Reflections

During the legislative session, some lawmakers made weekly trips to the Capitol from far away, as much as 389 miles, one way. That’s understandable, for Minnesota is 385 miles wide, 405 miles long, and covers 86,943 miles in area. Those who made a long weekly round trip did it as part of their elective commitment to the voters.

Distances like the 22,000 miles Rep. Bernie Lieder (DFL-Crookston) traversed annually were minor in comparison to the trek made to St. Paul by some Territorial Council members before statehood, and then others after statehood. Two members — Norman Kittson, a fur trader, and Joe Rolette, a voyageur — lived in far-away Pembina (now in North Dakota). At different sessions, they came by dog sled, traveling 30 to 40 days to arrive in St. Paul.

Likewise, Rep. Jim Tunheim (DFL-Kennedy) traveled the farthest from the northwest to get to the capital city. And Rep. Tim Finseth (R-Angus) who shares the same district, said his trip was exactly 325 miles one-way.”from garage to garage.”

During this session, Rep. Tom Rukavina (DFL-Virginia) would leave his northeastern home to make a 205-mile, four-hour drive south. Around the same time, at 4 a.m. on Monday mornings Rep. Michelle Rifenberg (R-La Crescent) and Rep. Greg Davids (R-Preston) would leave their homes in the far southeast to drive north. Like Lieder, Tunheim, Finseth, Rukavina, and Rep. Edgar Olson (DFL-Fosston) they all returned home every Friday.

But after 14 years in office, Olson stepped down and will no longer make the long weekly journey.

Rep. Irv Anderson (DFL-Int’l Falls) has come from the farthest point north for 24 years, and Rep. Loren Solberg (DFL-Bovey) has religiously made the trip in for 16 years. But in recent years, Rep. Richard “Doc” Mulder (R-Ivanhoe) has flown his own plane from the far southwest when the weather was fair.

Tunheim once flew in commercially from Grand Forks, N.D., 70 miles from his home. For the past two sessions, he and his wife, Diana, have driven to St. Paul. “It took only three hours longer,” he said.

Until next session, Lieder no longer will arrive home on Saturday at 1 a.m. to his wife, Shirley, patiently awaiting him. Lieder said he had only three delays in travel during his 14 years in office. “The first was when I had to stay overnight in Sauk Centre, due to a blizzard. Another was having to wait for a herd of deer to cross the highway, like caribou migrating. The third time was during this 1998 session.”

One Friday, as chair of the Transportation and Transit Finance Division, Lieder and lawmakers and lobbyists have left the building.

During this session, Rep. Tom Rukavina (DFL-Virginia) would leave his northeastern home to make a 205-mile, four-hour drive south. Around the same time, at 4 a.m. on Monday mornings Rep. Michelle Rifenberg (R-La Crescent) and Rep. Greg Davids (R-Preston) would leave their homes in the far southeast to drive north. Like Lieder, Tunheim, Finseth, Rukavina, and Rep. Edgar Olson (DFL-Fosston) they all returned home every Friday.

But after 14 years in office, Olson stepped down and will no longer make the long weekly journey.

Rep. Irv Anderson (DFL-Int’l Falls) has come from the farthest point north for 24 years, and Rep. Loren Solberg (DFL-Bovey) has religiously made the trip in for 16 years. But in recent years, Rep. Richard “Doc” Mulder (R-Ivanhoe) has flown his own plane from the far southwest when the weather was fair.

Tunheim once flew in commercially from Grand Forks, N.D., 70 miles from his home. For the past two sessions, he and his wife, Diana, have driven to St. Paul. “It took only three hours longer,” he said.

Until next session, Lieder no longer will arrive home on Saturday at 1 a.m. to his wife, Shirley, patiently awaiting him. Lieder said he had only three delays in travel during his 14 years in office. “The first was when I had to stay overnight in Sauk Centre, due to a blizzard. Another was having to wait for a herd of deer to cross the highway, like caribou migrating. The third time was during this 1998 session.”

On the cover: The halls of the state Capitol are quiet. The 1998 Legislative Session has ended, and lawmakers and lobbyists have left the building.

— LeClair Grier Lambert

INSIDE

Highlights ........................................................................................................5

Feature: Legislative Reference Library .....................................................36

Governor’s Desk (CH252 - CH408) .........................................................40

On the cover: The halls of the state Capitol are quiet. The 1998 Legislative Session has ended, and lawmakers and lobbyists have left the building.

— Photo by Andrew Von Bank
Legislators focus on capital projects, tax reductions

By Sandy Donovan

It was a short session that produced some tall numbers.

In less than 12 weeks, lawmakers cooked up and passed the state’s largest-ever bonding bill, including almost $1 billion in funding for universities, convention centers, light-rail transit, and a St. Paul hockey arena.

And they also found time to put together a package of tax rebates and reductions that topped $1 billion. The bill would bring the biennial tax reductions to almost $2 billion, another state record.

Tax cuts and capital projects were on the agendas of both the Legislature and the governor since the session opened in January with a projected $1.3 billion surplus in state coffers.

But even as the projected surplus grew closer to $2 billion, House and Senate members were at odds as to how to best spend that money.

House members advanced plans that would rebate most of the surplus to taxpayers, while selling bonds to pay for building projects around the state.

Meanwhile, senators called for using the surplus to pay cash for building projects, which they said would save money in the long run.

In the end both sides compromised to reach a final agreement, hammered out during the last week of session.

Tax cuts would include $500 million in one-time rebates for homeowners and renters as well as substantial reforms in the state’s property tax system.

And funding for the $1 billion in new capital projects would be split almost evenly between cash and bonds, with $552 million coming from the general fund and $416 million slated to come from bond sales.

House Speaker Phil Carruthers (DFL-Brooklyn Center) called the agreement a balanced plan, although a House-approved proposal for a so-called “no-wait rebate” this year had to be scrapped.

“This plan meets . . . important goals,” he said. “First, it meets the goal of providing significant property tax relief to Minnesota’s working families. Second, it enabled us to save money on building projects that not only create jobs, but which will put our colleges, parks, transportation systems, and communities on track for prosperity in the 21st Century.”

Much of the money earmarked for capital projects will go to initiatives backed by Gov. Arne Carlson, including University of Minnesota improvements, environmental preservation projects, and a St. Paul hockey arena, slated to benefit from a $65 million loan to the city.

Still, some high-profile items were left out of the record bonding bill, including Carlson’s desired veterans park in Duluth to feature the USS Des Moines.

And in other areas, lawmakers produced plans that far exceeded Carlson’s January budget proposals.

An omnibus K-12 education spending bill, which Carlson has not yet signed but has verbally agreed to, calls for $124 million in new spending. The governor has repeatedly said he considers that an excessive amount of money.

Most of it — $70 million — would go to help districts implement the Profile of Learning, a portion of the state’s Graduation Standards initiative, but the bill also includes...
$12 million for Carlson-supported boarding schools for at-risk teens. The K-12 bill also would abolish the State Board of Education and begin a major reform of the state’s special education system.

An omnibus crime measure already signed into law imposes tougher sentences for a variety of felons and includes funding for more probation officers and for a project to have inmates build low-income housing.

But the so-called “three-strikes” plan, which would have mandated lifers for those convicted of violent crimes three times, did not make it into law.

And after much debate over whether to increase abortion restrictions, lawmakers passed a $58 million health and human services bill that calls for more abortion reporting but does not prohibit so-called “partial birth” abortions.

Other initiatives this session include two proposed constitutional amendments to be placed on the November ballot: One will ask voters whether hunting and fishing should be preserved as a valued part of the state’s heritage, and the other will ask whether the state treasurer’s office should be abolished.

Also beginning this year, some employers will be required to provide space and time for nursing mothers to privately pump breast milk, and telephone companies will have to provide more detailed information when trying to entice customers to switch long-distance plans.

And awaiting Carlson’s signature is a plan that would introduce a three-stage license system for teen-age drivers.

Still, of the more than 1,600 bills introduced in the House since January, several notable ones were defeated or watered down somewhere along the way.

A much talked-about proposal for a three-year moratorium on feedlots eventually passed the Legislature as a two-year ban on only new open-air lagoons for swine waste. But another measure signed by Carlson included funding for the first year of a three-year feedlot study.

Also arriving on the governor’s desk in a more modest form than originally conceived was a plan to increase restrictions on personal watercraft operations. Under that bill, which awaits action by the governor, operations would be prohibited for about a 12-hour overnight period and the shoreline no-wake zone would be expanded.

Some other high-profile bills never did make it to Carlson’s desk, including a proposal to prohibit banks from levying fees on ATM users. Likewise, a House-approved plan to lower the legal blood-alcohol content for drivers did not make it out of the Senate, and a proposed constitutional amendment to create a permanent children’s endowment fund will not be on the November ballot.

Simoneau says being in Legislature was like ‘going to college constantly’

By Matt Wetzel

When former Rep. Wayne Simoneau started out as a mechanic in the late 1950s, he had no idea that roughly four decades later he would be capping off a career in public service as the commissioner of the Department of Finance. And working for a Republican governor, yet.

“Didn’t even think about it. Just had to go to work and buy a house,” said Simoneau, a former lawmaker, auto mechanic, and Teamster.

And it will soon be former finance commissioner. With Gov. Arne Carlson leaving office in less than a year, Simoneau’s service as commissioner will be over.

“I’m going to retire,” said Simoneau, a father of six and grandfather of seven who has put in 23 years of work in state government.

Simoneau, 63, lives in Fridley with his wife of 39 years, Jane. He served in the Legislature from 1974 to 1995, representing District 46B, which includes Columbia Heights and part of Fridley.

Born in Washburn, Wis., he attended Dunwoody Institute in Minneapolis to learn auto mechanics, and in 1957, went to work. He was active in his union, the International Brotherhood of the Teamsters, and his Fridley DFL precinct, where he became the chair. In 1974, he became the chair of his Senate district, and soon after, he ran for the Legislature.

On the first day of his first term in January 1974, he knew he had a lot to learn.

“You’ve got to know how things work in order to make them work for you,” he said. “I understand government and large systems and how they work. We’re bigger than 3M. You’ve got to understand how big government systems work.”

The best way to do that is to watch, listen, and think, he said. And, he said, flexibility is a must, whether guiding a bill through the Legislature or negotiating with special interests.

“Each situation is different. It’s like going to college constantly,” he said.

During his legislative career, Simoneau served as chair of the House Governmental Operations Committee and the House Appropriations Committee. He last held the position of chair of the House Financial Institutions and Insurance Committee.

Regarding his legislative work, he is most proud of an initiative to bring state employees under one collective-bargaining agreement in 1980.

“We gave complete bargaining rights to state employees,” he said.

The goal was to keep the Legislature out of setting employee salaries, except those of the commissioners, department managers, and essential employees.

He also was the House author of legislation that provided critical assistance for Northwest Airlines in 1993. And he was House author of a bill in 1987 that helped protect Minnesota employers from hostile takeovers.

That came when Dayton-Hudson Inc. was threatened, he said.

Carlson appointed Simoneau in 1995 to go to work at the Department of Employee Relations, first as deputy commissioner and later as commissioner.

Simoneau said he doesn’t consider it surprising that a lifelong DFLer, as he is, was appointed to an administration job by a Republican governor. Simoneau said he considers himself closer to the center than to the far left, and that Carlson has long had a reputation as a moderate Republican, closer to the center than to the far right.

“We’re in the middle. That’s pretty much where almost everyone in the state is,” Simoneau said.

In October 1996, a vacancy occurred for the commissioner of the Department of Finance. Simoneau and Carlson went over the possible choices for a replacement.

“One day Arne just called me up and said, ‘You’re it. Won’t you go upstairs?’ And Simoneau did.
BANKING

Checks in the mail

Restrictions will be placed on the unsolicited checks that some financial institutions mail to consumers, under a new law signed by Gov. Arne Carlson.

Consumers who find such checks in their mailboxes are actually receiving loan solicitations, carrying interest rates as high as 30 percent.

Effective Jan. 1, 1999, the new law stipulates that no financial institution or lender can send such a check unless it complies with several new requirements.

The checks will be required to become void after 30 days, and information will have to be sent with the check advising consumers to destroy it if they do not use it.

Consumers will have to be told in plain terms that the check is a loan, and the loan agreement will have to be on the back of the check.

If such a check is fraudulently cashed by someone other than the addressee, the consumer is to be absolved from liability by signing a statement saying he or she did not cash the check.

The check will have to be mailed in an envelope that does not indicate its contents. Also, it must not be forwarded if the consumer no longer lives at the address.

Bill sponsor Rep. Bill Haas (R-Champlin) said during House floor discussion of the measure that he recently received one such check — for thousands of dollars — in the mail.

He said if the check were lost or stolen, and cashed, it would have been a hardship. He said his legislation puts procedures in place to protect the consumer.

The measure allows an exception for prospective borrowers who already have an open-end credit arrangement, such as a credit card account, with a lender.

Sen. Michelle Fischbach (R-Paynesville) sponsored the measure in the Senate.

HF2016/ SF2550*/CH 335

Lost or stolen debit cards

A new law effective Aug. 1, 1998, will limit customer liability to $50 on lost or stolen debit cards.

The law will cover the debit cards that financial institutions issue to holders of checking accounts. Besides getting cash out of automatic teller machines, consumers can use debit cards to make purchases that are directly deducted from their checking accounts, as long as the merchant has a terminal that can handle debit card transactions.

The law will limit customer liability to $50 if the card is lost or stolen. The limit will apply to unauthorized transactions made before the bank receives notice that the card has been lost or stolen. (There is no liability for transactions made after the financial institution has been notified.)

A similar liability limit for credit card holders exists in current law.

Rep. Ann H. Rest (DFL-New Hope) and Sen. Edward Oliver (R-Deephaven) sponsored the measure.

HF2500*/ SF2540/CH 295

Women and credit history

A new law seeks to give divorced and widowed women a fairer shake when applying for loans and credit cards.

Effective Jan. 1, 1999, the law will require that creditors consider the credit history of an applicant’s spouse and that credit histories be reported in the name of both spouses.

