Provides for a rabies control program; imposes criminal liability on persons who cause the death or substantial bodily harm of another by permitting animals with a prior history of vicious behavior to be unconfined or improperly confined; provides for the killing of dangerous animals; requires animal shelter personnel to check for identification and notify owners of the location of the animal; provides that an owner of a dog that does not have an appropriate anti-rabies vaccination and that bites or exposes a person to rabies virus may be subject to a petty misdemeanor penalty; modifies the definition of manslaughter in the second degree for persons who cause the death of another by permitting any animal known to have vicious propensities or to have caused great or substantial bodily harm in the past to run uncontrolled off the owner's premises; and describes defenses. Effective date: Aug. 1, 1985 HEAP, RAMSTAD

Chap. 297-H.F. 1227 Provides that psychotherapists who engage in sexual contact with patients or former patients under certain circumstances are guilty of criminal sexual conduct in the third or fourth degree; provides that consent by the complainant is not a defense; and limits the admissibility of the patient's personal or medical history in prosecutions. Effective date: Aug. 1, 1985 BISHOP, PETERSON, D. C.

Chap. 298-H.F. 1589 Provides for the classification and dissemination of government data; clarifies the cost of data search, retrieval, inspection and sorting; provides for discoverability of not public data; provides for the reclassification of not public or certain nonpublic data upon transfer to state archives or after a certain number of years; allows action for damages against the state or local units by representatives of decedents; provides immunity from liability for release of not public data under certain conditions; provides

for the classification of data upon death, the rights of subjects, district court review and data release under certain conditions; clarifies treatment of adoption records; includes individuals receiving shared time educational services from public agencies or institutions in the definition of student for educational data maintenance purposes; authorizes the dissemination of certain data on individuals by post-secondary institutions; alters provisions relating to mental health data; classifies certain inactive investigative data, workers compensation insurance trust data, city economic development assistance program data, attorney general consumer divisions home protection hot line data, Commerce Department workers compensation self insurance financial and pollution liability insurance survey data, Transportation Department motor vehicle carrier investigative, accident and accident version data, certain Energy and Economic Development Department data, Indian Affairs Council data, Agricultural Resource Loan Guaranty Board and Export Finance Authority financial data, Labor and Industry Department data relating to certain alleged Fair Labor Standards Act violations and certain comprehensive law enforcement data including arrest warrant indices property, reward program and deliberative processes data; expands the definition of court services data and patient access to health records; provides for nondiscoverability of epidemiologic data and modifies provisions relating to access to data on clients and residents of certain hospitals and licensed facilities and alcohol or drug abuse assessment, treatment or aftercare services information. Effective date: June 5, 1985 DEMPSEY, PETERSON, R.W.

Chap. 303-S.F. 743 Authorizes nonprofit corporations to establish, maintain and operate common trust funds; provides for collective investments of money and property, describes limitations in trust instruments, the effect of good faith mistakes, the determination of interests, the withdrawal of participation, the prohibition of sale, and the amortization of premiums on securities held; and provides for record keeping. Effect date: June 6, 1985 JUDE, ONNEN

Chap. 306-S.F. 401 Increases the amount of farm machinery and implements exempt from attachment, garnishment or sale; includes compensation paid or payable to the producer for the sale of certain agricultural, livestock and horticultural products by certain farmers in the definition of earnings exempt from attachment, garnishment or levy of execution; includes individual retirement account (IRA), individual retirement annuity and simplified employee pension payments in employee benefits exempt from garnishment, attachment or sale; provides for respondent retention or regaining of possession of certain property without filing a bond and for court stay of claimant action for a certain period of time under certain conditions; authorizes the service of garnishment summons on third parties; extends the effective period of the summons; alters certain farm and residential mortgage and contract for deed default and foreclosure moratorium provisions and extends certain remedies; changes the requirement for prior payment of attorney fees to court option; changes or specifies certain notice requirements; makes reduction of the redemption period optional; clarifies provisions relating to farm product buyers; provides that financing statements under the uniform commercial code cover only crops grown in a single growing season; and requires the secretary of state to adopt rules for the filing amendment, continuation, termination, removal and destruction of financing statements. Effective date: Sec. 4-6, 8-14, July 1, 1985; Sec. 24 & 25, Sept. 2, 1985; remaining sections, June 8, 1985 DECRAMER, DEMPSEY

Chap. 309-H.F. 265 "Dram Shop Insurance"; coordinates the priority of applicability of security for the payment of no-fault automobile insurance basic economic loss benefits and uninsured and underinsured motorist coverages; provides for mandatory underinsured motorist coverage and establishes tort threshold limits; allows an aggregate policy limit for dram shop liability of not less than \$300,000 per year to be included in the policy provisions; modifies the membership of the market assistance committee to include liquor vendors and the public; requires insurers to notify insureds of the status of claims upon request; requires rejected applicants to apply for the market assistance program for assigned risk plan eligibility purposes; provides certain written notice of refusal requirements under the assigned risk plan; provides for rating plan amendment procedures; requires denial or termination of assigned risk plan coverage for disregarding certain safety standards, laws, rules or ordinances; authorizes the commissioner of commerce to promulgate rules; requires liquor license applicants to include copies of certain summons received during the preceding year; requires license or permit suspension or revocation or imposition of a civil fine for intoxicating liquor statute, regulation, or ordinance violations; prohibits causes of actions for certain pecuniary loss; eliminates certain comparative fault exclusions; prohibits insurance company recovery against liquor vendors under subrogation clauses of the uninsured, underinsured, collision or other first party coverages of a motor vehicle insurance policy; establishes minimum presumed damages in cases of death; provides for certain additional notice requirements relating to injury; and specifies liability for bad faith notices. Effective date: Sec. 1-6, 12, July 1, 1985; Sec. 7, 9, June 8, 1985; Sec. 8, 10, 11, 13, Aug. 1, 1985 KVAM LUTHER

Local & Urban

Government

Chap. 14-H.F. 509 Provides for distribution of a free copy of Minnesota Statutes to the public library of the largest municipality in each county. Effective date: Aug. 1, 1985 OGREN, CHMIELEWSKI

Chap. 18-S.F. 287 Fixes the terms of the Hibbing mayor and city council members; and authorizes annual audits of the local public utilities commission to be made by certified public accountants. Effective date: Local approval DICKLICH, MINNE

Chap. 30-H.F. 991 Modifies various municipal dissolution and annexation regulations. Effective date: Aug. 1, 1985 VALENTO, WEGSCHEID

Chap. 42-H.F. 485 Authorizes the city of Lismore to issue general obligation bonds for firefighting and meeting facilities; and authorizes a property tax levy for payment of bonds and interest without limits or reduction of other levied lands. Effective date: Local approval ERICKSON, DECRAMER

Chap. 52-H.F. 158 Increases the amount statutory cities and towns may levy for public cemeteries to \$10,000. Effective date: Aug. 1, 1985 SOLBERG, LESSARD

Chap. 58-H.F. 1 Establishes a procedure to consolidate the cities of International Falls and South International Falls; provides for an election, petition and municipal board order; and authorizes a special levy in South International Falls to equalize the cash reserve. Effective date: May 7, 1985 NEUENSCHWANDER, LESSARD

Chap. 62-H.F. 247 Changes the procedure required for the governing body of a municipality or town to adopt or amend the comprehensive plan; and provides for the resolution of conflicts between zoning ordinances and plans. Effective date: July 1, 1985 OLSEN, S., MCQUAID

Chap. 66-H.F. 507 Requires Hennepin County Board member salaries and salary adjustments to be stated as fixed dollar amounts. Effective date: May 7, 1985 OLSEN, S., MCQUAID

Chap. 79-H.F. 1065 Authorizes a municipal board to require representatives of local government units involved in annexation proceedings to meet for a certain amount of time to discuss the resolution of disputed issues or issues of mutual concern; and requires a report to the board on meeting results. Effective date: Aug. 1, 1985 BOERBOOM, DECRAMER

Chap. 82-S.F. 1119 Increases the amount allowed to be credited by county boards to sheriff's contingency funds; and requires balances at the end of the year to be transferred to the revenue fund. Effective date: Aug. 1, 1985 BERTRAM, BRINKMAN

Chap. 85-H.F. 267 Authorizes Aitkin, Itasca, Koochinching and St. Louis county and political subdivisions acting jointly to provide group health and life insurance benefits for officers and employees. Effective date: May 9, 1985 SOLBERG, LESSARD

Chap. 89-H.F. 907 Provides for the personnel system for Ramsey county; creates a personnel department and directorship to provide personnel management services and assistance to county departments, enforce personnel rules and regulations and carry out specific responsibilities; and sets forth the director's duties. Effective date: Local approval VALENTO, LANTRY

Chap. 91-H.F. 1198 Authorizes the establishment of a coordinating board for the needs and issues of youth within the city of Minneapolis; and includes coordination with other governmental units. Effective date: Local approval. NELSON, K., PETERSON, D.C.

Chap. 92-H.F. 1226 Permits the transfer of land between Ramsey county and the town of White Bear. Effective date: Local approval STANIUS, KNAAK

Chap. 98-H.F. 362 Increases the maximum amount of proceeds from the sale or rental of tax-forfeited lands or products in Beltrami county to be used for promoting tourist, agricultural and industrial developments. Effective date: Local approval THORSON, WILLET

Chap. 99-H.F. 1199 Provides a civil service system exception for the New Brighton chief and deputy chief of police. Effective date: Local approval KNUTH, NOVAK

Chap. 103-S.F. 1208 Authorizes a bond issue for municipal buildings in Gaylord. Effective date: May 11, 1985 RENNEKE, SCHAFER

Chap. 105-S.F. 1291 Authorizes funding for the replacement or reconstruction of a bridge in Harmony. Effective date: Local approval BENSON, REDALEN

Chap. 106-S.F. 1411 Authorizes the city of Bemidji to appropriate money to the community seed capital fund for economic development of the city and neighboring area. Effective date: Local approval WILLET, THORSON

Chap. 108-H.F. 446 Requires the commissioner of transportation to notify adjacent landowners prior to opening excess acquired real estate to bids; authorizes bid rejection and receipt of new bids upon advertisement; increases the maximum value of personal property allowed to be sold by

counties without advertising for bids; permits the use of real estate brokers to sell Transportation Department and county property remaining unsold after consideration of bids; and provides for the deposit of receipts into the trunk highway fund. Effective date: May 11, 1985 JOHNSON, STUMPF

Chap. 109-H.F. 516 Increases the maximum interest rate on county bonds and certificates of indebtedness; authorizes county boards to reimburse newly elected commissioners or officers for expenses incurred prior to assuming office for attending training or education programs relating to official duties; renames the county executive secretary the county coordinator; deletes the ceiling on authorized appropriations for certain hospitals; increases the maximum amount of annual appropriations to certain poultry associations and the appropriation to maintain a products exhibit at the state fair; eliminates the requirement for freehold sureties on the bond filed by the person receiving the state fair appropriation; eliminates the position of county purchasing agent and provisions relating to experimental farms; and revises language relating to county powers and county boards. Effective date: Aug. 1, 1985 JOHNSON, ADKINS

Chap. 115-S.F. 1308 Authorizes the acquisition, sale, lease and conveyance of property in Olmsted county under certain specified conditions for government purposes including regional jails; authorizes installment purchase contracts or lease-purchase agreements; provides exceptions to public bidding requirements; and requires a property tax levy under certain conditions. Effective date: May 15, 1985 BENSON, FRERICHS

Chap. 118-H.F. 649 Increases the maximum amount of the St. Louis County emergency fund. Effective date: Local approval JAROS, SOLON

Chap. 124-H.F. 1152 Authorizes the Winona county board to sell the Winona County Humane Society Shelter building and the surrounding land by private sale. Effective date: Local approval SHERMAN, KRONEBUSCH

Chap. 136-H.F. 191 Provides for prompt payment of state and local government bills; increases the interest rate on state agency undisputed overdue payments to vendors; authorizes the University of Minnesota to comply with state agency prompt payment provisions; requires local government units to pay vendor obligations or to notify vendors of invoice errors within 10 days; specifies a minimum interest penalty on certain overdue bills; prohibits accrual of interest on disputed billings under certain public utilities and telephone companies from prompt payment provisions. Effective date: Sec. 1, 3, 4, 5, Aug. 1, 1985; Sec. 2, Jan. 1, 1986