House sponsor Rep. Peggy Leppik (R-Golden Valley) said the law will help women who were conscientious borrowers while married, but find themselves unable to secure credit after a death or divorce because the credit history exists solely in their former spouse’s name.

“There are times when an applicant finds she has no credit history,” Leppik said. “This will give that person recourse to state court and small claims court. The applicant still has to establish her own credit-worthiness.”

Sen. Deanna Wiener (DFL-Eagan) sponsored the measure in the Senate.

HF2309*/ SF2136/CH 327

Reporting fraudulent checks

A new law effective Aug. 1, 1998, aims to encourage banks and credit unions to report information concerning fraudulent check use to the crime alert network or law enforcement agencies.

The law will limit the liability of financial institutions who provide stolen, forged, or fraudulent check information.

As long as an institution is acting in good faith when they disclose information, they will be free of risk of being held liable by the subjects of the disclosure, under the new law.

The measure was sponsored by Rep. Mary Jo McGuire (DFL-Falcon Heights) and Sen. Ember Junge (DFL-New Hope).

HF3389/ SF2493*/CH 373

BONDING

House approves bonding bill

The 1998 bonding bill — complete with a $65 million loan for the St. Paul RiverCentre hockey arena — awaits action from the governor after being approved by the House April 9. The vote was 86-47.

The bill (HF3843), sponsored by Rep. Henry Kalis (DFL-Watkins), appeared to be headed for disaster a few weeks ago.

The House-Senate conference committee could not agree on the RiverCentre appropriation, and Gov. Arne Carlson was threatening to veto all or parts of the bonding bill if the appropriation was absent.

The $130 million arena plan itself also appeared to be in jeopardy. With the early stages of construction about to begin, it looked like the city would have to shoulder the financial burden of the facility, possibly damaging the city’s bond credit rating.

Members of the St. Paul City Council were considering measures to delay the demolition of the current arena until the financing issue was settled.

It seemed that attempts to bring NHL hockey back to Minnesota might be in trouble.

A renegotiated lease between the city of St. Paul and the Minnesota Wild hockey team finally provided the necessary boost to resolve the stalemate.

The new lease allows the state to receive payments on its loan and gives the city of

If you have Internet access, visit the Legislature’s web page at: http://www.leg.state.mn.us
The new plan also removes the team's exemption from property tax, requiring that the team make a payment in lieu of tax that is based on revenue recouped by the team from the ticket surcharge and the outdoor marquee.

Initially, the city would have been required to issue bonds in the amount of $30 million, which would have put the city at its maximum debt capacity. The debt would have been serviced by revenues from the $1 ticket surcharge and the outdoor marquee, and by an existing half-cent sales tax.

The new proposal would require the city to cover the remaining $65 million in construction costs for the facility. The additional debt would be serviced by the rent payments and payments made in lieu of property taxes by the team.

Proponents of the plan say that the arena is just a part of a larger plan to revitalize the entire RiverCentre facility and downtown St. Paul. They say that the expansion of the entire facility will mean new jobs and economic development in the area.

Aside from professional hockey, this year's bonding bill focuses on transportation, higher education, environment, and economic development projects statewide.

The bill would appropriate $5 million to assist in developing rural transit. Transit systems in Duluth, Mankato, and St. Cloud would also receive funds, under this provision.

The bill would appropriate $34 million for the construction and repair of Minnesota bridges. Transportation officials told lawmakers that bridges are deteriorating faster than expected because of unprecedented use by heavier vehicles and because of a change in construction methods 40 years ago.

Of Minnesota's 19,790 bridges, 3,460 are deficient by federal standards, according to the transportation department. A total of 573 bridges...
of those are on the trunk highway system, and 2,887 are on local road systems.

Higher education spending
The largest portion of the bonding bill — $281.4 million — would go to improvements to the state's higher education facilities. Of that amount, the University of Minnesota would receive $138.3 million for projects across the state.

The Twin Cities campus would receive funding for several improvements, including $53.6 million for the Walter Library, $1.3 million for renovations to Amundson Hall, $4 million for biology laboratories in Gortner and Snyder halls, and $6.9 million for improvements to Peters Hall.

Other projects in the university system include $28.2 million for improvements to the science and mathematics faculty at the Morris campus, $22.3 million for the construction of a new library at the Duluth campus, and $4.4 million for university-operated agriculture stations statewide.

The Minnesota State Colleges and Universities system would receive $143.1 million for statewide improvements, including $10.4 million at the North Hennepin Community College, $10 million at the St. Paul Technical College, $16 million at Hibbing Community and Technical College, and $43 million to fund asset preservation at several system facilities.

K-12 education projects
The Department of Children, Families and Learning would receive $62.4 million for projects, under the bill.

Of that amount, $5 million would go to Youth Enrichment Grants. Communities could apply for the funds to develop after-school community facilities.

Also from this amount, $14 million would go to a grant to the St. Paul School District to assist in the development of community schools.

The bill would also provide $3.2 million for the renovation of facilities at the state academies for the deaf and blind in Faribault, and would allocate $1.4 million to the Lola and Rudy Perpich Center for Arts Education for improvements.

Recreation and conservation
The Department of Natural Resources (DNR) would receive nearly $130.3 million for a myriad of projects, including $10.3 million to acquire and maintain state trails and $17 million for improvements to the state park system.

Other projects overseen by the DNR would include $30 million for grants to local governments to prevent or control flood damage, $4 million to establish and maintain metropolitan-area green space and natural areas, $5 million for safe harbors on Lake Superior, $5 million to improve trails in the metropolitan area park system, and $10.3 million for the acquisition and development of statewide trails.

The Board of Soil and Water Resources would receive $19.8 million. Of that figure, $15 million would target wetlands for protection under the Reinvest in Minnesota program. Under the program, landowners are paid to retire certain lands from agricultural production or place wetlands into conservation.

State buildings
The bonding bill contains several appropriations which seek to maintain the state's stock of buildings.

The Department of Administration would be appropriated $15 million to fund the Capital Asset Preservation and Replacement Account (CAPRA). The CAPRA account is used to finance urgent and necessary improvements, such as elimination of hazardous materials or emergency repairs.

The department also would receive money for other state facilities, including $3.8 million to construct a new Bureau of Criminal Apprenticeship building, and $5.4 million for relocation of the Department of Revenue to its new facility in the Capitol complex, and $3.1 million to relocate workers from the troubled Capitol Square Building.

The bonding bill also would appropriate $9.5 million to the Capitol Area Architectural and Planning Board for improvements at the state Capitol.

Convention centers
Consistent with the governor's proposal, convention centers also receive a good deal of attention in the bonding bill. Along with the St. Paul RiverCentre, the city of Minneapolis would receive $87 million to help finance the expansion of the Minneapolis Convention Center.

Duluth would receive $10 million for the expansion of the Duluth Entertainment and Convention Center. Other convention center funding would be provided to the cities of Fergus Falls, Hutchinson, Rochester, and St. Cloud.

Alcohol sales on campus
The sale of alcohol on state university grounds will be allowed on a limited basis, under a new state law.

Effective Aug. 1, 1998, a provision in the law will allow issuance of temporary on-sale liquor licenses for events sponsored or approved by the university requesting the permit. The law will not apply to campus sporting events, fraternity or sorority parties, or other functions geared toward students.

Legislators were told the permits will be for social functions at universities, such as plays held on campus, where wine sales have been requested. The temporary licenses also could be used for off-campus alumni functions.

Legislators also were told that community functions are sometimes held on campuses and that some civic organizations have requested to serve liquor on campus.

Effective April 7, 1998, another new provision allows on-sale liquor licenses be issued for Giants Ridge Golf and Ski Resort and for Ironworld Discovery Center. A state agency, the Iron Range Resources and Rehabilitation Board, owns and operates Ironworld in Chisholm, Minn., and Giants Ridge near Biwabik, Minn.

The fee charged for a license issued for Ironworld or Giants Ridge must be comparable to the fee charged in the surrounding area.

Also effective April 7, 1998, the law exempts towns of 5,000 or less from a restriction that allows the sale of only one temporary license to a municipality within a 30-day period. The exemption also applies to licenses issued in connection with community festivals.

Rep. Jim Tunheim (DFL-Kennedy) and Sen. Sam Solon (DFL-Duluth) sponsored the new measure.

Business on Sundays
A new law makes it easier for Minnesota's boat, snowmobile, and all-terrain vehicle dealers to do business on Sundays.

Previously, boat, snowmobile, and all-terrain vehicle dealers were considered "motor vehicles" under state law, which prohibits the sale of motor vehicles on Sundays. That meant customers without their own trailer had no way to transport their purchases on Sundays.
Effective March 6, 1998, the new law fixed the impractical glitch in state law by exempting certain trailers from the Sunday sales ban.

A second provision in the new law also aims to make life easier for trailer dealers.

Prior to the passage of the law, it was necessary for an individual to hold a franchise license in order to sell a motor vehicle. The new law exempts trailers from the franchise requirement.

Rep. Irv Anderson (DFL-Int’l Falls), sponsor of the measure, was alerted to the problems with trailer sales by a small marine dealer in his district. Originally, Anderson said, he considered doing away with the Sunday motor vehicle sales ban entirely.

But that idea opened a “hornet’s nest,” he said. Some dealers support Sunday sales; many do not.

During a House committee hearing, Scott Lambert of the Minnesota Auto Dealers Association, said that his organization has no problem with exempting trailers from the Sunday sales ban, but the automobile dealers Lambert represents are not interested in doing regular business on Sundays.

Sen. Bob Lessard (DFL-Int’l Falls) sponsored the measure in the Senate.

HF2425/SF2170*/CH267

Limited partner regulations

Regulations by which a limited partner in an investment cannot withdraw from a partnership will be changed under a new law.

The law will allow limited partners to withdraw from an investment partnership only if permitted by the written partnership agreement. If the agreement contains no withdrawal authority, the limited partner will not be able to withdraw.

Current law allows limited partners to withdraw unless it is specifically forbidden in the written partnership agreement.

Limited partners invest in a partnership but are usually not subject to the same legal liabilities to which the general partners are subject.

The new law will apply to partnerships formed after July 31, 1998, and to partnerships to which the general partners are subject.

HF2507/SF3036*/CH320

Franchise law exemption

Northwest Airlines will be unable to use a 1997 law to its advantage in a court battle, under a new law signed by the governor.

The 1997 Legislature passed special legislation for Northwest Airlines that retroactively exempted the airline from Minnesota’s franchise law.

The state franchise law provides franchisees with some degree of protection against unwarranted termination of agreements with their parent companies.

Legislators discovered this year that the retroactive exemption had an effect on pending litigation against Northwest Airlines.

A $30 million lawsuit filed in Maine in 1994 by Northeast Express Airlines and Precision Valley Aviation claims that Northwest Airlines violated Minnesota’s franchise law when it dropped the two commuter airlines, forcing them into bankruptcy.

The new law clarifies that the 1997 franchise exemption does not apply to any agreements that were subject to litigation prior to passage of the law. The new law is effective retroactively to May 31, 1997.

Rep. Matt Entenza (DFL-St. Paul) and Sen. Allan Spear (DFL-Mpls) sponsored the measure.

HF3841/SF3397*/CH353

Child protection changes

A bill that would make significant changes to the state’s child protection system is on its way to the governor. The House passed the bill April 9 on a 131-1 vote.

Sponsored by Rep. Matt Entenza (DFL-St. Paul), the bill (HF2985*/SF2682) seeks to address issues that have recently come to light regarding the state’s ability to protect children who are in danger.

In January 1998, the legislative auditor released an evaluation of the state’s child protection system. The auditor found that services varied greatly from county to county and that no external oversight exists to monitor the actions in these cases. The auditor suggested numerous approaches to reforming the current state of the system.

Entenza’s bill incorporates many of the suggestions, along with changes recently mandated by federal law. The bill would create a more uniform statewide system and attempt to provide a sufficient level of oversight to make sure that the cases are handled effectively.

The bill also seeks to place children more quickly into permanent living situations, either with a parent or another alternative home. In addition, the bill would require that the Department of Human Services design a statewide child protective services plan with input from the county-administered programs.

The bill also would direct spending of a $10 million family preservation appropriation contained in the omnibus health and human services bill (HF2868/ SF3346*), which is sponsored by Rep. Lee Greenfield (DFL-Mpls). A total of $9.3 million would go to the counties to assist in permanent placement, and the remaining $700,000 would go to the Department of Human Services to assist in planning and coordination of the statewide system.

HF3644*/SF3170/CH326

A new state law makes it easier to petition the Public Utilities Commission for extended telephoneservice within school district boundaries.

A 1997 law required a majority of all telephone customers in each exchange to vote in favor of extended area service within a school district.

The new measure, effective March 24, 1998, requires only that a majority of customers who cast a vote is required to extend the service.

Extended area service is often sought in rural areas, where calls from residents to their children’s school can result in long distance charges. While extended area service may result in higher monthly service charges, it does make each call within a school district a local call.

House Minority Leader Steve Svigum (R-Kenyon) and Senate Majority Leader Roger Moe (DFL-Erskine) sponsored the measure.

HF3644*/SF3170/CH326

TAP expansion vetoed

Gov. Arne Carlson vetoed a bill calling for a new surcharge on cellular phone accounts to help pay for expansion of a program that assists some needy people to afford basic telephone service.

The bill would have added about 150,000 Minnesota households to the Telephone Assistance Plan (TAP). The program currently...
provides assistance for basic telephone service to about 50,000 Minnesota's who meet criteria related to age or disability. The bill would have changed eligibility requirements to income-based criteria.

The bill “amounts to a tax increase,” Carlson wrote in his veto message.

“This legislation will eventually increase TAP fees placed upon telephone customers by 66 percent and impose a fee on cellular phones to increase the fee base by 30 percent, thus giving rise to a tax increase of approximately $1 million,” the governor stated. “Moreover, this language nearly triples the size of the existing program.”

The bill would have allowed a surcharge on cellular phones, but the surcharge would have been capped at 10 cents a month on cellular, business, and residential lines. The surcharge would not have applied to telephone pagers.

Currently, there is a 6-cent monthly surcharge on regular telephone accounts to finance the program.

The proposed new version of the TAP would have included no reference to age or disability in eligibility requirements. The bill would have broadened the program to include single-person households at or below 100 percent of the federal poverty level and multiple-person households at or below 150 percent of the level.

“I have long opposed legislation which results in new or increased taxes,” Carlson wrote. “My position has not changed.”


HF3064/SF2718*/CH378

Another provision in the new law will make murder committed during a drive-by shooting a first-degree murder crime, increasing the prison sentence for the offense. (Art. 2, Sec. 7)

The new law also will raise the maximum penalty from a five-year prison term to a 10-year term for firing into an occupied vehicle. Both drive-by shooting provisions are effective Aug. 1, 1998. (Art. 2, Sec. 22)

The measure also will increase penalties for felons convicted of violent offenses who are found illegally in possession of a firearm. Currently, the mandatory minimum prison sentence is 18 months. Effective Jan. 1, 1999, the mandatory minimum will be increased to five years. (Art. 2, Sec. 4)

Another provision in the new law will increase penalties generally for soliciting a prostitute or receipts profit from prostitution. This provision, effective Aug. 1, 1998, also will increase the penalties for engaging in prostitution in a school zone or in a residential area. (Art. 2, Secs. 1, 12)

Rep. Mary Murphy (DFL-Hermantown) and Sen. Randy Kelly (DFL-St. Paul) sponsored the legislation.

Here are some other highlights of the new law.

HFnone/SF3345*/CH367

Prosecuting gangs

Prosecutors told legislators this year that they are having difficulties bringing gang members to trial and making the penalties stick. Several provisions in the new law seek to address such concerns.

One provision will expand a current law that provides increased penalties for crimes done for the benefit of a gang to include crimes “motivated by involvement with” a gang. The provision also will increase these enhanced penalties. (Art. 2, Sec. 9)

The new law will increase penalties for witness tampering and will add witness tampering to the list of crimes that can receive enhanced penalties if done for the benefit of a gang. (Art. 2, Sec. 5)

The measure also seeks to get people to show up for court, both offenders and witnesses. One provision will increase the penalty for failure to appear in court if charged with a felony level crime. (Art. 2, Sec. 16)

Another provision will increase penalties for individuals who knowingly and willingly defy a court subpoena to appear in relation to a violent crime. (Art. 2, Sec. 3)

These provisions are effective Aug. 1, 1998.

Charging burglars

A provision of the new law will make it easier to prosecute people who illegally enter a property by expanding the definition of burglary to include accomplices. The new definition is effective Aug. 1, 1998. (Art. 2, Sec. 21)

Prosecutors said the new language would make the law more explicit and allow them to bring charges against anyone who illegally enters a dwelling, even if they don’t actually break in or steal something.

Fighting drugs

The new law will increase the penalties for manufacturing, possessing, or selling methamphetamine. Law enforcement officials said that Minnesota is seeing a dramatic increase in use of the drug.
Effective Jan. 1, 1999, the drug will be raised to the same status as cocaine and heroin and the manufacture of any amount of methamphetamine will be a first-degree controlled substance offense. (Art. 4, Secs. 1-3)

Effective Aug. 1, 1998, the new law will make the drug ephedrine a controlled substance to be dispensed only by prescription in most instances. The targeted over-the-counter products containing ephedrine are reportedly taken by teenagers and others looking to achieve a legal high. (Art. 4, Secs. 5, 6)

Protecting police officers

Several provisions in the new law seek to make it easier and safer for police officers to do their jobs.

One such provision comes as a result of an incident where two Richfield police officers were accused of sexual assault. Although the allegations were proven false, the incident greatly disrupted the criminal justice process, not to mention the lives of the two officers.

The provision will make it a criminal violation to harass police officers because of the performance of official duties by expanding the state’s stalking law. (Art. 2, Sec. 23)

In addition, the new law will make it easier to prosecute people who interfere with officers making an arrest by expanding the legal definition of obstruction of justice. (Art. 2, Sec. 17)

The two provisions are effective Aug. 1, 1998.

Another provision, effective April 7, 1998, authorizes officers to conduct pat-down searches on juveniles taken into custody.

Under previous law, pat-down searches could be performed only on adult offenders. Proponents of the change argued that police officers need to be protected from juveniles, as well as adults, carrying concealed weapons. (Art. 10, Sec. 10)

Conditional release

Effective Aug. 1, 1998, the new law will make several changes to the state’s probation and conditional release law.

The measure also will allow peace officers to detain for eight hours a person on conditional release if the officer has reasonable cause to believe that the individual has violated the terms of his or her release. (Art. 7, Sec. 12)

The law also allows probation officers to impose community service on people who violate the conditions of their parole. (Art. 7, Secs. 1, 2)

The new law also authorizes the use of remote electric alcohol monitoring for offenders who agree to abstain from alcohol as a condition for pretrial release or probation.

Offenders who can afford the program are required to pay the costs. (Art. 11, Sec. 6)

Juvenile criminals

A version of the legislation earlier approved by the House would have opened some juvenile court records and proceedings to the public. For juveniles under 14 years old, the bill would have made court records available to the public if the juvenile was found guilty of a third felony or gross misdemeanor level offense. For juveniles who are 14 years old or older, the bill would have opened all court hearings to the public, regardless of the offense.

These provisions were removed by the conference committee. However, juvenile court proceedings and documents will be open to the victim of the crime, under the new law. (Art. 10, Secs. 7, 8)

The measure also will increase penalties for contributing to the delinquency of a juvenile. Another provision will create a civil penalty for this crime, requiring a person found liable for the delinquency of a juvenile to provide restitution to victims. (Art. 10, Secs. 11, 12)

The new law also will make it easier to get juveniles who are participating in prostitution into the state’s child protection system. (Art. 10, Secs. 4-6)

These provisions are effective Aug. 1, 1998.

Right to ride

A provision of the new law will prohibit owners of public accommodations, such as restaurants and hotels, from discriminating against motorcyclists.

Effective Aug. 1, 1998, the new law provides exceptions if the owner feels that the person’s conduct poses a risk to property or the safety of other patrons, or if the clothing worn by the motorcyclist is obscene or includes the symbol of a criminal gang. (Art. 11, Sec. 18)

Reporting crime

Several provisions within the new law authorize reports to the Legislature regarding crime in Minnesota.

One provision requests that the legislative auditor study the cost of crime in the state, including direct costs to state and local governments for criminal justice and indirect costs placed on individuals, businesses, and neighborhoods. (Art. 1, Sec. 14)

Another provision authorizes the city of Minneapolis, Hennepin County, and the Hennepin County District Court to provide data on criminal justice in the city of Minneapolis. This study must be approved by both the Minneapolis City Council and the Hennepin County Board. (Art. 2, Sec. 29)

Another provision seeks more accurate information on prostitution in Minneapolis and St. Paul. The new law mandates that city attorneys in the two cities and county attorneys in Hennepin and Ramsey counties report on investigations and prosecution of prostitution within the jurisdictions. (Art. 2, Secs. 30-31)

Financing justice

The measure contains $7.9 million in supplemental appropriations, a majority of which will go to the Department of Corrections, the Department of Public Safety, and the state courts.

Of the total amount, $3 million will be recouped in revenue from increased criminal justice fees and criminal fines.

The Department of Corrections will receive $2.1 million, much of which will go to reducing the caseload for probation officers. Grant programs that fund community corrections also will be funded through these dollars.

The Department of Public Safety will be appropriated $1.6 million. Of these funds, the office of the Crime Victim Ombudsman will receive $300,000 to fund its services; the Bureau of Criminal Apprehension will receive $133,000 to add forensic scientists to its crime lab; and the department will get $750,000 for law enforcement and community crime prevention grants.

The state fire marshal will receive $170,000 of public safety money for the creation of an arson data system. The data base will contain only basic information at the state level but will provide links to local criminal justice agencies for more detailed information on specific cases of arson.

The measure will appropriate $1.1 million to the state courts for law clerk salaries. The state public defender will receive $1 million for defense attorney salaries. Another $375,000 will be given to Legal Aid to provide legal service to low-income individuals. (Art. 1)

**DEVELOPMENT**

Jobs, housing, development

Citing what he referred to as “clearly excessive” spending, Gov. Arne Carlson vetoed the omnibus jobs, housing, and economic development appropriations bill.

The governor has indicated that he will call a special session, opening the possibility that all or parts of the bill may be reconsidered.

The $38 million bill included about $20 million in appropriations for housing issues and $18 million in appropriations for
In his veto message, the governor restated his belief that the even-year legislative sessions should focus on bonding and emergency issues.

"As I stated in my prior veto message, even-year legislative sessions were not created to enact large appropriation bills such as this," Carlson wrote. "Outside of bonding and emergency financing, the Legislature should significantly limit all spending proposals during these sessions."

The governor said that the bill contained several worthwhile appropriations which should be revisited by the Legislature, including funds to the Department of Economic Development for a vocational rehabilitation program and appropriations for various housing programs.

A last-minute attempt to get a scaled-back jobs, housing and economic development bill to the governor's desk failed April 9.


The amendment contained $2.7 million in appropriations for housing programs and $10.4 million in appropriations for economic development and job training.

The amendment was added to the bill. However, the bill did not come up for a vote before the final adjournment.

Trimble and Sen. Tracy Beckman (DFL-Bricklyn) sponsored the vetoed omnibus jobs, housing, and economic development bill.

The vetoed bill included a provision that would have provided $10 million to the Minnesota Housing Finance Agency (M H F A) to assist in maintaining existing low-income housing. That provision was the centerpiece of the $20 million housing portion of the bill.

The provision was a response to a situation occurring statewide. In the 1970s, the federal government set up a program where developers received reduced-rate mortgages and financing incentives to build low- and moderate-income housing. Rent rates were subsidized by the federal government and rent increases were regulated.

Owners of many such complexes are now taking advantage of a provision that allows them to prepay the remaining portion of their mortgage and to begin charging market-rate rent.

The $10 million in the bill would have funded the equity takeout loan program administered by the M H F A. The fund is used to provide financial incentives to maintain existing subsidized housing. The incentives can be made available to local units of government and nonprofit organizations.

And the bill included $9 million in appropriations to the Department of Economic Security for job training and assistance, including $3.2 million for summer youth employment and $1.4 million for the State Services for the Blind to develop a digital communication center for its Radio Talking Book program.

The bill would have appropriated $6.2 million to the Department of Trade and Economic Development for statewide projects. Of that amount, $3.3 million would have gone to the Minnesota Film Board to provide support for the state's $250 million film and video industry.

The appropriation would have been used to create a revolving loan film fund to be administered by the film board and the Department of Trade and Economic Development.

HF3806/SF3367*/CH374

Repeat DWI offenders

Effective March 26, 1998, a new law authorizes state courts to sentence repeat DWI offenders to an intensive probation program in place of mandatory jail sentences.

Intensive probation programs seek to provide alternative sentencing for those DWI offenders considered to be of high risk to the community.

These programs require a period of incarceration in a treatment facility followed by supervised home detention. Offenders are prohibited from using alcohol or drugs and are frequently tested for use throughout the probation. Offenders are also required to pay a substantial portion of program costs.

The Department of Corrections has a grant program in place to assist counties interested in establishing intensive probation programs.

Correction officials said that they received requests from 13 counties this year.

Officials from Dakota County said that an evaluation of their intensive probation program showed a recidivism rate of 11 percent. They said the rate for those incarcerated without the program was 43 percent.

The officials said it is difficult to get a repeat offender into the program voluntarily after he or she has already done jail time.


HF2615/SF2252*/CH332

April 17, 1998 / SESSION WEEKLY 11
unecessary, costly services because they are afraid of the potential cost of lawsuits — even unsuccessful ones — brought by parents asking for services.

But before they would be eligible for reimbursement, districts would first have to make a "good faith effort" to resolve the dispute through mediation.

In another attempt to cut costs, the bill would mandate that as of July 1, 1999, state special education requirements could not exceed federal requirements.

The bill also contains provisions that would maximize medical assistance reimbursements for special education purposes.

The bulk of the bill's special education provisions were the result of a year-long joint House and Senate subcommittee, headed by Rep. Mindy Greiling (DFL-Roseville).

Superintendents' salaries

The current cap — at 95 percent of the governor's annual paycheck — on Minnesota school superintendents' salaries also would be repealed under the bill.

Several metropolitan-area districts have said they've had trouble recruiting and retaining top-notch superintendents because of the salary cap.

"It simply makes no sense for the state of Minnesota to be involved in something of that local nature," Kelso said.

Boarding schools

Gov. Arne Carlson's plan to establish residential boarding academies for at-risk youth is also supported in the bill.

The measure calls for $12 million to help build three year-round schools.

A $124 million K-12 education bill that passed the Legislature would provide funds to support all-day kindergarten and would allow secondary schools to phase in the Profile of Learning, which is a part of the state's Graduation Standards initiative.

Districts would have the authority to set their own criteria for determining who would be required to attend summer programs. The provision is intended to help districts improve performances on the state-mandated basic skills tests.

Earlier start dates

Under the bill, districts would also be allowed to begin the school year as early as September 1.

Current law prohibits schools from starting before Labor Day, and an earlier provision to repeal the mandated start date altogether was heavily opposed by members of the tourism industry, who were concerned about potential lost revenue in a shortened summer season.

Last year, lawmakers passed a measure allowing an exception to the Labor Day school start law to allow schools to begin classes before the holiday in 1998 and 1999.

Charter school sponsors

A current ban on corporate sponsorship of charter schools would be repealed under the bill. Currently, only public school districts and public or private colleges and universities can sponsor a state charter school.

Kelso said the provision was added at the request of the governor, who "felt strongly" that businesses should be allowed to sponsor the schools.

ELECTIONS

Elections provisions modified

A new law changes the standard for conviction of people who distribute false material during an election campaign.

Under previous law, people who distributed false material or made a false statement about a candidate or a ballot question could have been convicted of a gross misdemeanor.

Now, to be convicted, the person making the statement has to know the material is false or has to have failed to check on it adequately.

The law was drafted to conform with a U.S. Supreme Court decision.

To conform with a separate state district court decision, the new law also restores the voting rights of those judged legally incompetent because they are considered sexually dangerous or psychopathic. Under previous law, they could not vote.