Chap. 138-H.F. 231 Authorizes the private sale of certain tax-forfeited land in St. Louis county; authorizes the city of Carlton to authorize, sell and issue general obligation bonds to finance the acquisition and betterment of a new fire hall; increases the debt limit of the city of McGregor for construction of a library and related facilities; requires certain tax-forfeited lands within the Fond du Lac Indian reservation to be offered for sale to the band of Chippewa Indians; and provides for a one time levy limit increase for the city of Thomson. Effective date: Sec. 2-4, May 18, 1985; Sec. 5, Local approval BOO, SOLON

Chap. 156-S.F. 82 Authorizes county boards to adopt ordinances requiring condominium floor plan approval by the county surveyor before recording. Effective date: Aug. 1, 1985 DIESSNER, BEARD

Chap. 163-S.F. 1358 Requires the maintenance costs of town cartways not maintained by the town to be equally divided among the private property owners adjacent to the cartway and private property owners having no access to their land except by way of the cartway; describes factors to be taken into consideration for determining equitable share of maintenance expenses and provides that owners paying maintenance costs have civil cause of action against those refusing to pay their share of the costs. Effective date: Aug. 1, 1985 FREDERICKSON, QUIST

Chap. 169-H.F. 889 Provides for the conduct of town business; allows town boards to charge users for the costs of highway tunnel maintenance; requires county recording of interest in real estate used for county highways reverting to towns before effectiveness of resolutions adopted to revoke the highways; requires county maintenance of revoked highways for two years following revocation; authorizes towns to establish, alter or vacate town roads by resolution without elector approval; allows certain towns outside the metropolitan area and certain unorganized territories to set shorter voting hours; authorizes determination to open or maintain town cartways at annual town meetings; permits contracts to be let without notice or solicitation of sealed bids in cases of special emergency; allows any town to separate from a municipality; authorizes indebtedness for any purpose authorized by law; deletes the requirements for filing the oath of office of the town clerk and for approval of bonds of town officers; provides for the first town meeting and election of officers in new towns; includes metropolitan area towns in certain waterworks and sewers provisions; provides for investment of municipal funds; and repeals certain county board powers relating to changing of town boundaries and apportionment of certain funds and taxes. Effective date: Aug. 1, 1985 FREDERICKSON, BERTRAM

Chap. 173-S.F. 63 Allows the cities of Fergus Falls and Detroit Lakes to

establish port authority commissions, with the additional powers of municipal housing and redevelopment authorities. Effective date: Local approval PETERSON, C.C., ANDERSON, R.

Chap. 174-S.F. 542 Clarifies certain public notice and bid advertising requirements for local improvement projects exceeding \$5,000. Effective date: May 22, 1985 FREEMAN, HIMLE

Chap. 177-S.F. 904 Allows the cities of Red Wing and Hastings to establish port authority commissions, with the additional powers of municipal housing and redevelopment authorities. Effective date: Local approval MEHRKENS, SVIGGUM______

Chap. 180-S.F. 1414 Authorizes the Plymouth City Council to reassess special assessments previously levied against certain property in the city. Effective date: May 22, 1985 JUDE, SHAVER

Chap. 181-S.F. 1499 Permits Goodhue County to levy a property tax for support of the Historical Society; and requires a reverse referendum. Effective date: May 22, 1985 MEHRKENS, SVIGGUM

Chap. 188-S.F. 597 Allows the city of North Mankato to establish a port authority commission, with the additional powers of a municipal housing and redevelopment authority. Effective date: Aug. 1, 1985 TAYLOR, FREDERICK

 $\label{eq:Chap 189-S.F. 616} \mbox{ Authorizes the city of Warroad to establish a port authority commission. Effective date: Aug. 1, 1985 STUMPF, TUNHEIM$

Chap. 192-S.F. 721 Authorizes the city of Plymouth to establish a port authority. Effective date: Local approval RAMSTAD, CLAUSNITZER

Chap. 193-S.F. 825 Authorizes Crystal city council members to hold other compatible public offices; and authorizes emergency ordinance adoption by majority vote. Effective date: Local approval REICHGOTT, CARLSON, L

Chap. 194-S.F. 925 "Mined Underground Space Development Act." Effective date: Aug. 1, 1985 POGEMILLER, PAULY

Chap. 197-S.F. 1187 Authorizes cities or counties to impose reasonable residency requirements on volunteer firefighters as related to response time and not local unit boundaries. Effective date: Aug. 1, 1983 NOVAK, BIATZ

Chap. 199-S.F. 1220 Authorizes the city of Wadena to establish a port authority commission. Effective date: Aug. 1, 1985 ANDERSON, RICHTER

Chap. 204-S.F. 1404 Expands the authority of counties to make electronic funds transfers for investment and all county expenditure purposes; and provides for transfer of certain federal payments in lieu of taxes on entitlement lands. Effective Date: Sec. 1-2, Aug. 1, 1985; Sec. 3, Jan. 1, 1986 WEGSCHEID, OZMENT

Chap. 205-S.F. 1447 Allows the city of Breckenridge to establish a port authority commission, with the additional powers of a municipal housing and redevelopment authority. Effective date: Aug. 1, 1985 LANGSETH, VALAN

Chap. 207-H.F. 58 Authorizes the town of Moorhead in Clay county to exercise the powers of a metropolitan area town. Effective date: May 24, 1985 VALAN, LANGSETH

Chap. 209-H.F. 592 Authorizes the city of New Ulm to establish special service districts for repair, maintenance, operation and construction of improvements not provided for by general fund revenues; provides that property zoned for commercial, business or industrial use to be the only property included in the special service districts; provides for public hearing, petition and notice requirements; authorizes ad valorum taxes on nonhomestead property or certain service charges; provides for a levy limit exemption and homestead credit exclusion; provides for enlargement of the districts; authorizes a bond issue without election; authorizes creation of an advisory board for each district to make recommendations to the governing body of the city on the requests and complaints of owners, occupants, users of property within the district and members of the public; provides that the advisory board review and comment upon proposals; provides for veto power of property owners; provides for an exclusion from petition requirements and veto power; and requires a report to the Legislature. Effective date: May 24, 1985 DEMPSEY, FREDERICKSON

Chap. 281-H.F. 646 Changes county recorder and registrar of titles fees; provides for tax lien search fees; and modifies grounds for appeal for salaries on budgets of certain county officers and district court clerks. Effective Date: Aug. 1, 1985 DEMPSEY, PETERSON, R.W.

Chap. 295-H.F. 558 Authorizes the city of Bloomington to contract with the commissioner of transportation for the construction of highway improvements on trunk highway 77; provides for contract requirements; authorizes city council issuance of general obligation bonds; authorizes the sale or lease of certain metropolitan sports area property owned by the Metropolitan Sports Facilities Commission to a private entity for residential, commercial or industrial development purposes or to the port authority of the city of Bloomington for any purposes deemed by the authority to be in the best interests of the district or to further the general plan of port improvement or industrial development; authorizes the Metropolitan Mosquito Control Commission to establish a research program to evaluate the effects of mosquito and blackfly control on other faunae and to identify the types and magnitude of the adverse effects of the control program on fish and wildlife and associated food chain invertebrates; authorizes contracts with outside consultants; and provides for financing. Effective date: Local approval BIATZ,

FREEMAN

Chap. 302-H.F. 384 Permits the city of Minneapolis to establish special service districts in an area zoned for commercial, business or industrial use; and allows members of the governing body of the city of Blaine to simultaneously serve as housing and redevelopment authority commissioners. Effective date: Local approval OTIS, SPEAR

Chap. 307-S.F. 676 Authorizes town polling places to be located outside the town; authorizes the town of Cannon Falls to issue an off-sale liquor license; authorizes Pine County to issue an off-sale liquor license in Finlayson; authorizes Kanabec County to issue an off-sale liquor license in Haybrook; authorizes the city of Mora to establish a special service district; and exempts town boards, officers and employees from liability for claims relating to the barricading of roads for special purposes. Effective date: Sec. 1-3, June 8, 1985; Remaining sections, Local approval CHMIELEWSKI, UPHUS

Public Utilities and State Regulated Industries

Chap. 3-S.F. 328 Delays the effective date for charitable gambling rules, licensing and registration with the Gambling Control Board until June 1, 1985; and authorizes emergency licensing ordinances by local units of government. Effective date: Mar. 5, 1985. DIETERICH, WENZEL

Chap. 22-H.F. 894 Includes in the definition of independent telephone companies those foreign corporations authorized to do business in Minnesota as of Jan. 1, 1983 and that provide local exchange service to less than 15,000 subscribers within the state. Effective date: Aug. 1, 1985 DYKE, FRANK

Chap. 37-H.F. 320 Increases the total authorized number of on-sale liquor licenses for the city of Roseville to 30. Effective date: Local approval. ROSE, DIETERICH

Chap. 55-H.F. 953 Permits the city of Hermantown to, by ordinance, determine the size of its public utilities commission. Effective date: Local approval. MURPHY, GUSTAFSON

Chap.56-H.F. 1254 Corrects a cross reference relating to indemnification and insurance for certain municipal electric power agency personnel. Effective date: Aug. 1, 1985 REDALEN, ISACKSON

Chap. 70-H.F. 698 Authorizes the city of North Mankato to issue a short term free on-sale liquor license to a nonprofit organization or corporation. Effective date: Local approval FREDERICK, TAYLOR

Chap. 86-H.F. 428 Authorizes the city of Eden Prairie to issue a temporary on-sale liquor license for an annual one-day event. Effective date: Local approval PAULY, STORM

Chap. 88-H.F. 602 Allows brewers, manufacturers or wholesalers of malt liquor to extend commercial credit to liquor retailers in connection with sales of nonalcoholic beverages. Effective date: Aug. 1, 1985 MARSH, BERTRAM

Chap. 90-H.F. 1197 Authorizes the cities of Circle Pines and Lino Lakes to determine the size and term requirements of the Circle Pines utilities commission. Effective date: Local approval VOSS, DAHL

Chap. 117-H.F. 603 Permits the sale of nonintoxicating malt liquor by intoxicating liquor licensees; defines low alcohol malt liquor; and prescribes certain labeling requirements. Effective date: May 15, 1985 MARSH, NOVAK

Chap. 134-H.F. 97 Allows farm winery licensees to sell cheese and cheese spreads. Effective date: Aug. 1, 1985 REDALEN, BENSON

Chap. 135-H.F. 143 Prohibits gas and electric utilities from recovering payment from landlords, property owners or managers, manufactured home park owners or manufactured home dealers not contracting for the service; prohibits the conditioning of service on the payment of an outstanding bill or other charge for utility service due on the outstanding account of a previous customer having vacated the property; prohibits placing a lien on the property for the outstanding bill or charge; and authorizes recovery from property owners contracting for the service through managers. Effective date: Aug. 1, 1985 BLATZ, FRANK

Chap. 139-H.F. 308 Permits the governing body of any municipality to adopt an ordinance allowing certain extended hours for sales of intoxicating liquor on Sundays; and requires a public hearing. Effective date: Aug. 1, 1985 FREDERICK, PURFEERST

Chap. 200-S.F. 1234 Authorizes the city of St. Paul to issue temporary on-sale wine licenses to bona fide nonprofit charitable, religious or veterans organizations; provides that the fee be established by the governing body; describes sale restrictions; and exempts temporary holders from liability insurance provisions. Effective date: Sec. 1, local approval; Sec. 2, Aug. 1, 1985 WALDORF, OSTHOFF

Chap. 201-S.F. 1238 Allows manufacturers or wholesalers and brewers or wholesalers to furnish to retailers certain dispensing equipment; authorizes cities to issue temporary on-sale intoxicating liquor licenses, for not more than three days, to clubs or charitable, religious or other nonprofit organizations in existence for at least three years in connection with a social event within the city sponsored by the licensee; authorizes contracts for liquor catering services with holders of on-sale intoxicating liquor licenses issued by the city; and requires public safety commissioner approval for temporary licenses. Effective date: May 24, 1985 STORM, PAULY

Chap. 202-S.F. 1244 Increases by five the total number of authorized on-sale liquor licenses in Burnsville. Effective date: Local approval KNUTSON, SEABERG

Chap. 208-H.F. 227 Provides for additional horse racing days at county fairs; and prohibits the racing commission from assigning any days before July 1, 1989. Effective date: May 24, 1985 MINNE, DICKLICH