The new law, which took effect April 10, 1998, was sponsored by Rep. Mindy
Greiling (DFL-Roseville) and Sen. John Marty (DFL-Roseville).

HF2486/SF2256*/CH376

Updating voter lists

Gov. Arne Carlson vetoed a bill that aimed to make it easier for people who move to new homes to update their voter registration information.

The bill would have authorized the office of the Secretary of State to get names and addresses of people who have given the U.S. Postal Service a change-of-address card.

The bill called for the secretary of state to then send the information to the appropriate county auditor and for the auditor to confirm the voter’s new address by mail.

In his veto message, the governor said he vetoed similar legislation in 1997 and that he still has the same concerns. He then listed those concerns as follows: 1) Where a person receives their mail is not necessarily always where they reside and vote; 2) Establishing the residence of thousands of potential voters is a culmination of many factors that may not always be reflected by an automatic process for registration; and 3) The unintended outcome of this process may actually be more confusion on the part of the electorate,” he wrote.

Carlson said any change in election law is important and should have bipartisan support. The bill passed 71-61 in the House and 46-14 in the Senate.

“Even if my concerns were entirely satisfied, I could not support any changes to our election laws when only three Republican members in the House of Representatives, and relatively few in the Senate, supported the bill. Changes such as those proposed in this bill should have at least modest bipartisan support before becoming law,” he wrote.


HF2387/SF2149*/CH346

Open absentee balloting

Gov. Arne Carlson vetoed a bill that would have extended Ramsey County’s open absentee ballot program.

In his veto message, Carlson questioned the need for its continuation.

“The project has been in existence since 1991,” he wrote. “At what point do we bring a pilot project to an end? What information, other than what has already been gathered, does the county hope to obtain? And what does the county intend to do when the project expires in two years? We know what the benefits and drawbacks of this program are — it’s time to end it and take up the larger debate of applying it to all citizens of the state.”

In 1991, Anoka, Hennepin, Polk, and Ramsey counties entered into a pilot project for open absentee balloting. The 1994 Legislature extended the pilot project in Ramsey County until this year.

Under the pilot project, people didn’t need a reason to vote absentee, they just need to apply in writing at their county auditor’s office. (State law dictates that people who want to vote by absentee ballot must have an acceptable reason, such as absence from the precinct, illness, disability, observance of a religious holiday, or service as an election judge.)

An absentee ballot is mailed or given to the voter, who fills it out like a regular ballot and mails it to the county auditor’s office. The ballots are held until election day, and then counted with the rest of the ballots.


HF2567/HF2221*/CH347

Absentee ballots with ‘reason’

Gov. Arne Carlson vetoed a bill that would have allowed voters to use an absentee ballot for any reason.

Current law lists a number of acceptable reasons for voting by an absentee ballot. The reasons include absence from the precinct, illness, disability, observance of a religious holiday, or election judge service in another precinct.

The bill would have stricken that language in current law and required only that voters list their reason for needing an absentee ballot on their application.

In his veto message, Carlson said he was concerned about the party-line vote on the bill.

“Significant changes to election laws such as those proposed in this bill are too important to be entirely one-sided and lacking in bipartisanship,” Carlson wrote.

The bill was widely opposed by Republican legislators.

“Changes should have at least modest support from both sides of the aisle before being signed into law, and certainly not the vociferous opposition that accompanied this and other election law bills,” Carlson wrote.

Rep. Tom Osthoff (DFL-St. Paul) and Sen. Linda Scheid (DFL-Brooklyn Park) sponsored the bill.

HF2526/SF2148*/CH352

Absence voting pilot project

A bill that would have established an absentee ballot pilot project for Hennepin County was vetoed by Gov. Arne Carlson. The bill, sponsored by Rep. Richard Jefferson (DFL-Mpls), called for a pilot project that would have allowed voters to vote by absentee ballot without having to give a reason, as long as they supply their name, address, signature, and other basic information.

It’s the fourth bill relating to election law that Carlson has vetoed this year, including a bill that would have extended a similar absentee ballot pilot project in Ramsey County, and he noted that in his veto message.

“Why do we hope to learn from the Minneapolis project that was not demonstrated in Ramsey County? We know what the benefits and drawbacks of an open ballot system are — if it is a good idea, then take it statewide,” he wrote.

Under present law, people wanting to vote absentee must have a reason, such as an illness, disability, observance of a religious holiday, or service as an election judge.

Carlson noted that changes to election law are too important to be “laced with partisanship. I cannot support changes to our election laws when not asingle Republican in the House, and relatively few in the Senate, supported the bill,” he wrote.

“Increasing voter turnout, especially in our large cities, is an admirable goal; but simplifying the process is only a very small part of the solution. Issues and candidates move people to vote. I suggest we focus on those critical parts to move the citizens of Minneapolis to the polls,” Carlson concluded.

Jefferson and Sen. Linda Higgins (DFL-Mpls) sponsored the bill.

HF2293/SF2118*/CH370

EMPLOYMENT

Hibbing workers’ benefits

About 125 workers, temporarily laid off from the Hibbing Taconite Co. in St. Louis County, may receive extended re-employment benefits, under a new measure. Gov. Arne Carlson allowed the bill to become law without his signature. Effective April 7, 1998, the workers became
eligible for up to an additional 13 weeks of benefits.

They were laid off between July and September 1997 because of lack of work. The company said it expects to have them back to work by the end of May, but the workers’ regular unemployment benefits ran out over the winter.

Under previous law, extended benefits were granted only to workers affected by large, permanent layoffs in counties with high unemployment.

The new law exempts the Hibbing workers from three requirements: that the layoff be of a certain size, that it be permanent, and that it occur in a county where the unemployment rate is more than 10 percent. The workers still need to meet requirements specifying that they be otherwise eligible for unemployment and that they have exhausted all other rights to benefits.

Rep. David Tomassoni (DFL-Chisholm) said the average benefit of the affected workers is $331 per month and the total extra benefits will be about $128,000. He also said that the company, since it is still in business, will end up paying for most of that amount in taxes.

Tomassoni and Sen. Jerry Janezich (DFL-Chisholm) sponsored the legislation.

HF3465/SF3084*/CH358

Emergency dispatcher status

Emergency dispatchers will be classified as essential employees, under a new law.

Effective Aug. 1, 1998, police, fire, and 911 dispatchers will join law enforcement personnel, health care workers, prison guards, and others as essential employees.

Under that status, workers give up the right to strike, but they can still request arbitration in a labor dispute.

Supporters of the new measure said it was needed because a dispatcher’s strike would threaten public safety.

Rep. Thomas Pugh (DFL-South St. Paul) and Sen. Randy Kelly (DFL-St. Paul) sponsored the legislation.

HF1693/SF1074*/CH355

Environmental spending

A $17.2 million environment, natural resources, and agriculture spending bill won final passage in the House April 9. The bill awaits action by the governor.

Originally, the House had rejected compromise language adopted by a House-Senate conference committee. Bill sponsor Rep. Tom Osthoff (DFL-St. Paul) said he was unable to renegotiate the deal because the Senate refused to return to conference committee.

“This bill hasn’t changed at all, except it just sat there for six days,” said Rep. Phil Krinkie (R-Shoreview).

But, with the threat of the 1998 Legislative Session ending without an environmental spending package, the bill finally passed on a 72-60 vote.

Here’s a look at some of the key provisions of the bill (HF3799/SF3353*).

Living with livestock

Most notably, the House-passed moratorium on new construction or expansion of feedlots at the level of 750 animal units was not adopted by the House-Senate conference committee.

The bill would, however, prohibit the issuance of permits to construct or expand clay, earthen, or flexible membrane (plastic-lined) swine waste lagoons until June 30, 2000.

“This bill is very important to rural Minnesota and the environmental community and it’s a start down to the path to improvements,” said Rep. Doug Peterson (DFL-Maidson).

After March 1, 2000, those who commercially manage and apply animal wastes would have to hold valid animal waste technician licenses issued by the Department of Agriculture. Most family farmers would be exempt from the provision.

The bill would clarify the power of counties to adopt feedlot ordinances that are more stringent than those of the Minnesota Pollution Control Agency (MPCA).

The agency would be authorized to deny permits to feedlot operators who are lacking adequate experience or who have bad environmental records in other states.

Personal watercraft

Under the bill, personal watercraft owners would pay a $50 surcharge every three years for a watercraft license. The proceeds would be divided between the state and counties for law enforcement and education efforts.

The conference committee did not adopt House language that would have prohibited the use of a personal watercraft in one place for more than 30 minutes, nor did the conference committee choose to instruct the Department of Natural Resources (DNR) to conduct a study on the impact of personal watercraft on loons.

Snowmobile studs

Under another provision of the omnibus bill, no snowmobile with a track equipped with metal studs could be operated on any...
public lands, roads, or trails after July 1, 1999. Current law prohibits the use of studs on paved public trails.

Although many claim that studs make for safer riding, proponents of the measure say paved trails are being destroyed by studs despite the current law.

Until the total stud ban takes effect, the bill would place a $50 annual surcharge on snowmobiles with studs. Fees from the surcharge would be earmarked for the repair of paved state trails.

Under the bill, an individual who violates the stud ban on paved public trails would have his or her snowmobile confiscated after the second or subsequent violation.

Many House members opposed the forfeiture provision.

"We don't want to forfeit our snowmobiles just because we ride over a couple of patches of tar," said Rep. Charlie Weaver (R-Anoka).

Osthoff, who chairs the House Environment, Natural Resources and Agriculture Finance Committee, promised to revisit the forfeiture provision next year.

**Minnesota Zoo shortfall**

The Minnesota Zoological Gardens would receive $1.5 million for operating costs to make up for a serious shortfall in gate receipts last summer.

The Apple Valley zoo was forced to ask the Legislature for help after experiencing a string of bad luck, bad weather, and bad press, Kathryn Roberts, the zoo's director, said during an earlier House committee hearing.

The bill would require the zoo to address its attendance forecasting methods to avoid a similar problem in the future.

**Deformed frogs**

The MPCA would receive $375,000 for research into the cause of deformities found in frogs across the state. The money would have to be shared with the University of Minnesota, Hamline University, and the state departments of health, agriculture, and natural resources.

Currently, researchers are speculating that groundwater contamination or possible ultraviolet radiation may be the cause of the deformities. The U.S. Environmental Protection Agency also has begun to examine the issue.

**Gypsy moths**

Under the bill, the Department of Agriculture's gypsy moth trapping and eradication program would be allocated $360,000. The money would supplement the biological control program and allow for more field personnel to trap the leaf-eating insects.

**Minnesota grown**

The bill would appropriate $267,000 for a pilot project to expand Minnesota Grown, a coupon program designed to provide nutritious food to low-income families and promote locally grown products. Critics have claimed that redeeming the coupons is confusing because many grocers are unfamiliar with the foods that qualify.

**Timber wolf depredation**

The bill would increase from $400 to $750 per animal the amount of compensation available to farmers whose livestock are killed by wolves. Farmers would have to establish timber wolf best management systems to qualify for compensation.

**Helping hog farmers**

Market Champ Inc., a nonprofit corporation that transfers high quality genetic material from the University of Minnesota to family farmers across the state would receive $125,000.

**Helping dairy farmers**

Minnesota dairy farmers are currently engaged in a lawsuit against the federal government (Minnesota Milk Producers Association v. Glickman) to bring about reform of the federal milk market pricing system.

The bill would give the farmers another $100,000 in state money for the legal battle.

**Living snow fences**

The Board of Water and Soil Resources would receive $100,000 to fund a voluntary program for landowners to plant and maintain trees, shrubs, and grass strips alongside roads in an effort to control drifting and blowing snow.

**Whitewater rafting on the Mississippi**

One provision included in the bill would explore the possibility of harnessing the water power of St. Anthony Falls in Minneapolis for recreational pursuits.

The DNR would receive $100,000 to conduct engineering and hydraulic research into the possible development of a whitewater park for kayaking, rafting, and canoeing at the falls.

**Tornado damage**

Five funnel clouds tore through 5,300 acres of sparsely populated forest in Morrison, Mille Lacs, Kanabec, and Crow Wing counties on Sept. 18, 1997, leaving a path of destruction 25 miles long and three-quarters of a mile wide.

The DNR would receive $75,000 for grants to assist landowners with reforestation efforts, under the bill.

**Personal watercraft regulation**

A bill that aims to regulate personal watercraft operation on Minnesota lakes won final approval in the House April 9. The vote was 102-28.

The bill, which was among the most controversial of the 1998 session, once included language that would have banned the operation of personal watercraft on lakes of 100 acres or less. The proposed ban was removed from the bill before it was sent to a House-Senate conference committee.

The bill returned from conference committee without a highly criticized citizen reporting measure that would have allowed individual to lodge formal complaints against...
operators who violate personal watercraft laws. Peace officers could have then issued civil citations to the owner of any personal watercraft that was the subject of a citizen complaint.

Rep. Charlie Weaver (R-Anoka), who had been a vocal opponent of the 100-acre lake ban and civil complaint provisions, said bill sponsor Rep. Kris Hasskamp (DFL-Crosby) deserves the "tenacity award" for the session.

"I am delighted to finally stand up on this bill and support it," Weaver said. "It makes good sense now."

Under the bill, personal watercraft operation would be permitted only between 9:30 a.m. and one hour before sunset. Current law allows personal watercraft use between 8 a.m. and sunset.

The bill would add another 50 feet to the no-wake zone, making it illegal to operate a personal watercraft at full speed within 150 feet of shoreline, docks, swimmers, or other boats. However, it still would be permissible to pull water-skiers behind personal watercraft.

Another provision would prohibit the operation of personal watercraft while facing backwards.

Several provisions in the bill seek to make personal watercraft operation safer for teenagers.

One such provision would expand the state's youth watercraft safety course to include personal watercraft. Completion of a personal watercraft training program would be mandatory for 13- to 17-year-olds, and 13-year-old operators would have to remain under direct visual supervision of an adult 21 years of age or older.

The bill also would require that personal watercraft purchasers and renters sign state-issued forms indicating they have read the laws governing personal watercraft operation. Dealers and rental agents would have to keep the forms on file for six months and allow for easy access by law enforcement officers.

The bill (H F1351/SF1169*) now goes to the governor.

**Red tags on petroleum tanks**

A new law aims to help the Minnesota Pollution Control Agency (MPCA) bring all underground petroleum storage tanks into compliance.

Petroleum from leaking tanks can seep into the groundwater supply and, years later, cause extensive soil and groundwater cleanup work and costly litigation.

The new law authorizes the MPCA to "red tag" underground petroleum storage tanks that are in violation of current regulations. Violations could include failure to have the tank protected from corrosion, failure to have spill or overfill protection around the tank, or failure to have a leak detection method in place.

A red tag on the cap of a tank will prohibit delivery of petroleum until the violations are corrected.

Gas station owners and other petroleum-dispensing facility operators have until Dec. 31, 1998, before the red tag provisions take effect.


H F2722*/SF2756/CH379

**Transport packaging waste**

A new law aims to reduce the amount of transport packaging waste that Minnesota's soft drink industry creates.

In 1995, 22 percent of municipal solid waste consisted of transport packaging such as wood pallets and corrugated cardboard, Rep. Willard Munger (DFL-Duluth), the House sponsor of the measure, said during floor debate.

The soft drink industry is considering a $15 million investment in reusable, recyclable plastic merchandise pallets to replace the wood pallets they currently use to transport their goods to retailers.

The plastic pallets are expected to cost about $32 each, compared to $5 to $7 each for wood pallets.

There is now a system in place where third parties collect used pallets from retail sites and then resell them to soft drink companies.

Dave Locey, of the Minnesota Soft Drink Association, told legislators the third party collection system stands in the way of the transition from wood to plastic.

"We're in the position of trying to make a pro-environmental system work," Locey said. "What we want to do before we make this $15 million investment in plastic pallets is make sure we can control them."

Effective Aug. 1, 1998, third party collectors will be prohibited from taking plastic pallets that are labeled as private property.

The plastic pallets will have to clearly show the owner's name and address or telephone number, as well as a notice that the unauthorized possession of the pallet is a violation of state law.

The rightful owner of a stolen plastic pallet will be able to sue for damages equal to three times the cost of the pallet, in addition to legal expenses.

Sen. Dan Stevens (R-Mora) sponsored the measure in the Senate.

H F2696/SF2402*/CH282

**Lottery revenue dedication**

A new law will allow voters to extend the duration of the dedication of state lottery revenue to the Minnesota Environmental and Natural Resources Trust Fund.

Under the law, voters in the November 1998 general election will decide the following question: "Shall the Minnesota Constitution be amended to extend to the year 2025 the dedication of lottery proceeds to the Environmental and Natural Resources Trust Fund?"

The bill (HF2722*/SF2756/CH379) now goes to the governor. 

A bill approved by the Legislature would limit hours of operation and expand the no-wake zone for personal watercraft on Minnesota lakes.
Fund and to maximize the long-term total to the fund?"

The fund was established by a constitutional amendment in 1988. At the time, the state was allowed to earmark 50 percent of the lottery proceeds for the environmental fund.

A second constitutional amendment in 1990 reduced to 40 percent the portion dedicated to lottery proceeds for the environmental fund. The state was allowed to earmark 50 percent of the new measure.

HF113*/SF76/CH342

FAMILY

Family, early childhood bill

Citing excessive spending, Gov. Arne Carlson vetoed a $14.9 million family and early childhood education spending bill.

The bill would have appropriated money for programs such as Head Start and Early Childhood Family Education, child care assistance, emergency services grants to homeless shelters, gang prevention, and lead abatement projects.

In his veto message, Carlson reminded the legislators of last year's "historic budget increase for child care, Head Start, and other children and family programs."

The bill would have appropriated $5 million for a program that helps slow- and moderate-income working families pay for child care using an income-based, sliding-fee scale. The basic sliding fee child care program already received an increase of over 130 percent over the last biennium, Carlson said.

Under the bill, an additional 17,000 families would have qualified for the Minnesota dependent care tax credit program. The bill would have raised the maximum income threshold from $31,000 to $38,000 at a cost of $4.9 million to the state.

The governor closed his veto message with a general suggestion for lawmakers.

"Every-year legislative sessions should not be all lowdown to become full-blown tax and spend sessions," he wrote. "How about considering limiting even-year sessions to three weeks and giving the public a constitutional amendment that will allow them to create a unicameral legislature?"

A last-minute attempt by House sponsor Rep. Tony Kinkel (DFL-Park Rapids) to revive a limited portion of the bill failed as the 1998 session was coming to a close April 9. However, a family and early childhood spending package may be discussed during a special session set to begin April 20.

Sen. Pat Piper (DFL-Austin) sponsored the vetoed bill in the Senate.

HF2803/ SF2532*/CH365

GAMBLING

Gambling proceeds and the ADA

A new law allows organizations to use legal gambling profits to bring their facilities into compliance with the Americans with Disabilities Act (ADA). Under previous law, gambling proceeds could be used for construction or repairs on only certain types of property. Legal uses included maintaining nonprofit facilities or replacing buildings lost to natural disaster or eminent-domain ruling.

But the new law allows any group that earns money from legal gambling — including pull tabs and lottery tickets — to use those funds to either improve handicapped access in a facility or to replace an out-of-compliance facility with one that meets ADA requirements.

Proponents said this will be useful for organizations such as Veterans of Foreign Wars, which often can't afford to make handicapped-access improvements.

The new law also allows licensed gambling organizations to pay salaries and winnings via electronic transfer. Under prior law, gambling profits had to follow a paper check trail. Proponents said the new measure will increase efficiency in large gambling operations.


HF2920/ SF2911*/CH322

GAME & FISH

Ice fishing season extended

Resort owners and anglers who were disappointed by an unusually mild winter were uplifted by the governor's office, although Carlson used his line-item veto authority to pare about $1 million from the office's proposed 1999 budget. (See related story on page 21.)

Some items that were initially approved by the House were dropped from the legislation's final version in conference committee, including a provision that would have prohibited the Metropolitan Sports Facility from contracting with a professional sports team to play in the Metrodome for less than a seven-year period.

Supporters of that measure, including Rep. Phyllis Kahn (DFL-Mpls) and Rep. Ron Abrams (R-Minnetonka), said it would be the only way to ensure that a repeat of the 1997 stadium debate wouldn't dominate future legislative sessions.

Also stripped in conference committee was a provision that would have allowed lawmakers to receive gifts worth less than $5 from lobbyists, and one that would have delayed implementation of a controversial fiber-optics program.

Here's a look at key provisions that did make it into law, under the legislation sponsored by Rep. Tom Rukavina (DFL-Virginia) and Sen. Len Price (DFL-Woodbury). All provisions took effect April 7, 1998, unless otherwise noted.

HF3137/ SF3354*/CH366

GOVERNMENT

State government finance

Gov. Arne Carlson signed into law a $33 million state government finance package that includes funding for a study of animal feedlots, a compulsive-gambling treatment center in Granite Falls, Minn., and updates of the state's computer systems.

The new law also provides funding for the attorney general's office, although Carlson used his line-item veto authority to pare about $1 million from the office's proposed 1999 budget. (See related story on page 21.)
Attorney general's budget

The Office of the Attorney General will receive $23 million for general operating expenses for the fiscal year that begins July 1.

The $1.1 million that Carlson line-item vetoed would have funded a program to educate senior citizens about telemarketing fraud, legal assistance to state agencies and counties, and gaming enforcement.

The office is still directed to set up an outreach program to help educate people about telemarketing fraud by January 1999, even though the proposed $100,000 in funding for the project was vetoed. In fact, that's how the provision — with no money — was originally approved by the House.

The attorney general's budget was in question because last year Carlson line-item vetoed the office's entire proposed 1999 funding — about $24 million — citing what he called unnecessary and excessive growth in the legal and law enforcement agency.

This year's law also calls for a task force to study the availability, effectiveness, and cost of legal services provided by the office. (Secs. 3, 6)

Studying feedlots

The law also provides $1.2 million for the first year of a three-year study of the effects of the livestock industry on the state's economy and environment.

The study will be conducted by the Office of Strategic and Long Range Planning and will look at issues like government regulation of feedlots, potential ownership arrangements, and the impact of current feedlots.

A committee will be formed to advise the state's Environmental Quality Board on an environmental impact statement that will be submitted to the Legislature. (Secs. 5, 86)

Community-based planning

The new law also amends a much-debated 1997 program aimed at spurring planning partnerships between Minnesota Planning and local communities.

The 1997 program provides guidance, review, and funding on a voluntary basis for communities to develop planning goals.

At the request of several Greater Minnesota lawmakers — who said they were concerned the program would not remain voluntary for long — the law now limits the state's review of the plans to look only at the extent to which the plan promotes local citizen participation, spurs cooperation among communities, and demonstrates sound community-based planning goals.

The law also gives more time for a community to revise a plan after receiving comments from Minnesota Planning, and prohibits the state from considering participation in the program when determining eligibility for other grants, loans, or funding packages.

A proposal to expand membership on the program's existing advisory council and to extend the life of the council for six months was voted out in conference committee. The council will sunset June 30, 1998. (Sec. 78)

Lottery changes

The law also gives $750,000 from the Minnesota lottery prize fund to support Project Turnabout, a compulsive-gambling treatment center in Granite Falls.

But it specifies that, apart from this appropriation and ones approved in 1995, no more than $130,000 may be used from that fund to support similar treatment or education programs in fiscal year 1999.

Effective July 1, 1998, the Minnesota State Lottery will be required to increase retailer commissions by 0.5 percent and ensure that each retailer receives at least 1 percent of the amount of each winning ticket sold at that location.

They are also allowed to pay a bonus to lottery retailers of up to 10 percent of a potential increase in lottery sales from one year to the next, and to increase the percent of revenue with which they can fund lottery expenses. (Secs. 13, 70, 71)

Perpich's portrait

Also under the new law, the state must accept a portrait of former Gov. Rudy Perpich and wife, Lola, if a private donor provides funds for one. The state would have to substitute it for the portrait of Perpich currently hanging in the Capitol.

Near the end of his time in office, the former governor pushed to have his wife included in his official portrait, and the matter became the subject of significant controversy.

Portraits of each former Minnesota governor hang throughout the corridors of the Capitol, and each is pictured alone. The Perpich portrait now found on the ground floor of the Capitol shows the former governor standing in front of an iron ore mine. (Sec. 85)

Settling border disputes

The law also provides $25,000 for the Council of State Governments to set up meetings between Minnesota and Canadian lawmakers to discuss boundary disputes, including fishing laws.

Many Minnesota residents living or owning businesses close to the Canadian border have complained for years about Canadian policies including fishing limits, user fees, and border crossing permits that they say discriminate against U.S. anglers. (Sec. 2)

Future Olympians

Under the omnibus law, the Minnesota Amateur Sports Commission will receive $100,000 to fund development of a statewide winter sports program for females and at-risk youth.

The money will become a grant to the United States Olympic Committee's Minnesota Olympic development program. (Sec. 9)

Administration

The new law grants the Department of Administration money for the following programs:

• $4.4 million to help update government computer systems to address problems associated with the year 2000;

• $315,000 to Pioneer Public Television to build a tower in Otter Tail County, currently the only part of the state that does not receive a public television signal;

• $150,000 to coordinate the Minnesota Alliance with Youth initiative;

• $44,000 to make the State Register and the Minnesota Guidebook to State Agency Services available on the Internet free of charge; and

• $20,000 for a portrait of Gov. Arne Carlson to hang in the Capitol. (Sec. 6)

Disaster relief on its way

Just 11 days after tornadoes wreaked havoc in south-central Minnesota, Gov. Arne Carlson signed into law a package that will bring the area $27.6 million for disaster relief.

“The power that comes from hope is very well represented in this package,” Rep. Ruth Johnson (DFL-St. Peter) said on the House floor when that body passed the legislation she sponsored.

Effective April 10, 1998, the relief law provides $8 million to match federal disaster assistance. Johnson said the state will assume the 10 percent contribution normally funded by local governments under federal disaster relief. The federal government typically pays 75 percent while states pay 15 percent and local governments pay 10 percent.

Another $3.5 million appropriation will go to people rebuilding their homes. Loans up to $10,000 at no interest will go to those who stay in their homes for 10 years. Another $500,000 will be provided in the form of forgivable loans for the reconstruction or rehabilitation of rental housing.

Businesses affected by the tornadoes will be eligible for $4.8 million in grants to help re-
A storm relief law passed this year provides $27.6 million to help tornado-stricken towns in Minnesota. St. Peter was one of the towns most affected by the March 29 tornadoes, which damaged many homes like the one shown here on North Fourth Street in St. Peter.

Legislators were told that Le Center, a town of 2,000, has 400 jobless residents because of the storm.

Another $1 million will be set aside for local government to repair and replace publicly owned buildings, water systems, streets, bridges, and other infrastructure.

The law also includes $250,000 for after-school child care and expanded day care services.

Farmers will be provided with $4 million to repair farm buildings and to obtain working capital operating loans.

Tim Nelson, the disaster coordinator for Brown County, said more than 32,000 acres of farmland and drained ditches are strewn with debris, some of which is so heavy it will require removal by heavy machinery.

But he said most of the debris will have to be removed by hand, and groups of volunteers have begun the slow process of removing chunks of wood, nails, and other debris from some fields.

"There are no machines that can do most of this work," Nelson said.

Legislators also were told farmers need loans for machinery and seed, but that there was relatively little livestock loss in the area.

Under the new law, another $3.2 million will be set aside as a contingency fund that can be appropriated to the commissioner of finance for allocations made at the governor's request or for unanticipated needs.

Another $1 million will go toward loans or grants needed for historic preservation.

Rep. Phyllis Kahn (DFL-Mpls) said the state needs to look into federal aid for the historic buildings.

"It would be a shame if we passed up the chance to rebuild this city the way it was," Kahn said.

St. Peter has 270 buildings that have been inventoried as possibly historic and 14 buildings that are on the National Register of Historic Places.

Johnson's home was among the 1,000 in St. Peter to receive minor damage in the March 29 storm. St. Peter Mayor Jerry Hawbaker told the House Ways and Means Committee via an interactive television connection that the city had another 200 homes destroyed, plus 600 others with major damage.