Chap. 211-H.F. 755 Provides for audits of the books and accounts of the Minnesota Racing Commission by the Legislative Auditor or by contract; authorizes the commission by rule to allow administration to race horses of topical external application not containing anesthetics or steroids, food additives, pulmonary hemostatic agents and nonsteroidal anti-inflammatory drugs under certain conditions; requires adoption of emergency rules and publication of proposed permanent rules; grants the attorney general primary jurisdiction over prosecution of felony violations relating to off-track betting, influencing races, tampering with horses, altering tickets and certain other illegal betting practices. Effective date: Sec. 1-4, May 24, 1985; Sec. 2, sub. 2, repealed Dec. 31, 1987 CARLSON, D., PURFEERST

Chap. 212-S.F. 1249 Provides for name changes for certain positions and for the appointment of a deputy director by the racing commission; authorizes the racing commission to contract with outside personnel to assist the executive director with veterinary services under certain conditions and to contract for stewards; specifies a certain number of days required for a class C license revocation or suspension and a certain dollar amount for fines to be considered contested cases under the Administrative Procedure Act; provides procedures for the suspension of a license prior to a contested case hearing under certain conditions; expands the list of class D license holders required to obtain class C licenses; modifies the amounts deducted from parimutuel pools by licensees for purses; and extends the deadlines for required races for Minnesota bred, foaled or owned horses. Effective date: Sec. 1-13 and 15-27, May 24, 1985; Sec. 14, Aug. 1, 1985 PURFEERST, KOSTOHRYZ

Chap. 263-H.F. 1233 Authorizes county boards of counties containing metropolitan area towns, except in Ramsey county, to issue off-sale liquor licenses to exclusive liquor stores within the towns; requires approval of the commissioner of public safety and town board adoption of resolution supporting the license issuance; authorizes other counties, except Ramsey, to issue combination off-sale and on-sale licenses to restaurants within the towns; requires commissioner approval and town board resolution; provides for public hearing and notice requirements; prohibits issuance to establishments located less than three miles from the boundaries of cities with municipal liquor stores except first class cities or cities within Pine or Kanabec counties; authorizes town board imposition of an additional license fee in an amount not to exceed 20 percent of the county license fee; authorizes county board transfer or renewal of certain off-sale licenses previously issued by town boards; and authorizes town boards of metropolitan area towns within Ramsey county to issue off-sale licenses to exclusive liquor stores. Effective date: Aug. 1, 1985 MARSH, DIETERICH

Chap. 304-H.F. 1037 Exempts qualifying cogeneration or small power production facilities, as defined in the Federal Power Act, United States Code, title 16, sections 796(18)(A) and 796 (17)(A), and having a combined capacity at a single site of less than 80,000 kilowatts, from public utility certificate of need requirements. Effective date: Aug. 1, 1985 TJORNHOM, VEGA

Chap. 305-H.F. 1145 Recodifies statutory provisions relating to intoxicating liquor and nonintoxicating malt liquor. Effective date: Aug. 1, 1985 BENNETT, DIETERICH

Chap. 308-S.F. 1183 Provides for the validity of liquor licenses issued by the governing bodies of Indian tribes; allows sales between collectors of unopened, discontinued brands of beer in cans without a license; requires and provides for licensing of liquor brokers and employees by the commerce commissioner; authorizes the city of Minneapolis to issue an on-sale license to a theater operator with a seating capacity in excess of 2,500; and extends the effective dates for state licensing of charitable gambling to July 1, 1985. Effective date: Sec. 2, 4, Local approval; Sec. 5, 6, June 8, 1985; Sec. 1, 3, Aug. 1, 1985 DIETERICH, BENNETT



Chap. 2-S.F. 100 Adopts federal changes relating to interest on mortgage

subsidy bonds for income tax purposes. Effective date: Dec. 31, 1983. NOVAK, PAULY

Chap. 83-S.F. 1329 Clarifies definitions for sales and use tax; clarifies exemptions; provides an exemption for certain mailing materials used for advertising purposes; imposes civil and criminal penalties for under-reporting or failing to report motor vehicle excise tax; and repeals certain refund procedures. Effective dates: Sec. 1-3, May 9, 1985; Sec. 4 & 5, July 1, 1985; Sec. 6, Jan. 1, 1987 MERRIAM, TJORNHOM

Chap. 101-S.F. 450 Provides for the collection of out-of-state delinquent taxes by the commissioner of revenue from revenue departments of other states; authorizes prepayment of attorney fees and fees charges by the Revenue Department; extends certain time limits for collection of delinquent taxes; changes entry for confessions of judgment from the county court to the district court; changes tax lien provisions; and repeals a provision relating to probate court jurisdiction over seized property. Effective date: May 11, 1985. JUDE

Chap. 133-S.F. 1485 Allows the council of the city of South St. Paul to, by resolution, authorize the expenditure of ad valorem tax increments derived from the Concord Street redevelopment project to pay costs incurred in the separation of the combined storm-sanitary sewer system. Effective date: May 18, 1985 VEGA, METZEN

Chap. 146-S.F. 1131 Authorizes the refund of special assessments previously levied and collected by the city of South St. Paul to finance the separation of the combined storm and sanitary sewer system through the issuance of bonds; provides procedures for the cancellation of special assessments pledged to the payment of certain improvement bonds; and describes public hearing requirements. Effective date: May 21, 1985 VEGA, METZEN

Chap. 206-S.F. 1506 Authorizes the city of Waseca to, by ordinance, establish a special service district for services not provided for by general fund revenues; specifies that only property zoned for commercial, business or industrial use be included in the district; provides for public hearing, petition, and notice requirements; authorizes an ad valorem nonhomestead property tax or service charge; provides for levy limit exemption and homestead credit exclusion; provides for enlargement of the district; authorizes a bond issue; authorizes creation of an advisory board to make recommendations to the governing body of the city on the requests and complaints of owners, occupants and users of property within the district and of members of the public and to review and comment on governing body proposals; provides for veto power of property owners; provides for exclusion from petition requirements and veto power; and authorizes the cities of Albert Lea and Austin to establish port authority commissions having the same powers as port authorities. Effective date: May 24, 1985 SCHOENFELD, FREDERICK

Chap. 210-H.F. 1045 Makes administrative and technical changes to income tax and property tax refund provisions; excludes fraternal beneficiary associations from the requirement for filing copies of annual insurance statements with the commissioner of revenue; makes changes in provisions relating to tax exempt securities; provides for taxpayer written consent agreement to tax liability changes; provides that the amount computed in lieu of interest on underpayment of estimated income tax not bear interest after due date of return; subjects interest on certain local bonds to the income tax; excludes certain excise taxes as deduction from gross income; provides for federal income tax foreign tax credit to be reduced by the foreign tax credit allowed for certain taxes payable to a Canadian province or territory for deduction purposes; provides for extension of the time line for commencing certain actions relating to claims for refunds of overpayments; provides for immediate notice by the commissioner of revenue to employees and employers of invalid withholding certificates under certain conditions and for commissioner determination of exemptions and computation of the tax; removes the quarterly reporting period provision for certain employers; extends the tax assessment period in certain cases of employer omission of withholding tax; clarifies certain withholding provisions relating to racing commission license holder payment for certain services; includes all subcontractors under contract with the state or local units in certain withholding provisions; clarifies rent subsidy for purposes of computing rent constituting property taxes paid for property tax refund purposes; prohibits the assignment of property tax refunds prior to refund presentation to claimant; provides an exception to the requirement for copies of rent constituting property taxes to be provided to the commissioner of energy and economic development; changes the deadline for provision of the certificates; makes changes in certain provisions relating to certain carrybacks and carryovers and the substandard building deduction; provides for commissioner of revenue representation on the Multistate Tax Commission by an alternate; provides that understatement of tax liability, nonresident shareholder corporate taxable income and lump sum distribution inclusion are income for property tax refund purposes. Effective date: Various MCKASY, REICHGOTT

Chap. 229-H.F. 779 Changes certain income tax provisions relating to corporations; extends tax exempt status to certain mutual insurance companies or associations including interinsurers and reciprocal underwriters;

provides that amended returns must be in the form prescribed by the commissioner; sets filing time limits; provides that an amended return constitutes a claim for refund under certain conditions; authorizes the commissioner to grant an extension of the time limit for filing certain returns; and requires filing of a tentative return. Effective date: Sec. 1, Jan. 1, 1982; Sec. 2, May 25, 1985; Sec. 3, Jan. 1, 1985 MCKASY, REICHGOTT

Chap. 230-H.F. 1645 Designates a special enterprise zone for a large manufacturing facility and provides special tax incentives and abatements; provides funds for reimbursement of property tax revenues to local units; provides funds for purchase of site and infrastructure improvements and for a center for advanced manufacturing technology at the U of M to assist in educating engineering and scientific talent and to conduct certain research and technology transfer programs and an onsite job training center; and provides for employee relocation. Effective date: July 1, 1985 BEARD, LUTHER **Chap. 235-S.F. 1088** Includes the University of Minnesota in the definition of claimant agency under the Revenue Recapture Act. Effective date: Aug. 1, 1985. PETERSON, D.C., GREENFIELD

Chap. 289-S.F. 295 Authorizes special levies in Hubbard County for park, recreation and agricultural society purposes, in Clearwater County for county hospital costs, and in Cass County for tourism and agricultural promotion; increases the amount of loans available to counties containing a first class city for district heating and qualified energy improvement costs; provides for accelerated municipal repayment of principal on energy loans; provides for county regulation of pawnbrokers and second-hand and junk dealers; designates Hubbard County as a fiscal agent for the Viking Epic Drama Amphitheater economic development project; authorizes the Stearns County Board to exempt certain crushed rock used only for railroad ballast purposes from the aggregate material removal tax. Effective date: Sec. 1-6, 16, Local approval; Sec. 8-15, Aug. 1, 1985. WILLET, ZAFFKE

Chap. 300-S.F. 472 Modifies certain procedures relating to taxpayer appeals and the commissioner's refusal to hear appeals within the jurisdiction of the small claims division of the Tax Court; alters the requirement for apportionment of levies under certain conditions; provides for the recording of state deeds relating to tax-forfeited land sales by the county recorder; requires county boards to determine the method for collection of the deed tax; modifies stamp and payment procedures; modifies labor credit provisions; reduces the occupation and royalty tax rates on iron and other ores; modifies the distribution of proceeds from the production tax on taconite and iron sulphides to the taconite municipal aid account; repeals the assessment dispersion penalty relating to distribution of aids to counties, cities and towns; and clarifies miscellaneous tax provisions. Effective dates: Sec. 1-8, 10-12, 20-25, 30: Jan. 1, 1985, Sec. 9, 13-19, 26-29: June 6, 1985 JOHNSON, DJ, DEMPSEY

Chap. 301-H.F. 315 Rededicates the portion of trunk highway no. 23 in St. Louis, Pine and Carlton counties as Veterans Evergreen Memorial Drive; requires the installation of a memorial plaque by the commissioner of transportation; removes the mill limit on town levies to provide fire protection for special fire protection districts; authorizes the cities of Roseville and White Bear Lake to exercise port authority powers; authorizes the cities of Sartell, Sauk Rapids, St. Cloud, Isle, Mora, Becker and Waite Park to, by ordinance, establish special service districts for repair, maintenance, operation and construction of improvements not provided for by general fund revenues; authorizes bond issuance, ad valorem property taxes, certain service charges and creation of an advisory board in each district. Effective date: Sec. 1 & 2, Aug. 1, 1985; Sec. 3 & 4, Local approval; Sec. 5-14, June 1, 1985 BECKLIN, ADKINS

Transportation

Chap. 20-H.F. 327 Defines trees and hedges for purposes of removal from highway rights-of-way. Effective date: Apr. 17, 1985 JENNINGS, L., CHMIELEWSKI

Chap. 25-S.F. 635 Allows cities that have been designated as star cities to erect an official "star city" sign along a highway or road that passes through or near the city; and requires the Department of Transportation to design and manufacture the sign. Effective date: Aug. 1, 1985 ADKINS, MCEACHERN

Chap. 29-H.F. 796 Exempts Ramsey County highways and county state aid highways from seasonal load restrictions unless posted by the county authority. Effective date: Local approval KOSTOHRYZ, LANTRY

Chap. 35-H.F. 221 Designates trunk highway 60 as the George Mann Memorial Highway. Effective date: Apr. 30, 1985 KALIS

Chap. 47-S.F. 70 Authorizes the Metropolitan Council to make loans to metro counties, cities and towns to acquire, under eminent domain, homestead property that is located in a proposed state trunk highway right-of-way; allows the Metro Council to provide relocation assistance to the owner in cases of hardship; and authorizes a tax levy to provide funds for the loans.