The town of Comfrey, with a population of about 450, was almost completely destroyed in the string of tornadoes that prompted Presi-

Tornadoes deface Comfrey, Le Center, St. Peter

Was Comfrey, the town of about 450 people that was essentially demolished by a string of tornadoes March 29, really named after a plant?

Indeed, it was. The town is christened after the bristly, multi-colored vegetation. Here's a little history on the three communities hit hardest by the tornadoes — Comfrey, Le Center, and St. Peter.

Comfrey was named by the first postmaster of the settlement, A.W. Pederson, in 1878. At the time, the United States government was curious about having farmers raise comfrey as a forage crop.

Pederson, a farmer, decided to give the plant's popularity a lift by naming the local post office after the plant. When the town site was laid out in 1899, the post office was moved, and town officials went along with the name of Comfrey.

Le Center got its name from its location.

The Le Sueur County seat had moved more than once when businessmen decided to place the seat near the center of the county in the 1870s.

The businesses acquired a tract of 160 acres at what is now Le Center. They then offered the use of newly constructed two-story brick building to the county board for use as a courthouse, pending a referendum that would allow the moving of the county seat to the new location which they called Le Sueur Center.

The referendum was held and passed. County offices were moved in 1876, and the offices have remained in what is now called Le Center.

St. Peter, one of the older cities in the state, was founded by Capt. William B. Dodd in 1853. It has served as the home of five governors, including Henry Swift, who was the third governor after statehood, and John A. Johnson.

Among the 14 city sites listed on the National Register of Historic Places are Old Main at Gustavus Adolphus College, Nicollet County Courthouse, Governor John A. Johnson House, Borneman House, and Union Presbyterian Church.

It is estimated by current architectural experts that as many as 270 buildings in the town could be considered historic structures.
Abolish treasurers’ office?

Minnesota voters will decide in November whether to abolish the state treasurer’s office, under a new law signed by Gov. Arne Carlson.

This year’s ballot will contain a proposed constitutional amendment that would eliminate the elected office in January 2003. If the amendment is approved, the treasurer, along with the secretary of state and the commissioner of finance, would decide where to transfer the office’s powers.

"M any studies over several decades have recommended abolishing the office because it’s a shell of its former self in terms of policy-making," said Rep. Mindy Greiling (DFL-Roseville), who sponsored the legislation in the House.

The state treasurer currently receives and issues receipts for all monies paid into the state treasury, handling about $150 billion in transactions annually.

At one point the office was in charge of managing the state’s permanent school fund and overseeing unclaimed properties, but those duties have been transferred to the State Board of Investments and the Department of Commerce, respectively.

Most of the remaining responsibilities of the office, Greiling said, are cash-management duties that do not involve policy-making.

Likely candidates to take over those duties include the secretary of state’s office and the commissioner of finance.

Of the 13 current employees in the treasurer’s office, two positions — those of the treasurer and the assistant treasurer — would likely be cut. The other positions would be transferred elsewhere. Greiling said an estimated $150,000 would be saved in salaries.

But, she said, the purpose behind eliminating the office “is not to be saving money but to have one less elected figure.”

The four-year term of the current state treasurer, Michael McGrath, expires at the end of 1998.

Voters will elect a new treasurer in November, at the same time they vote on the constitutional amendment. A majority of voters voting in the election would have to support abolishing the office in order to ratify the amendment.

Sen. Deanna Wiener (DFL-Eagan) sponsored the legislation in the Senate.

HF103/SF161*/CH387

Donald ‘distressed’ foods

Food handlers will be able to donate “distressed” foods to local governments or to the state, under a new law effective Aug. 1, 1998.

Food is considered distressed when it cannot legally be sold but is still deemed safe — unspoiled milk that has not sold before the expiration date, for example.

Currently, food handlers can donate distressed foods to nonprofit organizations who supply the food to the elderly or needy. The new law will allow them to donate these foods to units of government.

The measure will remove liability for food handlers who choose to donate the distressed food, except in instances of gross negligence or intentional misconduct.

Bill sponsor Rep. Elaine Harder (R-Jackson) said that the idea was brought to her by county commissioners who felt that it would be a good way to defray corrections costs.

"It’s food that may not be marketable, but it is still safe for consumption," Harder said.

Sen. Dennis Frederickson (R-New Ulm) sponsored the bill in the Senate.

HF176/SF154*/CH333
Gov. Carlson makes impromptu visit to House chamber

It was shortly after 9 p.m. on April 9, the last day of the session, when House Speaker Phil Carruthers (DFL-Brooklyn Center) interrupted Rep. Charlie Weaver (R-Anoka) for an unusual announcement. The governor had come to say goodbye.

Gov. Arne Carlson appeared in the House chamber to make an unannounced visit — rare for any governor — and to address members. Carruthers asked lawmakers to pause for the state’s chief executive.

Carlson is in his final year as governor, and after 30 years of holding political office, he is leaving public life. His impromptu address was a quick thank you, good luck, and goodbye.

Carlson said he has been lucky to serve throughout his career with people who care.

“I have met very honest, very dedicated, very concerned people,” Carlson said, and he included the current Legislature high on that list.

He said that at times, partisan debate can become heated, but that’s unavoidable.

Clearly, this is precisely the essence of what democracy is all about. The fact that it exists and flourishes on this floor is something for us to celebrate,” he said. “I think the people of Minnesota are extraordinarily well-served. You’ve put in long days and long hours and you do it out of a commitment to the well-being of the people. On behalf of my wife and I, I extend a personal thank you for the kindness you have shown through the years.”

Carlson left the chamber — shaking hands with members along the way — to a standing ovation.

After his term is up, Carlson has considered teaching part time or working on the school choice issue, one of his key concerns as governor.

Red Cross volunteers

Although Gov. Arne Carlson allowed a bill granting full pay to state employees who volunteer for the American Red Cross to become law without his signature, he wrote that the legislation “truly represents poorly thought-out public policy.”

The new law, effective Aug. 1, 1998, allows any state employee to receive 100 percent pay while volunteering for the Red Cross for up to 15 days per year.

“Clearly, the intent is noble... but this bill goes well beyond the normal parameters of good judgment,” Carlson wrote.

He said the legislation was flawed for including only state employees and not private-sector or local government workers, and also for including volunteering with only the Red Cross and not other disaster-relief organizations.

“At the same time, how can a person be a ‘volunteer’ while receiving 100 percent pay?” he wrote. He added that he hoped the Legislature would consider altering the policy in the future.


HF 2673*/SF 1946/CH 356

State employee labor agreements

Employees of the Minnesota Bureau of Criminal Apprehension have a new reason to look into taking early retirement, under a new law.

Effective April 3, 1998, certain employees of that bureau who retire before age 55 will now be eligible for employer-paid health insurance.

The new law also ratifies labor agreements with state employment unions, compensation plans for state employees who are not represented by unions, and salaries for state agency heads.

Those agreements, plans, and salaries had already been approved by a joint legislative subcommittee on employee relations, and have been in effect on an interim basis.

Effective Aug. 1, 1998, a separate provision of the new law will make a small change to the salary of the Iron Range Resources and Rehabilitation Board commissioner. That salary will be capped at 75 percent of the governor’s salary and will be set by the governor. Under current law, the Legislative Coordinating Commission sets that salary.

Rep. Loren Solberg (DFL-Bovey) and Sen. Carol Flynn (DFL-Mpls) sponsored the new measure.

HF 3068*/SF 2520/CH 351

Attorney general’s budget

Following through on his earlier criticism of the size of the attorney general’s budget request, Gov. Arne Carlson used his line-item veto to cut $1.1 million from the office’s 1999 budget.

Carlson said he was troubled by what he called misrepresentation by the attorney general’s office concerning a 1995 budget appropriation. He said the office had requested $3 million for one-time technology upgrades in 1996 and 1997 but had, in fact, spent about $2 million of that money on salary increases.

That $2 million then expanded the office’s budget base and led to an increased request for future funding, according to the governor.

“Frankly, the Office of the Attorney General possesses a division that deals with consumer issues and insists on high standards of truthfulness,” Carlson wrote. “Those standards were not applied to the 1996-1997 budget expenditures.”

But the governor left $23 million for the office’s 1999 expenses in the new $32 million omnibus state government law.

Last year, he used his line-item veto authority to strike the attorney general’s entire 1999 budget of $24.4 million, citing what Carlson called the enormous and unnecessary growth of the office since 1991.

This year’s $23 million appropriation will
go for core functions of the state's top legal and law enforcement agency for the fiscal year that begins July 1. The office is responsible for asserting and defending the state's legal interests, settling claims, and aiding other law enforcement agencies in prosecuting and solving cases.

The $23 million line-item vetoed by Carlson would have provided: $500,000 for legal services to state agencies; $250,000 for gaming enforcement; $250,000 for counties needing assistance with felony prosecutions and related tasks; and $100,000 for a fund to educate senior citizens about telemarketing fraud.

Carlson also noted that the $23 million appropriation represents a 13.6 percent increase over the office's previous base funding. "Therefore, this line-item veto will do little more than return their service to normal," he wrote.

The new law also calls for a task force to study the availability, effectiveness, and cost of legal services provided by the attorney general's office.

Rep. Tom Rukavina (DFL-Virginia) and Sen. Len Price (DFL-Woodbury) sponsored the legislation.

HF3137/SF3354*/CH366

Improper use of DEA numbers

The U.S. Drug Enforcement Administration (DEA) uses a numbering system that was established to identify medical professionals and others who are authorized to engage in business activities involving controlled substances. But the insurance industry and health plan companies have sometimes used DEA numbers for other purposes, such as tracking the drug prescription practices of health care providers.

The new state law will limit the use of DEA numbers for law enforcement purposes, and thus prohibit insurance providers or health plan companies from monitoring the prescribing practices of a practitioner.

The law also stipulates a prescription that is not a controlled substance does not have to bear a DEA number.

Rep. Thomas Huntley (DFL-Duluth) and Sen. John Hottinger (DFL-Mankato) sponsored the measure.

HF2401/SF2207*/CH316

Rendering emergency care

Volunteers and others who provide emergency medical care with an automatic external defibrillator without expectation of compensation will not be liable for civil damages under a new law effective Aug. 1, 1998.

The law broadens the existing "Good Samaritan statute," which provides immunity to volunteers or untrained people who give emergency care, unless a patient objects.

Many airlines and businesses now carry automatic external defibrillators, which restore the heart's rhythm by delivering an elec-
Sen. John Hottinger (DFL-Mankato) sponsored the measure.

The bill was the first introduced by Rep. MaryEllen Otremba (DFL-Long Prairie), who won a special election last fall to replace her late husband, Ken.

Sen. Dallas Sams (DFL-Staples) sponsored the legislation in the Senate.

The new law also calls for the Minnesota Department of Health to develop a rural health plan within the current level of funding.

HF2550*/SF2261/CH257

Acquiring nonprofit hospitals

Gov. Arne Carlson used his veto authority to reject legislation that would have made purchase of nonprofit hospitals by for-profit chains more difficult.

The measure would have required that whenever a nonprofit hospital proposes to transfer more than 50 percent of its assets or financial control to a for-profit group, it must notify the state attorney general in writing.

The attorney general already has the power to investigate and stop such transactions, but the legislation would have ensured that within notice would go to the attorney general’s office 45 days in advance of any deal.

Under the legislation, the attorney general could have made the notice accessible to the public if the office determined the public would benefit from the information.

The governor wrote in his veto statement, “I am persuaded that the office of the attorney general can adequately protect the public’s interest in this area with the authority granted under current law.”

Carlson also indicated he thought the bill “established litigious, adversarial process for conducting business transactions which I find unnecessary.”

“While I recognize the value of community hospitals, I cannot support the wholesale lock-
out of noncharitable business entities in the marketplace, which is the effect of the bill."

He also said, "In some instances, particularly in the case of a financially struggling rural community hospital, the public may be best served by the noncharitable acquisition of the hospital, especially when the only alternative is closure of the facility."

Nonprofit hospitals are generally viewed as charitable community assets, but from 1990 to 1996 a total of 192 nonprofit hospitals nationwide were converted to for-profit status.

Public funds are used for various projects at nonprofit hospitals. If the hospital is acquired by a for-profit company, the company likely acquires assets paid for with public dollars, possibly at less than fair-market value.

Rep. Lee Greenfield (DFL-Mpls) and Sen. Linda Berglin (DFL-Mpls) sponsored the bill.

FG381/SF695*/CH330

**HIGHER EDUCATION**

Higher education funding

A new Minnesota higher education funding law will spend $72.5 million — the largest supplemental budget increase for higher education in this decade — to improve the state’s colleges and universities.

Appropriations in the new law will target $35.5 million for the University of Minnesota and $36 million for the Minnesota State College and Universities (MnSCU) system. Another $1 million will go to the Higher Education Services Office to bolster work study programs on the state’s college campuses. All of the spending provisions are effective July 1, 1998.

Gov. Arne Carlson line-item vetoed a total of $500,000 that would have gone to the University of M for two separate programs — an on-campus law clinic and an effort to address the shortage of school counselors in K-12 schools. (See related story on this page.)

Much of the remaining money for the University of M will go toward "strategic academic initiatives," which are programs — such as molecular and cellular biology — that are considered crucial to ensure the university's future as a leading academic institution.

The bulk of the appropriation for MnSCU's seven state universities and 29 two-year colleges will go toward reduction of the wide variances in the amount of per-student funding the individual institutions receive.

Rep. Gene Pelowski (DFL-Winona) and Sen. LeRoy Stumpf (DFL-Thief River Falls) sponsored the higher education finance legislation. Here's a look at some highlights of the new law.

**Funding for MnSCU**

A total of $20 million will reduce variances in state funding per full-year equivalent student at the 36 MnSCU institutions.

MnScu currently spends more per student than Mankato State University.

The variance between the highest- and lowest-funded state universities for fiscal year 1998 is 54 percent, and the disparity between the highest- and lowest-funded two-year schools reaches 90 percent.

Under the new law, MnSCU will be expected to develop its own allocation model for fiscal year 2000 and beyond. The model will be required to minimize the variance in per-student funding between institutions and to reduce campus and system reliance on one-time funding.

The law also will provide $10 million to enhance partnerships between MnSCU institutions and business and industry.

The appropriation will go toward efforts to increase the number of students enrolled in internships by providing incentives for businesses to train, place, and retain students. Also, the funding will support efforts to restructure degree and certificate programs so more of them require internships.

The new law also will provide $3 million for MnSCU libraries to purchase materials and equipment.

Another $3 million included in the law will help universities to redesign teacher education curriculum to ensure that would-be teachers are prepared to work with the state's new K-12 graduation standards and to integrate technology into teaching methods.

**University of Minnesota spending**

A total of $31.9 million of the new law's $35.5 million for the University of M will go toward improvement of key academic initiatives.

Fields specifically targeted for improvement include programs in digital technology and programs in molecular and cellular biology. The funds will be available for hiring faculty, purchasing equipment, or making other improvements.

Both the governor and the university requested $41.5 million in supplemental appropriations for the University of M.

University President Mark Yudof has focused on investing in the school's molecular and cellular biology programs and other key academic initiatives since he took over as president in 1997.

His goal is to create an institute for molecular and cellular biology with the aim of pushing the school into the top five public universities in biological sciences.

Yudof requested funds from the 1998 Legislature to recruit 11 blue-chip faculty members, members during the next three years and to provide them with equipment needed for research. The president also intends to hire another 15 junior faculty members by redirecting previous U of M funding.

The law also requires that an unspecified portion of the $31.9 million go toward agricultural research into problems affecting Minnesota farmers. Those problems include plant diseases that have damaged wheat and barley crops and respiratory diseases that have hit turkeys on many farms in the state.

A separate provision of the new law will provide an additional $3.6 million for agricultural research and outreach programs.

**Higher education funding cut**

Gov. Arne Carlson used his line-item veto authority to cut $500,000 from a $73 million higher education funding plan approved by the Legislature.

Funding for the University of Minnesota's law clinic, which is essentially a free law firm on campus, was one of the items cut by the governor. Carlson struck down $250,000 earmarked for the clinic.

"The law clinic appropriation is disturbing because it ought to be a self-sustaining program," Carlson wrote in his veto message. "Promoting pro bono activities by law school students is a worthy goal and should be financially supported within the law school budget."

The law clinic provided legal assistance to more than 700 low-income Minnesotans in 1997, according to law school officials. The recipients of the free legal services were represented by second- and third-year U of M law students, who work for clients under supervision of clinic instructors.

Law school officials said that with the $250,000 from the state for fiscal year 1999 the school planned to add 80 more students to the law clinic. That would have translated into an additional 6,000 hours of legal services and another 200 clients.

The law school officials also said 50 percent of the clinic's current $900,000 annual budget comes from tuition, with 15 to 17 percent
from the state. The rest comes through private contributions and through a federal grant.

The governor also deleted a $250,000 appropriation for the U of M-administered Project Inform, a program designed to address the shortage of high school counselors in Minnesota by providing outreach and information to K-12 students and their families.

"I believe that the Department of Children, Families and Learning should be involved in such important K-12 activities and object to [its] non-involvement in this proposed solution," the governor said.

The remainder of the new law represents the largest supplemental budget increase for higher education in this decade. The $72.5 million in appropriations would target nearly $36 million each for the University of Minnesota and the Minnesota State Colleges and Universities system.


"These types of facilities often cause rent to be $100 to $300 higher than other facilities," he said.

Sen. Deanna Wiener (DFL-Winona) and Sen. Steven Novak (DFL-New Brighton), appeared to be in trouble after the House rejected a conference committee version of the bill that did not include any of the abortion-related provisions. However, a last-minute compromise on new abortion reporting requirements helped the bill to win final passage.

The abortion-related provisions make up just a small portion of an omnibus bill that would provide funds for salary increases for nursing home employees, prevention of Fetal Alcohol Syndrome, food stamps for legal non-citizens, and efforts to ensure food safety.

Also, the bill includes provisions that Minnesota must adopt to receive federal funds totaling $58 million for welfare programs and $28 million for health care for children.

The governor's 1998 supplemental budget proposal for health and human services called for a total appropriation of just under $31.7 million.

Here's a look at key provisions of the health and human services bill (HF2868/SF3346*).

HUMAN SERVICES

Health and human services bill

New abortion reporting requirements are part of a $58 million health and human services finance bill passed by the House in the waning moments of the 1998 session. The vote was 99-34.

The bill, which awaits action by Gov. Arne Carlson, was the subject of a lengthy standoff over abortion-related provisions. The House had earlier approved a version of the bill that called for a ban on late-term (or so-called "partial birth") abortions and for new reporting requirements.

The legislation, sponsored by Rep. Lee Greenfield (DFL-Mpls), appeared to be in trouble after the House rejected a conference committee version of the bill that did not include any of the abortion-related provisions. However, a last-minute compromise on new abortion reporting requirements helped the bill to win final passage.

The abortion-related provisions make up just a small portion of an omnibus bill that would provide funds for salary increases for nursing home employees, prevention of Fetal Alcohol Syndrome, food stamps for legal non-citizens, and efforts to ensure food safety.

Also, the bill includes provisions that Minnesota must adopt to receive federal funds totaling $58 million for welfare programs and $28 million for health care for children.

The governor's 1998 supplemental budget proposal for health and human services called for a total appropriation of just under $31.7 million.

Here's a look at key provisions of the health and human services bill (HF2868/SF3346*).
The Department of Health would be required to release an annual report beginning in 2000 on abortion in Minnesota. The bill would mandate that the report protect the identity of doctors who perform abortions and women who undergo abortions.

If the department fails to produce the public report on time, any group of 100 or more citizens would be allowed to seek a court injunction to force timely release of the information, under the bill.

The bill also includes a provision that would slap a fine on physicians or medical facilities that fail to report on time. After a report is 90 days late, the physician or facility could be fined $500 for each 30-day period the report is overdue.

Fighting Fetal Alcohol Syndrome

The bill includes $5 million to fight Fetal Alcohol Syndrome, a series of birth defects that can result from alcohol consumption during pregnancy.

Minnesota first lady Susan Carlson co-chaired the Governor’s Task Force on Fetal Alcohol Syndrome, which last year estimated the disease costs Minnesota taxpayers at least $45 million annually in health, judicial, and social services costs.

The $5 million included in the omnibus funding bill matches the governor’s request for the program.

Under the bill, the health department would design and implement a statewide program to raise public awareness about Fetal Alcohol Syndrome. The program would have to include a toll-free resource and referral line. A total of $800,000 would be spent for the public awareness campaign.

Another $400,000 would be used to develop a statewide network of regional Fetal Alcohol Syndrome diagnostic clinics, and to help train health care providers to deal with the problem.

The bill also would provide $350,000 to fund creation of a fetal alcohol coordination board, which would review and coordinate existing state programs and integrate state and local prevention and intervention programs.

A total of $850,000 would be for a Fetal Alcohol Syndrome community grant program. The commissioner of health would administer the program, which would finance work by community organizations on prevention and intervention.

Another $850,000 would go to the Department of Human Services to expand treatment services for women who abuse alcohol during pregnancy.

The Journal of the American Medical Association reports Fetal Alcohol Syndrome is the leading known cause of mental retardation.

Nursing home workers

The bill calls for a 3 percent wage increase for nursing home employees. The increase in per diem payments to long-term care facilities would cost the state about $20 million.

The nursing home spending is part of an effort to stabilize the workforce at nursing homes, coupled with bountiful job opportunities in other fields in the current booming economy, have made it difficult for nursing homes to attract and keep workers.

The state pays nursing homes a per diem for each resident based on location, property costs and taxes, case mix, and other operating costs. Case mix is determined by the extent of care needed for each patient.

Under the bill, per diem payments would increase by 3 percent and the money would be used to pay nursing home workers who provide direct care to patients, perform housekeeping, and handle other such duties. The increase would take effect July 1.

Nursing home workers told lawmakers this session that their work is emotionally stressful and often leads to occupational-related injuries such as back problems, the result of lifting patients.

Legislators also were told that understaffing leads to distress for patients that include malnutrition, which can result from insufficient staff to handle all patients at meal times.

Helping legal immigrants

The bill includes funds for food stamps for thousands of legal immigrants in the state who are not eligible for the federal food stamp program. About $5.4 million would go toward providing food stamps for legal noncitizens, under the bill.

The funds would be used to establish a one-year, state-funded program for legal noncitizens who, if not for their citizenship status, would otherwise be eligible for federal food stamp benefits.

The food assistance program was not part of the governor’s health and human services spending recommendations.

The program would provide food assistance to legal noncitizens who are not on Minnesota’s Family Investment Plan-Statewide (MIFP-S), which allows families to accept lower-paying jobs and receive some state aid while working toward the goal of getting off public assistance.

The federal Welfare Reform Act of 1996 made noncitizens ineligible for the federal food stamp program, but the federal 1997 Emergency Supplemental Appropriations Act gives states the option to purchase food stamp benefits for those who are ineligible because they are not citizens.

That option requires states to pay for the value of the food stamp benefits, plus the federal government’s cost for providing the option.

Counties would use the same income, budgeting, and benefit allotment regulations for the state program as for the federal food stamp program.
Twelve other states currently provide similar assistance.

Another nearly $3.8 million would help extend the food supplement to legal noncitizen families on MFIP-S, which is the state’s main welfare reform initiative.

A cash benefit equal to $63 a month, which was designated to replace the value of the food stamps lost when noncitizens became ineligible for the federal food stamp program, was scheduled to end June 30, 1998. The bill would extend the benefit and also make eligible legal noncitizen families who are on MFIP-S, regardless of whether they became state residents as of July 1, 1997, as current law stipulates.

Food safety
There is also $2.5 million in the bill for a food safety initiative. The money would be targeted toward state efforts to improve food safety. Some funds also would be used to study and protect against food-borne illness.

Increasingly, fruits and vegetable are imported, and roughly half of food dollars are spent eating in restaurants, where food can be improperly handled or stored.

Dr. Michael Osterholm, state epidemiologist for the Minnesota Department of Health, has told legislators this year that the supposed 6,000 to 8,000 annual deaths connected with contaminated food are underestimated.

Osterholm also has said that at certain times of the year nearly 100 percent of fresh fruits and vegetables available are grown in developing nations. He has said if that produce were purchased by Americans abroad, they would be advised to boil and peel it before eating.

Consumer health assistance
If you can’t get referred to a chiropractor under your current health plan, where do you turn? Minnesota health plan companies and health care professionals are governed by more than 20 boards and oversight bodies.

People confused or unhappy about their health plan would have a one-stop place to call, under a $100,000 provision in the bill that would go to establish an office of health care consumer assistance.

The office would have no regulatory power, but it would have a broad range of duties. It would assist consumers who have complaints or questions about their health plan or health care provider. It would also help them understand their legal rights and get appropriate health care referrals.

The state commissioner of health would appoint an executive director, and the office would have at least nine consumer advocates to perform the duties of the office.

Preceding this provision was a 1997 law, the Patient Protection Act, which aimed to prevent health plan companies from interfering with the medical professional-patient relationship, and to provide patients with accurate information about their health plan and health plan companies.

### INDUSTRY

### Protecting telephone customers

A new law aims to protect Minnesota telephone customers from unauthorized switching of long-distance telephone carriers.

“While most long-distance providers conduct their business in an ethical, above-board fashion, there are some that unfortunately do not,” Gov. Arne Carlson said in a news release. “In signing this legislation, we are now able to give Minnesotans protection from unscrupulous carriers.”

A new provision, effective July 1, 1998, will require long-distance providers to give price information on specific calling patterns to consumers and will forbid the providers from the practice of “slamming,” or switching customers without their knowledge.

The long-distance providers will have to provide proof that a customer authorized the change in carriers. If the provider is unable to produce a written statement or a tape recording indicating the customer authorized the change, the carrier will have to pay the cost of returning the customer to the original service and the cost of any of the customer’s long-distance calls during the unauthorized period.

Long-distance companies also will have to provide upon request — or when soliciting customers — information on the price range of services, minimum volume requirements, termination charges, and other fees.

### Biomass fuels

A separate provision effective April 1, 1998, provides an exemption to requirements of biomass-fueled power plants. Examples of biomass power sources are sawdust or wood chips, agricultural residues, and the organic portion of the solid waste stream.

Previous law provided that biomass-fueled power plants can use non-biomass fuels for up to 25 percent of their fuel. The new law provides an expansion so that when biomass fuel sources are not reasonably available to the facility because of flood, fire, drought, disease or other acts of God, the power facility can exceed the exemption without penalty or a charge against its normal 25 percent exemption.

Rep. Loren Jennings (DFL-Harris) and Sen. Steven Novak (DFL-New Brighton) sponsored the legislation.

**Pipeline excavation notices**

A new law will make a distinction between information needed before a pipeline excavation and information needed before a land survey when notifying the Gopher State One-Call excavation notice system. The provision is effective Aug. 1, 1998.

Current law requires these notices to contain the same information. The new law removes language pertaining to anticipated discharge of explosives when only a survey is being done.

The Minnesota Pipeline Safety Act of 1987 mandated the establishment of a one-call notification center for facility operators, which became the Gopher State One-Call. That act included definitions and requirements for notices given by excavators and underground facility operators.

Underground facility operators include those who deal with electricity, power, heat, gas, oil, and water.

The new law also requires, as of Jan. 1, 1999, that operators maintain maps, drawings, diagrams, and other records of any underground facility that was abandoned or out of service after Dec. 31, 1998.

A provision effective June 30, 1998, will allow the commissioner of public safety to appoint a pipeline advisory committee.

This discretionary advisory committee would replace the Pipeline Safety Advisory Council, and it would be governed by the statute pertaining to advisory councils and committees rather than administrative boards and agencies.

The difference is that members on advisory councils and committees serve at the pleasure of the appointing authority. Members of the current council may be removed for missing three consecutive meetings.

The new committee would consist of representatives of the hazardous liquid pipeline industry, the gas distribution industry, the gas pipeline industry, the pipeline design and construction industry, state or local government, and the general public.