Effective date: Aug. 1, 1985 SCHMITZ, DIMLER

Chap. 63-H.F. 256 Redefines recreational equipment to include type A, B and C motor homes and defines certain terms such as distributor, first and final stage manufacturers and van converter or modifiers for motor vehicle registration, taxation and sales purposes; and provides for the regulation of the sale of van-type motor homes. Effective date: May 7, 1985 BENNETT, SCHMITZ

Chap. 76-H.F. 863 Specifies method of payment to landscape contractors for landscaping trunk highways. Effective date: Aug. 1, 1985 SCHREIBER, JUDE

Chap. 128-S.F. 352 Provides for an annual compressed natural gas user permit; establishes compressed natural gas user permit fees in lieu of gas taxes; requires a report to the legislature; and provides a misdemeanor penalty for any person failing to comply or providing false information, including false odometer readings. Effective date: Oct. 1, 1985 FREEMAN, MCKASY

Chap. 132-S.F. 1458 Removes some restrictions on special permits to move manufactured homes. Effective date: Aug. 1, 1985 NOVAK, BLATZ

Chap. 186-S.F. 547 Exempts those motor vehicle dealers who remodel or convert motor vehicles for medical purposes from certain franchising requirements; prohibits issuance of a motor vehicle dealer license to persons convicted of certain crimes; authorizes revocation or suspension of motor vehicle dealer licenses upon conviction; and removes an exception allowing a motor vehicle dealer to register a vehicle without a certificate of title. Effective date: May 24, 1985 DECRAMER, DEMPSEY

Chap. 215-S.F. 675 Allows local road authorities to designate roads used only occasionally as minimum maintenance roads; requires posted signs at regular intervals that warn the public about the road and that they are traveling at their own risk; allows these roads to be maintained at a level less than minimum standards required for state aid highways, roads and streets; and exempts the local road authority from liability for damages resulting from reduced maintenance. Effective date: Aug. 1, 1985 SCHMITZ, JOHNSON

Chap. 249-S.F. 19 Regulates traffic approaching unmarked "T" intersections by requiring that the driver required to turn yield to the cross traffic. Effective date: Aug. 1, 1985 WEGSCHEID, LIEDER

Chap. 280-H.F. 633 Authorizes Types I and II school buses to be equipped with padded, permanent overhead book racks which do not hang over the center aisle of the bus; requires school buses bodies manufactured after Jan. 1, 1986 and used on Minnesota streets and highways to bear the designation "MN" in the bus body identification number certifying the meeting of minimum standards required of school bus bodies by law; provides for manufacturer recertification of school bus bodies manufactured before Jan. 2, 1986 and not bearing a current inspection sticker; requires the commissioner of education to implement the law by rule adoption before July 1, 1985; and provides a temporary definition of school bus relating to the use of certain vans as school buses. Effective date: June 1, 1985 VALAN, JOHNSON, D. E.

Chap. 291-S.F. 930 Clarifies penalties for failure to provide security for basic reparation benefits under no-fault automobile insurance requirements; changes certain definitions for motor vehicle registration purposes; reduces the weight limit for vans and pickup trucks; requires certification by the appropriate law enforcement official to obtain tax exempt passenger vehicle license plates for unmarked law enforcement vehicles; makes exceptions for trailer plates, certain tax-exempt vehicles, semi-trailers, farm trucks, trucks, tractors, combinations and recreational vehicles; provides for issuing permits for certain motor vehicles for repairs and servicing permits; removes certain self propelled motor vehicles operated by the physically handicapped from certain special license plate provisions; provides for semi-trailer plates; increases the annual fee for motor vehicle dealers; regulates the display of month and year of expiration on most license plates; increases the weight of vehicles authorized to be operated with a class "C" drivers license; changes the time limit for forwarding of drivers license applications and fees by the clerk of district court to the Department of Public Safety; requires drivers license revocation for conviction of the crime of fleeing a peace officer; describes reinstatement fee provisions; establishes prima facie evidentiary status for official department driver records certified by the commissioner; provides for consultation with the commissioner of education in prescribing rules governing school bus driver qualifications; authorizes access to certain private vehicle tax information for state or federal tax proceedings or upon request of the person named on the purchasers certificate; increases the appropriation to the public safety department for traffic accident reconstruction system; provides for a study by House and Senate Transportation Committees; and repeals the rate of tax for certain urban trucks and duplicate plates for motorcycles. Effective date: July 1, 1985 PURFEERST, CARLSON, D. Chap. 299-S.F. 43 Establishes conflict of interest for court appointed commissioners in eminent domain proceedings; authorizes the commissioner of transportation to acquire replacement sites for historically significant buildings or structures and to relocate the buildings or structures onto the sites; prohibits the awarding of contracts, for a specified time, for road or airport construction or repair to persons who have been convicted of a

contract crime; repeals the 24-foot restriction on county state-aid money needs; lowers the population requirement used in calculating an urban county for purposes of determining the mill-rate deduction from money needs; establishes county state-aid apportionment for 1986-1987; modifies penalties for certain seasonal weight violations; allows the commissioner of transportation to issue wide-load permits for baled agricultural products and restricts when the permits are valid; requires highway divisions to submit to the commissioner a priority list of market artery highways that need upgrading; establishes a good faith exception to excessive gross weight penalties for shippers; exempts person weighing certain raw and unfinished farm products from certain recordkeeping requirements; clarifies the definitions of interstate carrier; establishes a gross weight vehicle weight limit for courier services carriers; exempts certain farm vehicles from vehicle identification and hours of service rules; exempts farmers transporting certain hazardous materials from certain driver qualification rules and certain federal shipping paper requirements; requires the commissioner to issue annual identification cab cards for vehicles providing courier service under permits issued by the transportation regulation board; exempts local cartage carriers from filing a tariff of rates and charges; provides for board rescission of a permit or certificate cancellation; provides for the registration of interstate carriers; excludes movers of modular homes from building mover regulation; updates and renames the Minnesota coordinate system of land surveying; increases former appropriations to counties, cities and towns for key bridge construction and repair; allows a temporary special permit to test a certain three vehicle combination; provides for parking facilities for interstate highway I-394; and requires a study of vehicle size and weights. Effective date: Sec. 1-2, 8-9, 12-14, 17-20, 23-26, 28-42, June 6, 1985; Sec. 3, June 1, 1985; Sec. 4, Jan. 1, 1988; Sec. 5, 6, 7, Jan. 1, 1986 LANGSETH, JOHNSON

Veterans & General Legislation

Chap. 17-S.F. 247 Requires plaques to honor veterans of certain wars to be placed in the Court of Honor on the Capitol grounds; requires that the plaques be furnished by organizations other than the Department of Veterans Affairs; and requires commissioner and Capitol Area Architectural and Planning Board approval. Effective date: Aug. 1, 1985 MCQUAID, VALENTO

Chap. 32-H.F. 112 Authorizes officers and employees of the state office of the American Legion, its auxiliary and the auxiliary of the state office of Veterans of Foreign Wars, to elect state employee health and life insurance benefit coverage for themselves or dependents at their own expense. Effective date: Aug. 1, 1985 SVIGGUM, LESSARD

Chap. 36-H.F. 316 Provides for the appointment of an additional assistant adjutant general for the Army National Guard. Effective date: Apr. 30, 1985 THORSON, DECRAMER

Chap. 69-H.F. 656 Provides for an increase in county or city funding of county humane societies based on county population as of the most recent federal census; authorizes the Otter Tail county board to adopt an ordinance to provide for the control of dogs and cats; provides that the authorized provisions include quarantine or humane destruction under certain conditions; and provides for the imposition of penalties. Effective date: Sec. 1, May 7; Sec. 2, Local approval ANDERSON, R., PETERSON, C.C.

Chap. 77-H.F. 951 Authorizes the governing bodies of towns and counties,

in addition to municipalities, to establish heritage preservation commissions to preserve and promote historic resources; expands commission powers to include the survey and designation of significant sites; provides for the enactment of rules governing buildings, the acquisition of property, participation in the planning processes and the removal of blighting influences; requires commission members to have demonstrated interest and expertise in historic preservation and to reside in the political subdivision establishing the commission; requires proposed site designations, design guidelines and annual reports to be sent to the state historic preservation officer at the Minnesota Historical Society. Effective date: Aug. 1, 1985 PIEPHO, TAYLOR

Chap. 78-H.F. 982 Provides space in the Veterans Service Building for use by congressionally chartered veterans organizations. Effective date: Aug. 1, 1985 METZEN, ADKINS

Chap. 145-H.F. 835 Provides for the same expiration date of the drivers license of the spouse of a member of the armed forces on active duty as for the member. Effective date: Aug. 1, 1985 MILLER, KAMRATH

Chap. 152-S.F. 954 Reestablishes the board of governors of the Big Island Veterans Camp at Lake Minnetonka; provides for membership, powers, and duties; requires the camp to be operated as a family camp for rest and recreation and to be made available to veterans according to certain priorities; requires liability insurance; transfers certain state land to the board; authorizes the disposal of property under certain conditions, with the proceeds to be used for veterans programs; requires approval of expenditures by the commissioner of veterans affairs; and provides for termination of the board. Effective date: May 21, 1985 JUDE, KOSTOHRYZ

Chap. 270-S.F. 565 Prohibits the use of decompression chambers to destroy animals; and sets forth penalties. Effective date: June 1, 1985 CHMIELEWSKI, KELLY

Resolutions

Res. 1-S.F. 90 Memorializing the government's of the United States and the Socialist Republic of Vietnam to take all possible actions to determine the fate of persons missing in action in Southeast Asia; joining with the families of those who are missing in the hope that their long wait will soon be over. LAIDIG, DIMLER

Res. 2-S.F. 1231 Requests the President and Congress to take immediate action to reduce the emission of pollutants causing acid deposition. WILLET, ROSE

Res. 3-H.F. 886 Declares the county of Kronoberg in Sweden as a sister state. JENNINGS, L, RAMSTAD

Res. 4-H.F. 1093 Memorializing the President and Secretary of Agriculture to require the government of Canada to comply with the fair trade regulations on hogs, or impose quotas and strict tariffs on Canadian hog imports. WENZEL, BERTRAM

Res. 5-H.F. 1388 Requests the President, Congress and the U.S. Secretary of Agriculture to require certain minimum levels of solid-not-fat in fluid milk marketed for direct human consumption and to include in milk marketing orders a pricing mechanism for whole milk properly accounting for the value of solid-not-fat content. RICHTER

Special Session Res. 1-S.F. 13 Memorializes the U.S. Department of Energy of the state's opposition to having a high-level radioactive waste disposal site in Minnesota. MERRIAM

Special Session Res. 2-H.F. 7 Memorializes the President and Congress to retain the federal income tax deduction for state and local taxes. SCHREIBER

Special Session

Agriculture and Natural Resources

Chap. 2-HF. 9 "Comprehensive Local Water Management Act"; encourages each county to develop and implement a comprehensive water plan; encourages county review of water and related land resources plans and the official controls submitted by local government units to assure consistency with the comprehensive plan; allows counties to delegate authority for plan

preparation; provides for coordination among counties; provides for water plan requirements; requires that the comprehensive plan be incorporated into the plan of the watershed district and the intercounty joint powers board plans and rules; requires that data collected be integrated into the land management information systems geographic and summary data bases; requires local unit of government review and comment; provides for public hearing and water resources board review before county board adoption of the plan; provides plan adoption, implementation and amendment procedures; requires that the water resources board duties are to include development of guidelines for plan contents; coordination of state agency assistance, conducting informational programs and the adoption of rules; requires local advisory committees to assist the board in the water planning process; requires local units of government to amend existing water and related land resources plans and official controls in order to conform to the comprehensive plan; provides for county authority under approved plans; authorizes assessments, charges, establishment for taxing districts by board resolution and the issuance of bonds; authorizes local property tax levies; provides for the resolution of disputes; requires the Water Resources Board report to the Legislative Commission on Minnesota Resources; and exempts certain metropolitan areas from the provisions. Effective date: Aug. 1, 1985 JOHNSON, PETERSON R. W.

Chap. 8-H.F. 6 Changes to the Minnesota Environmental Response and Liability Act (MERLA); removes statutory provisions for joint and several liability and causation for personal injury; changes the date for retroactive liability application; removes the additional defense to liability relating to the determination of an abnormally dangerous activity; establishes a hazardous substance injury compensation fund and board to pay claims for injury, disease, death or property damage resulting from hazardous substance releases; describes the board's powers and duties and includes certain powers of investigation; describes eligible persons, injuries, diseases and damages; sets time limits for filing claims; restricts subsequent and simultaneous actions or claims under certain conditions; provides that the findings and decisions of the board are inadmissible in any court action; restricts the use of protected information; provides for subrogation by the state; describes claim requirements; provides for claim determination by the board; provides for admissible evidence, preliminary decisions, challenges, civil remedies and penalties; prohibits appeal of final decision; describes compensable losses; sets limits; describes the amount and form of payment; includes attorneys' fee limit authorization; and states the effect of removing and repealing provisions relating to joint and several liability. Effective date: July 1, 1985 SVIGGUM, MERRIAM

Economic Development and Commerce

Chap. 1-H.F. 8 Authorizes industrial loan and thrift companies to sell certain evidences of indebtedness under certain condition; authorizes the Federal Deposit insurance Corporation (FDIC), upon commerce commissioner appointment, to act without bond as the receiver or liquidator of closed financial institutions; provides a right of subrogation; establishes different certificate of authorization requirements for corporations organized as industrial loan and thrifts selling or issuing, or not selling or issuing, thrift certificates for investment; modifies certain application and examination duties of the Department of Commerce; eliminated the authority to order a contested case hearing without cause in certain cases; provides for additional duties relating to application to issue thrift certificates for investment; simplifies requirements for the issuance of more than one certificate of authorization to the same corporation and provides for changes in business locations; clarifies the right of industrial loan and thrifts to collect certain additional loan charges; exempts certain federally approved or certified mortgage purchasers and assignees from certain certificate of authorization requirements and from licensing as regulated lenders; prohibits industrial loan and thrifts from using the words "savings and loan" in corporate names; authorizes regulated lenders to make loans up to a certain percentage of contributed capital and appropriated reserves; modifies certain interest rate and licensing provisions; provides alternative loan disclosure requirements; sets restrictions; authorizes certain additional loan charges; provides that certain violations are not to impair obligations of contract; provides for certain dollar adjustments; and sets penalties. Effective date: Sec. 1-23, 25, June 25, 1985; Sec. 24, July 1, 1986 BLATZ WEGSCHEID

Chap. 5-S.F. 10 Amends provisions relating to corporate takeovers and control share acquisitions; alters several definitions; requires delivery of the registration statement copy by personal service; requires certain information relating to persons directly or indirectly controller the offerer to be included in the registration statement; eliminates the authority of the commissioner of commerce to require certain additional information; permits interested parties to appear at and participate in suspension of effectiveness hearings; authorizes and provides for offerer distribution of takeover offer materials for informational purposes and for target company distribution of a statement of position during the time of takeover suspension under certain conditions; authorizes law suits for enforcement purposes; eliminates certain limitations

on offerers; excludes certain licensed broker dealers or underwriters from the definition of acquiring person and defines beneficial ownership for control share acquisition purposes; provides for termination of proxies; alters voting rights application and power ranges; requires return of shares to certain shareholders after nonconsummation of acquisition; and clarifies other provisions. Effective date: Sec. 19, Subd. 1(a), Aug. 1, 1986; Sec. 1-18, 20, remainder of Sec. 19, Aug. 1, 1985 LUTHER

Chap. 6-S.F. 15 Regulates persons who lay out, install, or maintain certain alarm systems and communications systems; changes the membership of the Board of Electricity; requires persons who lay out, install or maintain certain alarm systems to have a contractor's license; provides for a misdemeanor penalty; defines alarm and communication systems; prescribes safety standards; and provides for inspections. Effective date: July 1, 1985 WALDORF

Education

Chap. 12-H.F. 3 Omnibus Education Aids. **Article I:** Sets foundation aid formula allowance at \$1,690 for the 1986-87 school year; sets the basic mill rate at 23.5; changes school endowment fund apportionment provisions; redefines handicapped pre-kindergarten pupil units; provides for AFDC pupil unit count; includes declining pupil unit aid as a component of foundation aid; discontinues the revenue equity aid and levy formula; sets forth summer program aid and levy provisions; changes the computation of the cost differential tier allowance and the fifth tier minimum increase; provides for declining pupil unit revenue, aid and levy; changes the distribution formula for certain occupation taxes; encourages the Legislative Commission on Public Education to study school district foundation and retirement revenue and provides for isolated school aid.

Article II: Sets transportation aid; authorizes bus transportation for early childhood family education program participants on a space available basis if the transportation does not result in an increase in the district's expenditure for transportation; redefines the transportation category into regular and non-regular transportation; sets inflation factors for cost per FTE (full time equivalent) determination purposes; provides for aid and depreciation calculation; prohibits certain fund transfers for bus purchase purposes; provides for basic transportation levy authorization increase and off-formula adjustment; provides for excess transportation levy modification; and provides for transportation aid for programs of excellence and for choice programs.

Article III: Provides for special education; provides for special instruction and services for handicapped children beginning at age three; provides for establishment of interagency early learning committee; requires the commissioner of education to establish an interagency office on transition services to gather and coordinate data relating to secondary age handicapped pupils; provides for teachers salaries; decreases state payments for contract services; provides for special education levies; requires the Department of Education to study the fiscal impact and educational effectiveness of providing state aid for occupational therapy in special education programs, to prepare guidelines for disability determination and to develop criteria for disability criteria for specific programs; and requires reports to the legislature.

Article IV: Provides for community and adult education; provides for programs for handicapped adults; extends early childhood family education programs to expectant parents; requires program review to detect racial, cultural or sexual bias; requires, and defines, substantial parental involvement; provides for evaluation; sets adult and community education aid levels and sets levy amounts.

Article V: "Access to Excellence"; establishes the "Post-secondary Enrollment Options Act" to enable 11th and 12th grade students to enroll in nonsectarian courses or programs at a Minnesota public post-seconday institution or a private, residential, four-year, liberal arts, degree-granting college or university located in Minnesota; provides for credits, financial arrangements and transportation; provides for arts education and for a comprehensive arts planning program; and establishes the Minnesota School for the Arts and Resource Center.

Article VI: Provides for other aids and levies; changes the name of the preschool health screening program to the early childhood health and developmental screening program and increase aid for the program; increases aid for the gifted and talented program; provides for capital expenditure aid and levy; allows special purpose capital expenditure levies for asbestos related repairs; allows hazardous substance capital expenditure levies for cleanup relating to storing transportation fuels; provides for tobacco use prevention programs; sets forth interdistrict cooperation aid and levy provisions; requires the Council on Quality Education to collect and disseminate certain education research and planning information; sets Council on Quality Education spense levy for ISD #712, Mountain Iron-Buhl; provides for special levy for school parking lot

blacktop for ISD #457, Trimont; provides for capital expenditure levy for community center improvements for ISD #273, Edina; provides for Department of Education gifted program study; provides a grant to ISD #717, Jordan, for pupil unit loss; provides for excess capital levy for ISD #533, Dover-Eyota; provides for miscellaneous appropriations for Indian education, with specific requirements for receipt of funds, secondary vocational education and student organization aids, Council on Quality Education venture fund grants, a leadership program for ISD #695, Chisholm, a school bus purchase and unemployment compensation obligation for ISD #707, Nett Lake; and repeals certain teacher early retirement incentive program application provisions.

Article VII: Miscellaneous provisions; provides for the calculation of certain energy conservation investment paybacks; applies compulsory attendance provisions to children under age 7 enrolled in grades kindergarten or above; authorizes shared service agreements with other public agencies; provides permanent fund transfer limits and exceptions; provides for alternative management information system use; sets forth and ECSU annual meeting requirement; provides for voluntary fingerprinting programs to aid in locating missing children; provides for the appointment of an advisory committee on nonpublic schools; sets forth school district recordkeeping requirements; provides for a tax and aid anticipation certificate public sale requirement exception; provides for limited provisional teacher licenses; provides for teacher employment in supervisory positions; provides for experimental school management and extension for ISD #309, Park Rapids; provides for severance pay account reduction; provides for Department of Education consolidation construction feasibility, K-3 class size and developmental needs program studies; and provides that special school district #1, Minneapolis and ISD #633, Lamberton, may accept interest free loans from the federal government under the Federal Asbestos School Hazard Abatement Act without voter approval.

Article VIII: Technology and education improvement; provides for education effectiveness plan and research and development inservice programs; provides for the hiring of nonlicensed community experts as teachers on a limited basis; provides for Education Department management assistance to school districts; provides for pupil assessments in core curricular areas, mastery program assurance, and model learner expectations; sets forth planning, evaluation and reporting (PER) provisions; provides for staff development under instructional time; provides for teacher licensure and examination; establishes a scholarship program to enable secondary students to attend summer programs sponsored by post-secondary institutions; provides for excellence in teaching and curriculum; enacts the "Research, Planning and Development Act" to provide for exemplary teacher education program grants; sets forth technology demonstration site provisions; provides for establishing courseware integration centers; enacts the "Mastery Learning Through Individualized Learning Plans Act"; sets forth teacher education program provisions; provides for mid-state education cooperative technology grant; provides for an interactive educational interlink grant for ISDs #731 Arlington, #732 Gaylord, #733 Gibbon, and #735 Winthrop; provides for a southwest Minnesota telecommunications project grant; provides for a Sherburne-Wright educational technology cooperative grant; provides for an industrial technology program; establishes an academic high school league task force; provides for appropriations for the University of Minnesota School Management Assessment Center and ISD #621 Mounds View, WICAT project. Article IX: Libraries; changes the regional library basic system support grant distribution formula; and describes appropriations.

Article X: Cash flow; sets forth levy recognition, appropriation transfer, aid payment and revenue equity reduction provisions; and repeals the education aids increase account.

Article XI: Teacher retirement; sets forth teacher retirement and federal insurance contribution act (FICA, social security) aid and levy provisions; provides for employing unit contributions for sabbatical leave, extended leaves of absence, prior service credit shortages, military service credit, part time teachers and certain social security payments; sets forth conditions for state payment of employer contributions after June 30, 1986; and removes certain certification requirements.

Effective date: Various dates OLSEN, S., PEHLER

Finance

Chap. 9-S.F. 19 Omnibus Human Services, Corrections and Health Appropriations. **Article I:** Sets appropriations for the Departments of Human Services, Corrections, Health and Economic Security, the Job Skills Partnership Board, the Sentencing Guidelines Commission, the Corrections Ombudsman, and health related licensing boards; provides for community social services and health services subsidies; provides for mental health services for deaf and multiply handicapped persons at St. Paul-Ramsey Medical Center; provides for services to persons who are both deaf and blind; provides supplemental

grants to, and an alternative health insurance project for, AFDC recipients; provides a specific disregard for medical assistance eligibility purposes; sets limits on medical assistance and general assistance medical care (GMAC) payments to vendors; specifies conditions for funding, under medical assistance, of intermediate care facility services for the mentally retarded; authorizes the establishment of pilot projects to demonstrate the feasibility of state operated community based services for state hospital residents; authorizes state hospital or nursing home shared service agreements; provides for the state planning agency to conduct a site specific analysis of the potential for refuse burning and cogeneration, for low income energy assistance; provides for additional county participation in the community corrections act subsidy program; authorizes the commissioner of health to charge fees for medical and environmental laboratory services and for voluntary certification; and provides for appropriation transfers.

Article II: Requires certain health policies, plans, certificates or contracts issued or renewed after Aug. 1, 1985, to provide coverage for special dietary treatment for phenylketonuria (PKU) when recommended by a physician and provides for free statewide control testing; provides for independent living services center grants; provides for long term sheltered workshop program certification; enacts the "Minnesota Emergency Medical Services System Support Act" to improve regional emergency medical systems; provides for autopsies for Alzheimers disease research purposes; simplifies the community health services formula and provides for county planning grants; increases the drivers license reinstatement fee relating to DWI, and credits a certain percentage to the county probation reimbursement account for probation and parole services; authorizes the use of correctional facilities, staff and resources for a fee; makes permanent the Advisory Task Force on the Woman Offender and the Battered Women Advisory Council; requires and provides for case management of mentally retarded persons; extends the community work experience program; enacts the "Permanency Planning Grants to Counties Act," which establishes a program to encourage in-home services and minimize foster care placement of children; strengthens the child support collection law; redefines emergency under the AFDC emergency assistance program and limits certain payments; sets forth hospital rate and reimbursement provisions; authorizes the use of volume purchasing through competitive bidding for wheelchair transportation services; extends medical assistance eligibility for certain former AFDC recipients; requires recovery of the federal share of overpayments from providers; clarifies procedures for determining state payments to counties participating in the prepayment demonstration project; regulates medical assistance payments to nursing homes withdrawing ffrom the program; requires skilled nursing homes in the medical assistance program to be medicare certified; equalizes certain grants and imposes limits on county negotiated rates for room and board; and expands GAMC to include chiropractic and podiatric services and phases out ratable reductions in payments to providers.

Revises the General Assistance and Work Readiness Programs; establishes new grant standards and provides for equal resource standards for the supplemental aid program; allows county boards to delegate to county welfare boards the authority to provide or contract for social services provided prior to the Community Social Services Act; extends the grant program for services to the chronically mentally ill; describes the "Minnesota Employment and Economic Development Act"; and sets forth MEED program revisions.

Authorizes county coroners to collect fees for certain autopsies; authorizes county boards to contract with banks to process public assistance checks and to pay a service fee for the services; authorizes corrections departments grant money to be used for emergency shelter operation; prohibits certain per diem charges to counties participating in the community corrections act; increases the marriage license fee by \$5 to provide more funding for displaced homemaker programs; provides pistol possession rights for chemically dependent persons completing treatment; extends and modifies the demonstration project for the treatment of compulsive gamblers; requires studies and reports on mechanisms for reimbursement of providers of services for the mentally retarded, on proposed rules to evaluate sheltered workshops, on the feasibility of home equity conversion to finance long term health care insurance and on public guardianship.

Effective date: Various dates SAMUELSON

Chap. 10-S.F. 24 Omnibus Agriculture, Transportation, and Semi-State Agencies Appropriations: Appropriates money to the Transportation Department, the Regional Transit Board, the Transportation Regulation Board, the Department of Public Safety, the Department of Agriculture, The Soil and Water Conservation Board, the Animal Health Board, the Commerce Department, the Public Utilities Commission, the Public Service Department, the Racing Commission, the Charitable Gambling Control Board, the Ethical Practices Board, the Municipal Board, the Minnesota-Wisconsin Boundary Area Commission, the Uniform Laws Commission, the Voyageurs National Park Citizens Committee, the Historical Society, the Arts Board, the Humane Society, the Horticultural Society, and the Science Museum of Minnesota.

Requires the commissioner of transportation to establish highway jurisdiction studies at regional and multicounty levels; requires the Regional Transit Board

(RTB) to prepare a policy statement governing user charges and fare increases; requires that total revenue from regular route service fares are to produce a certain percentage of total operating costs for the service; provides and effective date of June 10, 1985, for horse medication emergency rules; provides for state paid insurance benefits to livestock weighers eligible for retirement under the rule of 85 and who voluntarily, retire; authorizes hydroelectric generating plants in Hastings and St. Cloud; requires fiscal notes for state mandates to local government units; reduces the nuclear power plant assessment for nuclear safety preparedness; removes the Metropolitan Transit Commission from older population representation requirements; sets the salary ranges for the chairs of the Metropolitan Council and the Regional Transit Board for determination by the governor; requires the governor to set salaries for the chairs of the Metropolitan Airports Commission and the Metropolitan Waste Control Commission; creates the statistical services account in the Department of Agriculture; sets forth fertilizer and commercial feed inspection account and livestock weighing provisions and requires that certain fees and penalties that are collected be credited to the special revenue fund; and sets forth membership provisions for the Soil and Water Conservation Board.

Provides for miscellaneous insurance provisions, including agency education and licensing, accident and health insurance, no-fault automobile and workers compensation insurance provisions; requires uninsured and underinsured motorist coverages; sets for an anti-stacking provision; provides for the issuance of six-year license plates for passenger automobiles, motorcycles, motorized bicycles and motor scooters; increases certain license plate fees; sets forth Metropolitan Transit Board and Regional Transit Board provisions including uniform fare policy requirements, transit assistance fund distribution and investment requirements; board membership requirements, duties and taxing authority, bonding provisions for I-394 parking facilities and requirements or special programs for certain jobseekers and the disadvantaged; creates a reimbursement account for payment of racetrack stewards and assistant veterinarians and requires that fees for the medical testing of horses cover part of the testing laboratory costs; exempts petroleum products used in certain agricultural land improvements from the sales tax; includes specific RTB and MTC employees in the MSRS unclassified employees retirement program; exempts certain personal use airports from certain licensing requirements; includes direct salary costs in user charges for air transportation services; modifies certain municipal electric power provisions; prohibits the expenditure of public funds for light rail transit without legislative authorization and requires and transit needs assessment and implementation plan; requires receipts from certain penalty assessments to be credited to a peace officers training account; exempts capitol security guards from uniform color requirements; and suspends certain MTC transit fare restrictions. Effective date: Various dates LANGSETH

Chap. 11-S.F. 17 Omnibus Higher Education Appropriations; appropriates money to the Education Department, the Higher Education Coordinating Board, the Vocational Technical Education Board, the Community College Board, the State University Board, the University of Minnesota and the Mayo Medical Foundation.

Provides for Historical Society publication of instructional materials on Minnesota history and government for pupils in the fifth to seventh grades; requires the HECB to review the method used to determine student need for financial aid for post-secondary education; provides for a task force on education programs; provides for post-secondary education information to eighth graders; requires HECB coordination of grants for enterprise development partnerships; provides for an income contingent loan repayment program to assist resident medical, dental, pharmacy and veterinary medicine school graduates in repaying student debt; provides support for up to 25 percent of firefighter training program tuition costs and requires the Vocational Technical Education Board to establish a uniform tuition schedule for the programs; provides for alcohol fuel plant demonstration programs, a science and technology resource pilot project at Southwest State University, specific AVTI construction projects, an advisory task force on hazardous substances, the operation and management of the FIRE center and an agricultural experiment station advisory council system; requires governing boards to set salaries for chancellors or directors, tuition, and the percentage of instructional cost paid by tuition.

Creates the Minnesota Indian Scholarship Committee and provides for state board of education grants to school districts for the preparation of Indian students for post-secondary education; provides that the HECB executive director administers the average cost funding task force; modifies provisions relating to system plans and missions; requires course equivalency guides, a common numbering system for courses and development of general education requirement standards among State Universities, Community Colleges, AVTI's and the University of Minnesota; removes the governing board unexpended fund carryover cap; authorizes governing board computer sales to students and staff; provides for State University parking rules and payroll deductions for nonprofit foundations; provides for HECB coordination of state policy development relating to the use of information technology in postsecondary education instruction and administration; sets forth scholarship and grant-in-aid eligibility provisions including alterations in family farm value determination; authorizes grants for AVTI student living and transportation expenses; eliminates the requirement for public hearings upon Vocational Technical Education Board allocation of money; requires parking fees to be deposited in the repair and betterment fund; provides an AVTI tuition exemption for certain Vietnam veterans and limits free tuition for certain other veterans; sets forth AVTI aid provisions relating to part time instruction and costs, allocation procedures, average daily membership (ADM) determination and payment schedule; provides for use of the permanent university fund to endow professorial chairs; includes private business, trade and correspondence school provisions and establishes a task force on private proprietary schools to study issues and make recommendations. Effective date: Various dates WALDORF

Chap. 13-H.F. 16 Omnibus State Departments Appropriations: Appropriates money to the legislative, judicial and executive branches of state government and to certain departments, agencies, boards and councils.

Provides for Scott county attorney complaint hearing costs; abolishes certain positions in the office of state treasurer and transfers certain duties and responsibilities to the commissioner of finance; requires the commissioner of administration to develop plans for co-locating the Pollution Control Agency and the Department of Natural Resources, for establishing a citizen suggestion system for state government programs and to report on the estimated additional costs to the state of awarding contracts under set-aside or preference programs; abolishes the Cable Communications Board and transfers the responsibilities to the commissioner of commerce; provides grants for public television, public radio, the World Theater Corporation, economic recovery and African famine relief; provides for Department of Revenue computer system development; provides for Department of Employee Relations employment process report and for a gasoline marketing practices report.

Requires various departmental studies on cross country ski stamps, the region 7E historical center, elevator safety inspection, beef packing plants, open pit mine hazards, unrefunded gas tax, water resources and anaplasmosis; provides for an aspen recycling project and game fish fingerling production; prescribes Minnesota Zoo fee structure, debt settlement and operation provisions; provides for Moose Lake and Windemere sanitary sewer district; provides grants for the Duluth Zoo, the Hubbard county Viking epic drama amphitheater and the Minnesota Inventors Congress; provides for KORF direct reduction demonstration program to reestablish iron making; provides for survey of drinking water and radon and organic chemical; provides for Indian housing rehabilitation loans.

Appropriates money to various retirement funds; ratifies salaries for legislators, judges and constitutional officers; provides for additional judgeships; provides for judicial vacancy determination; changes proposed constitutional amendment publication requirements; requires submission of task force documents to the Legislative Reference Library; provides for Legislative Coordinating Commission accommodation of visiting dignitaries; provides state and local unit of government tort liability immunity extension to IRRRB water access sites; eliminates the appropriation for the Legislative Commission on Pensions and Retirement pension valuation and cost estimate rules; creates the Legislative Commission on Economic Development Strategy and the Council on Asian Pacific Minnesotans; details Revisor of Statutes publication provisions; requires the attorney general to assess agencies for certain legal services and rule processing costs; provides for apportionment of investment board expenses; prescribes chief administrative law judge powers; requires the governor to set the salary of the chair of the Metropolitan Waste Control Commission within the range of \$15,000 to \$25,000; sets Oct. 1, 1985 as the deadline for compensation council appointment and salary recommendations; details agency indirect cost provisions; provides for state department and agency fee regulation; provides for a master lease program for departments, agencies, boards and commissions; sets limits on small business setaside program eligibility; authorizes the commissioner of administration to charge certain cooperative purchasing agreement and surplus state property transfer fees.

Sets forth miscellaneous banking provisions; requires certain fees to be deposited in the special revenue fund and specifies that the unencumbered balance of nondedicated revenue in the special revenue fund on June 30 of each year must be canceled and transferred to the general fund; clarifies provisions relating to agricultural land conservation and preservation; provides for agricultural resource loan guarantee program conversion from a general obligation bond program to a revenue bond program; provides Department of Employee Relations procedures for handicapped person and describes a classified position investigation option; provides for the classified status of Department of Revenue seasonal employees; requires state agencies to have affirmative action officers and plans; provides for employee insurance

trust fund and program administration; provides an automobile insurance policy stacking option; requires establishment and operation of a Minnesota Youth Conservation Corps; sets Voyageurs National Park boundary adjustments; provides for Banning State Park land addition; makes state park motor vehicle per fee and residency requirements changes; provides for daily, peace officer or contractor permits; provides for state park fee reduction for the physically handicapped; provides emergency assistance for certain loggers; increases hunting and fishing license fees and provides for a "Take a kid fishing weekend" program; provides for landlocked lake elevation control permits; provides for water pollution discharge permit (NPDES) application notice; extends the deadline for the prohibition of on land disposal of waste tires until July 1, 1986, the PCA emergency rules for collection and processing until Dec. 31, 1985, and provides for the deposit of motor vehicle transfer fees; provides for underground storage tank regulation; establishes a nuclear waste council; increases the municipal district heating loan limit; provides that the small business license bureau shall serve as an advocate for applicants; creates the Council on Biotechnology; details community development corporation (CDC) provisions; creates an energy fund with separate accounts; provides for public broadcasting facility grant distribution and an advisory task force; sets workers compensation rehabilitation fees; changes the definition of "employee" and rules pertaining to employers; provides for area labor-management committee grant program; requires fencing of open pit mines; increases National Guard active duty pay; provides for a veterans guardianship fee.

Revises provisions relating to the temporary housing demonstration program; provides a penalty for understating tax liability; authorizes certain fees under the revenue recapture act; provides for unrefunded motorboat gas tax determination and distribution; provides for using the cigarette tax for natural resources acceleration purposes; provides for IRRRB admission fee setting; sets legal newspaper filing fee; credits certain watercraft fees to the water recreation account; provides for the data privacy of human rights complaints; appropriates money and sets a fee for the 911 emergency telephone service; provides for full amortization payments to the Minneapolis Employees Retirement Fund (MERF) by the Metropolitan Airports Commission and the Metropolitan Waste Control Commission; sets forth the Housing Finance Agency's powers and duties; provides for hospital share service purchasing under municipal contracting law and provides for a competitive bidding requirement exemption under certain conditions; clarifies the Energy and Economic Development Authority accounting structure; requires Metropolitan Council and commissions budgeting of certain expenditures; provides metropolitan regional parks funding; provides for trial court information system operating cost sharing; provides for the promulgation of guidelines for state court administrator community dispute resolution; provides for public defense board establishment of procedures for legislative funding of public defense corporations; provides for peace officer training of persons possessing authority to enforce game and fish laws; specifies the nonavailability of farm interest reduction to refinance 1985 operating loans; provides for IRRRB property transfer to the Natural Resources Research Institute; provides for Dakota county resource recovery powers; repeals the provisions relating to the Manufacturing Growth Council; and provides exceptions for swine identification provisions.

Effective date: Various dates FORSYTHE, DEN OUDEN

Chap. 15-H.F. 1 Omnibus Building Bonding Appropriations: Appropriates money and authorizes the issuance of state building bonds for the acquisition and betterment of public lands and buildings and other public improvements of a capital nature for certain state departments, semi-state agencies, community colleges, state universities, the University of Minnesota and certain school districts; authorizes expenditures for judicial building working drawings and site preparation; authorizes expenditures for asbestos and PCB equipment removal, capital building renovation, state and labor history centers plans and designs; authorizes expenditures for the acquisition and betterment of outdoor recreational lands, parks, trails, forests, fishing management facilities and wetlands, certain dam safety projects, and agricultural dikes along the Red River; provides for an education center at the Isabella Environmental Learning Center, the Duluth state convention center and foreign trade zone warehouse, certain veterans facilities, highway rest areas, the Waseca Agricultural Interpretive Center, certain correctional facilities and state hospitals; provides for the transfer of certain outstanding bonds and for the transfer of certain appropriations; cancels or reduces certain appropriations; modifies the boundaries of the Capitol area; changes the solid waste management program for providing technical and financial assistance to local government units for development of alternatives to disposal; requires a Waste Management Board report to the Legislative Commission on Waste Management; provides for the Duluth state convention center administrative board site selection, for the center operation authority and requires a report to the Legislature; and authorizes the Lake of the Woods county board to issue general obligation bonds to acquire and construct jetties and related public improvements in Zippel Bay. Effective date: Sec. 1-36, June 29, 1985; Sec. 37, local approval FORSYTHE, WILLET

Governmental Operations

Chap. 7-H.F. 2 Makes various changes in laws governing certain public retirement funds; modifies certain duties of the Legislative Commission on Pensions and Retirement relating to certain rules and contracts and deletes certain appropriations; provides for the deduction of certain disability benefits from workers compensation benefits paid to members of the Minnesota State Retirement System or state troopers; provides for allowable service determination for certain part time employment and for leave of absence without pay; extends MSRS to state employees on leave of absence without pay to work for labor organizations representing state employees; removes language relating to the accrual period of deferred annuities upon selection of a certain optional annuity; increases disability benefits for certain correctional employees and for state troopers; provides for transfer of employee and employer contributions with interest to the unclassified employees retirement program for employees participating in the program and having prior service credit in certain covered plans and sets a time limit; includes independent nonprofit firefighting corporation members killed in the line of duty in the definition of peace officer for benefit eligibility purposes; defines allowable service under the Public Employees Retirement Association for state officers and employees displaced by the Community Corrections Act and transferred into county service; allows payment of delinquent employee and employer contributions to PERA to be made or accepted after the expiration of three calendar years; increases certain disability and survivor benefits under the public employees police and fire fund; clarifies income from teaching service relating to resumption of teaching after retirement; changes a certain teacher early retirement reduction factor; regulates the payment of certain disability benefits and refunds for teachers; alters certain deferred annuity augmentation provisions; provides for cessation of participation in the TRA variable annuity division by election; increases the interest rate on certain refunds to surviving spouses of members of first class city TRAs; alters certain financial reporting requirements for all funds; alters certain actuarial valuation requirements including first class city teacher pre and post-retirement assumptions and certain current and expected future asset and liability provisions, and specifies separate actuarial balance sheet requirements for local police and fire funds; extends the entitlement to the early retirement reduction factor without reduction in annuities (rule of 85), and specifies retirement association and finance department reporting duties; excludes employees in the St. Louis county emergency jobs program from coverage under PERA; provides for the payment of voluntary assessments to PERA by an employee of ISD #281, Robbinsdale, and for the purchase of prior service credit by certain TRA members employed by the Minnesota federation of teachers; provides for contribution transfers for certain legislative employees; and provides for the payment by PERA of revised benefits to certain retired employees of the St. Paul Bureau of Health. Effective date: Sec. 3, 9, 13, July 1, 1985; Sec. 19, Sept. 2, 1984; remaining sections, June 26, 1985 KNICKERBOCKER, MOE, D. M.

Chap. 17-H.F. 5 Requires state agencies furnishing information or services to a substantial number of non-English speaking people to employ qualified bilingual persons in public contact positions; requires the commissioner of administration, in consultation with the Council on Affairs of Spanish-Speaking People, groups representing other non-English speaking people and agency heads, to determine the application to each state agency; encourages the agencies to provide material explaining rights, duties, privileges and services in the non-English languages spoken by the people served; sets limits; expands the application of the public employee athletic leave of absence provisions; sets the salary ranges for the chairs of the Metropolitan Council and the Regional Transit Board for determination by the governor; requires the governor to set salaries for the chairs of the Metropolitan Airports Commission and the Metropolitan Waste Control Commission within a certain range upon legislative approval; excludes employees having active workers compensation claims from the approved complement of the Department of Finance; eliminates the requirement for the commissioner of administration to reimburse the Department of Employee Relations for certification of building officials; clarifies a provision relating to commissioner of employee relations negotiation or approval of compensation plans permitting payment for accumulated vacation leave upon beginning certain unpaid leaves of absence and specific conditions; changes provisions relating to membership in the career executive service and authorizes a fee for training and development services costs; includes solicitation of certain financial agreements in conflict of interest provisions for executive branch employees; requires commissioner of administration approval to grant rights-of-way over certain state owned land to railroad companies; and provides for district court review of state trooper arbitration awards. Effective date: Sec. 2, 5-10, 12, June 29, 1985; Sec. 1, 3, 4, 11, 13, Aug. 1, 1985 SVIGGUM, MOE, D. M.

Health and Human

Services

Chap. 3-S.F. 4 Requires the commissioner of health to establish resident reimbursement (case mix) classifications based on certain nursing and boarding care home assessments or on certain human services commissioner rules, requires classification conformity to the rules, sets procedures and sets forth reconsideration provisions; establishes approval procedures and requirements for hospital swing beds, and describes eligibility conditions; requires that health commissioner approval conditions are to include compliance with certain federal medicare regulations and length of stay limits; provides for license condition renewal, inspections, correction orders and penalty assessments for certain violations; sets forth restrictions on nursing services; changes certain violations provisions to include repeated violations; prohibits license issuance to or employment of persons convicted of gross misdemeanors relating to nursing home administration; restricts the licensing of new nursing home beds and prohibits changes in certification of beds to a higher level of care; provides for reporting of abuse or neglect of nursing home residents resulting in death; prohibits medical assistance payments for the costs of nursing care provided to patients in swing beds; expands the preadmission screening program to all applicants seeking admission to nursing or boarding care homes participating in the medical assistance program; provides for reassessment to assign a case mix classification under certain conditions; expands screening exceptions; provides that the fee for screening certain persons be approved by the commissioner of human services; provides for alternative grants to persons who are age 65 or older; eliminates age as a factor for historical operating cost per diem determination; requires that nursing homes in counties contiguous to the seven county metropolitan be included in the same geographic group for reimbursement purposes; establishes an efficiency incentive to provide residential services for the physically handicapped; provides for payment of certain central, affiliated or corporate office costs representing services of consultants; provides for a phase-in of historical operating cost per diems to certain nursing homes; provides for an interim payment rate for reimbursement of certain property related and operating costs to newly constructed nursing homes or to nursing homes with a capacity increase of 50 per cent or more; provides for a temporary payment rate to be effective until the total payment rate becomes effective; requires nursing homes certified as skilled nursing facilities under the medical assistance program to participate in medicare part A and part B unless, after submitting an application, medicare certification is denied by the federal health care financing administration; allows medical assistance payments only for charges not reimbursed by medicare; creates an appeal process for nursing home real estate appraisals; authorizes the Legislative Commission on Long Term Health Care to monitor the delivery of health care and to study cost containment strategies; authorizes bingo in nursing homes and senior citizen housing projects without licensing under certain conditions; requires review by the commissioners of human services and health of proposals for revenue bond financing of health facility projects under the Municipal Industrial Development Act and prohibits approval of certain projects; and requires the commissioner of health to report to the Legislature on the provision of transitional care or other subacute inpatient services provided in hospitals. Effective date: Sec. 1-5, 10-12, 24, 28-33, June 25, 1985; Sec. 19-23, 25-27, 31, 35-38, July 1, 1985; Sec. 6-9, 13-18, 34, Aug. 1, 1985 BERGLIN

Judicary

Chap. 4-S.F. 8 Subjects rules by the commissioner of public safety relating to driving while under the influence of alcohol or controlled substances to certain provisions of the Administrative Procedures Act and repeals a certain rule; provides that traffic regulations relating to accidents, DWI, and reckless driving apply to any person driving, operating or in physical control of a motor vehicle within the state or upon the ice of any boundary water of the state; provides for and changes penalties for hit and run violations resulting in death or great bodily harm; provides for access to drivers license photographic negatives for the investigation and prosecution of violations relating to motor vehicle accidents, drunk driving, drivers licenses, or fleeing from a peace officer in a motor vehicle; includes criminal vehicular operation in the definition of crime for crime victims reparations purposes; alters certain reparation eligibility provisions; increases the maximum allowable repara-

tions amount from \$25,000 to \$50,000; changes the membership of the Crime Victims Reparations Board; eliminates the administrative duty of maintaining a principal office; requires the board to submit the annual report to the commissioner of public safety as well as the governor and the Legislature; enacts the "Minnesota Crime Victim and Witness Advisory Council Act"; establishes the council to review victim treatment by the criminal justice system, provide information relating to victim and witness assistance, develop guidelines for program implementation and to provide ongoing public awareness programs to assist victims; enacts the "Crime Victim Ombudsman Act"; creates the office of ombudsman to investigate complaints on the possible violation of rights of crime victims or witnesses or to investigate complaints of mistreatment by the criminal justice system or victims assistance programs; requires that the ombudsman be appointed by the commissioner of public safety with the advice of the advisory council; requires a toll free telephone number be established for access to the ombudsman; requires the ombudsman to establish a procedure for referral to crime victims crises centers, the Crime Victims Reparations Board and other victim assistance programs; prohibits compelled testimony; provides for implementation of ombudsman's recommendations for action; requires a report to the Legislature by the commissioner of public safety; and authorizes the victim service unit of the Department of Corrections to accept and expend certain funds resulting from the distribution of resource materials. Effective date: Sec. 3, 22, June 25, 1985; Sec. 9, 18-20, Jan. 1, 1986; Sec. 1, 2, 4-8, Aug. 1, 1985; Sec. 10-17, 21, July 1, 1985 POGEMILLER

Chap. 16-S.F. 25 Revisor's bill; conforms various laws relating to tort claims, public employer prompt payment of wages, special assessments and juries to judicial decisions of unconstitutionality and suggestions for clarity; and corrects various legislative enactments. Effective date: Various dates JUDE, BISHOP

Chap. 18-S.F. 30 Changes the notice period and related procedures required for the cancellation of contracts for deed, and allowing a shorter termination period for certain contracts or agreements; provides for the designation of the attorney of the seller as an agent for receipt of payments or service of summons; clarifies the application of the mortgage registry tax; changes certain financing statement provisions relating to crop buyers; alters certain mortgage and contract for deed foreclosure moratorium provisions found in Chap. 306 and restores prior law; and provides a penalty for violation of certain notice requirements. Effective date: Sec. 3, 6-8, sub. 6 (a and c) of Sec. 9, Aug. 1, 1985; Sec. 13, July 6, 1985 LUTHER

Taxes and Tax Laws

Chap. 14-H.F. 10 Omnibus tax bill.

Article I: Income tax provisions; reduces the individual income tax rates and simplifies the tax by conforming provisions to federal tax law; provides separate tax rate schedules for taxpayers claiming and not claiming the federal tax deduction.

Article II: Sales and excise tax provisions; expands the definition of gasohol; reduces the sales tax on farm machinery and exempts repair and replacement parts from sales tax; and exempts ticket sales or admissions to regular season school games, events and activities.

Article III: Property tax provisions; increases the agricultural credit percentages from 33 to 36 percent for the first 320 acres of homestead property and from either 10 or 15 percent to 26 percent for all other agricultural and timber property; increases the maximum homestead credit to \$700; and reduces the assessment ratio for nonhomestead and homestead agricultural land.

Article IV: Property tax recodification.

Article V: Property tax refund provisions; includes contributions to individual retirement and certain other pension or deferred arrangement plans in household income for computation purposes; increases the minimum percentage of income required to be paid in property taxes to qualify for the refund and sets a maximum eligible household income; and eliminates the special preferential schedules for 65 or older or handicapped and establishes a subtraction from household income for 65 or older or handicapped persons. **Article VI:** Local government aids provisions; provides for the determination of the maximum aid for cities to be based on the previous year aid amount; provides for fiscal need factor adjustment and for the determination of the local effort mill rate; continues county aid at the present percentage; and provides for the distribution of aid payments to cities and towns and for accelerated aid payments to cities containing property subject to supplementary taconite homestead credit.

Article VII: Hennepin County Park Reserve provisions; changes the name of the district to the Suburban Hennepin Regional Park District; transfers levy authority from the Hennepin county board to the park district board; increases the maximum mill rate from 1 to 1.3 mills; and removes Minneapolis from the

district, divides the remainder of Hennepin county into districts and provides for the election of commissioners.

Article VIII: Economic development provisions; establishes an economic diversification program of interest subsidies and property and sales tax reimbursements for businesses establishing new or expanding existing facilities within the state; provides for enterprise zone funding and boundaries; sets forth tax increment financing provisions, UFARS system provisions, and provisions relating to low income housing interest reduction programs; and sets forth industrial development bond allocation provisions; and increases the bonding authority of the Minnesota Housing Finance Agency.

Article IX: Jobs provisions; abolishes the Department of Economic Security; creates the Department of Jobs and Training and the Office of Full Productivity and Opportunity; revises provisions relating to employment and training programs for AFDC and general assistance recipients and youth employment opportunities; changes certain MEED program provisions including farmer eligibility and wage subsidies; extends certain community work experience programs and authorizes the establishment of additional programs; establishes an employment and training program for structurally unemployed persons receiving unemployment compensation benefits; and provides for the administration of the federal jobs training partnership act and for the establishment of community investment programs.

Article X: Mining tax provisions; provides for taconite production tax collection and distribution by the IRRRB and for payment by the St. Louis county auditor; reduces the occupation and royalty tax rates on taconite and natural ores; and allows natural iron ore producers to deduct property taxes paid on mine property in determining the taconite tax due.

Article XI: Mortgage registration and deed tax provisions; prohibits the reduction of the mortgage registry tax below the statutory rate; requires the mortgage registry and deed taxes attributable to the statutory rate to be reported to the county welfare agency for welfare aid purposes; and provides that responsibility for deed tax administration, documentary stamps and refunds are to be with the county board and treasurer.

Article XII: Railroad abatement provisions; provides for reimbursement to taxing districts for property tax refunds or abatements paid to railroads; and allows an additional levy for taxes payable in 1986 equal to the difference between the court ordered refund paid to a railroad and the reimbursement for the refund received from the state.

Article XIII: Estate tax provisions; repeals the separate Minnesota estate tax; continues the tax equal to the amount of the state death tax credit under the federal estate tax; and requires personal representatives to file a copy of the federal estate tax return including a schedule of assets.

Article XIV: Telephone gross earnings provisions; phases out the telephone company gross earnings tax; subjects telephone companies to the property tax; and excludes cellular radio technology from the definition of telephone company for tax purposes.

Article XV: Interest on overpayments; changes the interest rate on tax overpayments from 6 percent to 80 percent of the floating rate charged on lay payments; and provides for accrual and annual adjustment.

Article XVI: Revenue Department enforcement provisions; authorizes the commissioner of revenue to enter into an agreement with the commissioner of public safety to allow access to the criminal justice data communications network and to request assistance in criminal tax investigations; and imposes a penalty on tax preparers preparing fraudulent returns regardless of taxpayer knowledge of the fraud.

Article XVII: State leased land provisions; extends the maximum term for state owned leased lakeshore land; provides that lease rates be based on appraised value determined by comparison with the market value of similar land in the county; requires increased lease rates to be phased in over a certain number of equal installments; and authorizes counties to expend revenues from property taxes on leased lakeshore land for the maintenance or upgrading of roads serving the land.

Article XVIII: Budget reserve provisions; increases the reserve from \$375 to \$450 million and changes the name to the Cash Flow and Budget Reserve Account; authorizes the commissioner of finance to delay certain payments of property tax reduction and local government aids to avoid short term borrowing for cash flow purposes; and establishes priorities for contingent expenditure of unobligated general fund balances.

Article XIX: Cigarette tax provisions; increases the state cigarette tax from 18 cents per pact to 23 cents per pack on July 1, 1985 and provides that if the 8 cent per pack federal tax is reduced the state will increase the cigarette tax an additional 8 cents per pack; establishes a state financial assistance program to abate combined sewer overflow to the Mississippi River from the Rum and St. Croix Rivers and from the cities of Minneapolis, St. Paul and South St. Paul; and provides for smoking prevention and nonsmoking promotion programs.

Article XX: Miscellaneous provisions; provides a levy limit base adjustment for loss of federal revenue sharing funds; provides for property tax assessment appeals before the tax court under certain conditions and for green acres property deferred special assessment installment payments; and exempts certain metropolitan sports facilities commission leased property from taxation.

Article XXI: Income tax federal update provisions; updates income tax provisions to changes in the internal revenue code.

Effective date: Various dates SCHREIBER, JOHNSON, D. J.

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967	783	81	Agriculture & Natural Resources	1331	1320	223	Health & Human Services
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982	1185	78	Veterans & General Legislation		- 0		Regulated Industries
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988	800	148	Economic Development & Commerce	1360	1279	216	Energy & Housing
990	919	233	Agriculture & Natural Resources	1370	1362	265	Judiciary
991	1102	30	Local & Urban Government	1371	1363	248	Judiciary

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1375	1398	239	Economic Development & Commerce	1570	1197	80	Agriculture & Natural Resources
1382	1371	125	Judiciary	1578	1388	165	Judiciary
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1405	1357	238	Judiciary	1607	1499	181	Local & Urban Government
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1417	1291	105	Local & Urban Government	1645	1510	230	Taxes & Tax Laws
1421	1148	196	Economic Development & Commerce				
1435	1358	163	Local & Urban Government	Vetoes			
1436	1130	247	Health & Human Services	1032	1138		
1437	1049	150	Judiciary				
1443	276	268	Judiciary	Special	Session		
1457	1458	132	Transportation	1	16	15	Finance
1458	165	287	Finance	2	3	7	Governmental Operations
1460	1404	204	Local & Urban Government	3	1	12	Education
1468	1447	205	Local & Urban Government	5	9	17	Governmental Operations
1490	1414	180	Local & Urban Government	6	12	8	Agriculture & Natural Resources
1497	1353	179	Agriculture & Natural Resources	7	None	Res2	Resolutions
1498	1347	178	Agriculture & Natural Resources	8	2	1	Economic Development & Commerce
1503	1411	106	Local & Urban Government	9	20	2	Agriculture & Natural Resources
1513	1140	258	Agriculture & Natural Resources	10	22	14	Taxes & Tax Laws
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MINNESOTA STATE SENATE

Senate Members-1985 Session

PHONE	PARTY	SENATOR	ROOM*	DIST.
296-5981	DFL	Adkins, Betty A.	235 Cap.	22
6455	IR	Anderson, Don A.	103 SOB	12
5975	IR	Belanger, William V., Jr.	107 SOB	41
3903	IR	Benson, Duane D.	109 SOB	32
5094	IR	Berg, Charles A.	115 SOB	11
4261	DFL	Berglin, Linda	323 Cap.	60
4131	IR	Bernhagen, John	113 SOB	21
2084	DFL	Bertram, Joe	328 Cap.	16
4848	IR	Brataas, Nancy	139 SOB	33
4182	DFL	Chmielewski, Florian	325 Cap.	14
5003	DFL	Dahl, Gregory L.	G-24 Cap.	50
2302	DFL	Davis, Charles R.	G-24 Cap.	18
6820	DFL	DeCramer, Gary M.	303 Cap.	27
2859	DFL	Dicklich, Ronald R.	306 Cap.	5
8298	DFL	Diessner, A. W. "Bill"	325 Cap.	56
8867	DFL	Dieterich, Neil	235 Cap.	63
2877	DFL	Frank, Don	G-28 Cap.	51
4123	IR	Frederick, Mel	119 SOB	30
8138	IR	Frederickson, Dennis R.	143 SOB	23
9307	DFL	Freeman, Michael O.	303 Cap.	40
4314	IR	Gustafson, Jim	132A SOB	8
4183	DFL	Hughes, Jerome M.	328 Cap.	54
9305	IR	Isackson, Doran L	151 SOB	28
3826	IR	Johnson, Dean E.	105 SOB	15
8881	DFL	Johnson, Douglas J.	205 Cap.	6
4248	DFL	Jude, Tad	235 Cap.	48
1240	IR	Kamrath, Randy P.	133 SOB	20
1253	IR	Knaak, Fritz	149 SOB	53
4120	IR	Knutson, Howard A.	121 SOB	38
4302	DFL	Kroening, Carl W.	G-24 Cap.	57
1945	IR	Kronebusch, Patricia Louise	153 SOB	34
4351	IR	Laidig, Gary W.	145 SOB	55
3205	DFL	Langseth, Keith	G-24 Cap.	9
8017	DFL	Lantry, Marilyn M.	G-24 Cap.	67
4136	DFL	Lessard, Bob	328 Cap.	3
8869	DFL	Luther, William P.	205 Cap.	47
1279	IR	McQuaid, Phyllis W.	132B SOB	44
8075	IR	Mehrkens, Lyle G.	127 SOB	26
4154	DFL	Merriam, Gene	G-24 Cap.	49
4264	DFL	Moe, Donald M.	309 Cap.	65
2577	DFĽ	Moe, Roger D.	208 Cap.	2
4871	DFL	Nelson, Tom A.	301 Cap.	31
4334	DFL	Novak, Steven G.	203 Cap.	52
1282	IR	Olson, Gen	132C SOB	43
4241	DFL	Pehler, James C.	306 Cap.	17
	DFL	Peterson, Collin C.	205 Cap.	10
3988	IR	Peterson, Darrel L	141 SOB	29
4274		Peterson, Donna C.	G-29 Cap.	61
8018	DFL	Peterson, Randolph W.	326 Cap.	19

PHONE	PARTY	SENATOR	ROOM*	DIST.
296-0760 7809 4167 9251 2889 4125 4875 7157	PARTY DFL DFL IR DFL IR DFL DFL IR DFL DFL DFL IR	SENATOR Petty, Eric D. Pogemiller, Lawrence J. Purfeerst, Clarence M. Ramstad, Jim Reichgott, Ember D. Renneke, Earl W. Samuelson, Don Schmitz, Robert J. Sieloff, Ron Solon, Sam G. Spear, Allan H. Storm, Donald A.	ROOM * 323 Cap. G-24 Cap. 303 Cap. 123 SOB G-27 Cap. 117 SOB 121 Cap. 235 Cap. 135 SOB 303 Cap. G-27 Cap. 125 SOB	DIST. 62 58 25 45 46 35 13 36 64 7 59 42
8660 9457 4101 3809 8091 4147	DFL IR DFL DFL DFL DFL	Stumpf, LeRoy A. Taylor, Glen Vega, Conrad M. Waldorf, Gene Wegscheid, Darril Willet, Gerald L.	306 Cap. 147 SOB G-29 Cap. G-24 Cap. 309 Cap. 121 Cap.	1 24 39 66 37 4

*Capitol or State Office Building, St. Paul, MN 55155

PHONE COMMITTEE

ROOM*

296-4157	Agriculture & Natural Resources	24 Cap.
4158	Econ. Development & Commerce	303 Cap.
4185	Education	306 Cap.
8866	Elections & Ethics	328 Cap.
8865	Employment	325 Cap.
8864	Energy & Housing	29 Cap.
6436	Finance	121 Cap.
4175		309 Cap.
4151	Health & Human Services	323 Cap.
4191	Judiciary	27 Cap.
4150	Local & Urban Government	235 Cap.
1767		235 Cap.
4196		208 Cap.
4839	Taxes & Tax Laws	205 Cap.
4186	Transportation	303 Cap.
1771	Veterans' & General Leg.	328 Cap.
PHONE	SERVICE OFFICE	ROOM *
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296-2887Index231 Cap.2343Sec. of the Senate231 Cap.0504Public InformationB29 Cap.8088"Hotline" (daily schedules)

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