Rep. Dennis Ozment (R-Rosemount) and Sen. Steven Novak (DFL-New Brighton) sponsored the legislation.

**If you have Internet access, visit the Legislature’s web page at:** http://www.leg.state.mn.us

**H F 3 2 4 2 / S F 2 4 4 5 / C H 3 4 8**

April 17, 1998 / SESSION WEEKLY 27
Using professional titles

Industrial hygienists — people hired to make work environments safer — will become members of a legally recognized profession under a new law effective Aug. 1, 1998.

The law will prohibit people who do not meet certain requirements from using specific titles including industrial hygienist, certified safety professional, and construction health and safety technologist.

Only those who have attended an accredited college or university and received the proper certification will be allowed to use those professional titles. For instance, a certified industrial hygienist will have to pass a test by the nonprofit American Board of Industrial Hygiene and maintain that license in order to use the title.

The restrictions will not apply to properly supervised apprentices, or to employees of the state of Minnesota, who are already subject to strict standards.

Rep. Alice Seagren (R-Bloomington), who sponsored the proposal in the House, said the law will not only protect the professionals, but will further public health and safety by ensuring quality work.

Sen. Sheila Kiscaden (R-Rochester) sponsored the measure in the Senate.

**H 668/S 668/C H 288**

### INSURANCE

#### New investment options

A new law effective Aug. 1, 1998, will give insurance companies more flexibility in investing their assets.

Under the law, “financially strong” insurers will be allowed to choose to be governed by the new provisions rather than by current state insurance laws, which will remain in place.

To use the new investment options, insurers will be required to have a minimum of $2 billion in total assets and a total capital and surplus of $200 million.

Insurers who qualify and decide to invest under the new law could invest in anything within a standard considered by the company’s board of directors, subject to an internal control system. The companies will have to have a written investment policy.

The commissioner of commerce will require information from insurers, and the commissioner could hire an expert to review an insurer’s investments. The commissioner also will be able to order insurers to change their investments.

**HF 3355/SF 3032/C H 319**

### MCHA cap increased

The maximum lifetime benefit for people who get their health coverage through Minnesota Comprehensive Health Association (MCHA) increased from $1.5 million to $2 million, under a new law effective March 19, 1998.

The change was necessary to address the needs of a southern Minnesota boy who suffers from Melnick-Needles Syndrome, a bone and cartilage disorder. The boy requires a full-time nurse, specialized equipment, frequent hospital visits, and medications.

A 1995 law moved the cap on MCHA benefits from $1 million to $1.5 million because the boy’s medical expenses were approaching the limit and he was at risk of being cut off from coverage.

This year, the child was closing in on the $1.5 million maximum. Also, supporters of the new law said $2 million is the standard limit for lifetime health benefits.

The Legislature created MCHA in 1976 to sell insurance to state residents who have been turned down for insurance due to pre-existing conditions.

The organization is not funded by the state. Premiums are collected from participants and from an annual assessment on insurance companies, health maintenance organizations, and other insurance providers.

The boy could have been forced onto the government-funded Medical Assistance program, had the MCHA coverage limit not been increased.

The measure was sponsored by Rep. John Dorn (DFL-Mankato) and Sen. Deanna Wiener (DFL-Eagan).

**HF 3065/SF 2608/C H 293**

### Medical equipment, supplies

A new law effective Jan. 1, 1999, will require health plans to tell clients what medical equipment and supplies are covered.

The law also will stipulate that any health plan that covers durable medical equipment may not exclude coverage of devices used in the home.

In addition, health plans will be required to tell members and prospective members the nature of the coverage for durable medical equipment, level of coverage available, proce-
**Government data practices**

Gov. Arne Carlson has allowed a measure calling for several changes in information policy to become law without his signature. He took the opportunity to comment on the changes in a two-page letter he filed with the bill.

The new law makes several changes in Minnesota's Government Data Practices Act, which classifies information the state government collects as public or private.

The governor wrote that the law lacks the comprehensive reforms that are necessary to address the problems with the data practices law.

"The current bill does not address substantive reforms, but rather continues the legislative track of enacting complicating minutiae, and poorly balancing the public's 'right to know' with citizens' rights to privacy," Carlson wrote.

The most notable provision in the new law will allow the Legislature to subpoena county child protection workers.

The new law came as a result of legislators' attempt to reform the state's child protection system in the wake of three-year-old Desi Irving's death in Minneapolis.

Last year, Mildred Irving pleaded guilty to second-degree murder in her daughter's death. She admitted to the court that she repeatedly hit Desi with an extension cord, broke one of Desi's arms, and punched her in the abdomen so hard that the child's liver was lacerated. The autopsy results showed that Desi had suffered numerous broken bones, had cigarette burns and many other scars, and had been suffering from malnutrition before her death.

The brutality of Desi's death was accentuated by the fact that evidence shows that the Irving family had been in contact with Hennepin County's child protection services.

Legislators sought to make sure that children like Desi were protected in the future. Attempts to bring Hennepin County caseworkers to testify before the Legislature failed due to data privacy issues. Caseworkers expressed a desire to disclose the facts of the case. However, they feared losing their jobs if they broke the data privacy law.

The new provision, effective April 10, 1998, provides an exemption to current data privacy law for child protection in the case where the information is subpoenaed by a standing legislative committee. The provision is only to remain in effect until July 1, 1999.

The governor expressed concern in his letter about this provision. "Although I am a staunch advocate of opening up court records for juvenile proceedings when necessary, the Legislature is simply not the government entity to conduct such investigations," Carlson wrote.

Carlson stated he is concerned that the Legislature has not outlined adequate safeguards to ensure the protection of this information. He wrote that he is also concerned that the provision sets a dangerous precedent and that it violates the separation of powers between the legislative and judicial branches of government.

The new law also contains several provisions, effective Aug. 1, 1998, which attempt to make the transition from welfare to work easier.

One such provision addresses Minnesota Family Investment Program-Statewide (M FIP-S) data. M FIP-S, instituted by last year's welfare reform legislation, allows families to accept lower paying jobs while receiving some public assistance. The new law authorizes the flow of information between agencies administering the program to provide the services more efficiently.

The new law also permits the Department of Economic Security to provide information on potential employers to the state's Workforce Centers. The information is to be used to help match potential employers with those seeking employment.

The law also authorizes, effective Aug. 1, 1998, the release of names and addresses from motor vehicle registration files to community-based nonprofit organizations for public safety purposes.

The bill was sponsored by Rep. Mary Jo M Cguire (DFL-Falcon Heights) and Sen. Don Betzold (DFL-Fridley).

**Attempted help for state firm**

Gov. Arne Carlson announced a special session scheduled for April 20 to revive a bill which would assist a Minnesota company in a pending lawsuit.

The bill (HF3872/SF3416), sponsored by Rep. Dave Bishop (R-Rochester), is based on the recommendations of a working group the Minnesota State Bar Association sponsored to review current law on health care decision-making and to suggest ways to make the laws more effective. The group is made up of government officials and representatives from health care organizations, consumer groups, and ethical and religious organizations.

Currently, a patient can create a document that designates the care to be received if he or she cannot communicate those wishes. The document is called a living will. In addition, a patient can name a person as his or her durable power of attorney, which authorizes that person to make health care decisions. The living will and durable power of attorney provisions are contained in two separate statutes.

The bill would combine the living will and the durable power of attorney into one document called a health care directive. The bill provides the criteria necessary for a directive to be valid.

Bishop said that he brought the proposal forward to make an already existing process easier.

**Making health care decisions**

A plan to consolidate the law regarding health care decision-making is on its way to the governor following final approval by the full House April 9. The vote was 75-58.

The bill (HF2521/SF2050), sponsored by Rep. Dave Bishop (R-Rochester), is based on the recommendations of a working group the Minnesota State Bar Association sponsored to review current law on health care decision-making and to suggest ways to make the laws more effective. The group is made up of government officials and representatives from health care organizations, consumer groups, and ethical and religious organizations.

Currently, a patient can create a document that designates the care to be received if he or she cannot communicate those wishes. The document is called a living will. In addition, a patient can name a person as his or her durable power of attorney, which authorizes that person to make health care decisions. The living will and durable power of attorney provisions are contained in two separate statutes.

The bill would combine the living will and the durable power of attorney into one document called a health care directive. The bill provides the criteria necessary for a directive to be valid.

Bishop said that he brought the proposal forward to make an already existing process easier.
Easier. He said his bill would encourage more people to outline their health care wishes before it is too late.

Opponents of the bill argued that the change would make it easier to withhold treatment that may prolong life from those who are terminally ill.

**Special guardians, conservators**

A new law will refine the special guardian and conservator hearing process to prevent potential abuse. Guardians and conservators are appointed by the state courts to make decisions for adults who are incapable of making decisions for themselves, oftentimes the elderly in nursing homes.

Special guardianships and conservatorships differ in that they are temporary arrangements designed to respond to short-term situations.

Effective Aug. 1, 1998, the new law lengthens the time required to give notice of hearings related to special guardianships and conservatorships from 24 hours to 48 hours and requires that the hearing be held within two weeks of the notice.

The law also requires that petitioners show a clear need for the appointment. It also limits these appointments to 30 days.

Rep. Rob Leighton (DFL-Austin), House sponsor of the new measure, said that the idea was brought to him by members of a family in his district who felt the process was being abused by a nursing home caring for their father.

Sen. Pat Piper (DFL-Austin) sponsored the new measure. H F1668/SF1480*/CH 357

**Protection for news media**

Gov. Arne Carlson allowed the measure to become law, but he clearly did not approve of its content.

"It gives local governments the power to create entities with broader powers than the entity itself," Carlson wrote, in a letter filed with the measure. "This is a dangerous precedent being established by the Legislature. Moreover, these local entities — while having greater powers than local governments — are not subject to some of the same legal requirements such as open meeting laws, competitive bidding, the Data Practices Act, and the Ethics in Government Act."

Carlson also was bothered by the expansion of power to many other nonprofit corporations, which he believes "has now opened the door to widespread misuse by these entities."

When introduced in the House, the measure applied only to Brown County, but it was amended to include similar corporations created elsewhere before June 1, 1997, by allowing them to continue to operate.

The budget of any such corporation must be made public, and if the corporation is going to spend $100,000, it has to be approved by the county board.

The new law took effect April 8, 1998, except for the section devoted to Brown County, which is retroactive to July 10, 1990.

**Local Government**

**Nonprofit corporations**

A new state law permits Brown County and other political subdivisions to create nonprofit corporations to help with economic development.

The measure has been filed with the secretary of state without the governor’s signature. It empowers such nonprofit corporations to issue bonds, make grants to companies, and to buy, sell, and develop property.

Gov. Arne Carlson allowed the measure to become law, but he clearly did not approve of its content.

"It gives local governments the power to create entities with broader powers than the entity itself," Carlson wrote, in a letter filed with the measure. "This is a dangerous precedent being established by the Legislature. Moreover, these local entities — while having greater powers than local governments — are not subject to some of the same legal requirements such as open meeting laws, competitive bidding, the Data Practices Act, and the Ethics in Government Act."

Carlson also was bothered by the expansion of power to many other nonprofit corporations, which he believes "has now opened the door to widespread misuse by these entities."

When introduced in the House, the measure applied only to Brown County, but it was amended to include similar corporations created elsewhere before June 1, 1997, by allowing them to continue to operate.

The budget of any such corporation must be made public, and if the corporation is going to spend $100,000, it has to be approved by the county board.

The new law took effect April 8, 1998, except for the section devoted to Brown County, which is retroactive to July 10, 1990.

Rep. Matt Entenza (DFL-St. Paul) and Sen. Richard Cohen (DFL-St. Paul) sponsored the new measure. HF1668/SF1480*/CH 357

**Real estate filing fees**

A plan to create a uniform real estate filing structure for counties statewide was vetoed by Gov. Arne Carlson.

Carlson said he supports the idea of standardizing such processes across the state, however, he said that he could not support the proposal because it would have meant fee increases.

"Minnesota already pays a substantial portion of their incomes to provide for local, state, and federal services," he wrote in his veto message. "With no demonstrated need for these fee increases, I cannot sanction this bill."

The bill was sponsored by Rep. Mary Murphy (DFL-Hermantown) and Sen. David Ten Eyck (DFL-East Gull Lake). HF1882/SF1654*/CH 311

**Metro Affairs**

**Innovative bike racks**

Gov. Arne Carlson signed into law a measure that allows cities of the first class to place art and informational signs on bicycle racks and storage areas.

Effective March 17, 1998, the new law results from a desire by the Minneapolis City Council to place decorated bicycle racks on every block in the Uptown neighborhood of the city.

The city is trying to promote bicycle riding to ease parking and traffic congestion. City officials want to place art or signs on the racks that would blend with the Uptown area’s atmosphere that caters to a young clientele.

The art and signs will be allowed only if placement does not create a hazard. That decision will be left to the road authority that authorizes the placement of the art or signage.

The new measure was sponsored by Rep. Dee Long (DFL-Mpls) and Sen. Allan Spear (DFL-Mpls). HF3296/SF2729*/CH 283

To find out who represents you at the Capitol . . .

Call the House Public Information Office at (612) 296-2146
**MILITARY**

**NATO expansion resolution**

A new law requires the state to send a resolution asking President Clinton and Congress to support the admission of Poland, the Czech Republic, and the Republic of Hungary to NATO. The measure became law without the governor’s signature.

A NATO expansion to include the three countries is anticipated in April 1999, pending U.S. approval. President Clinton supports the expansion, and the U.S. Senate is expected back the plan.

The Minnesota proposal was originally sponsored by Rep. Mike Jaros (DFL-Duluth), who spent about two months translating for NATO troops in northeastern Bosnia last summer.

“My idea is that every country should join NATO, and then once everybody is joined in support of peace, we won’t need any more armies,” he said.

Sen. Lawrence Pogemiller (DFL-Mpls) sponsored the measure in the Senate.

HF2417*/SF2055/Res.5

---

**TAXES**

**Omnibus tax bill**

The 1998 omnibus tax bill includes some tax relief for almost everyone — including homeowners, renters, business owners, apartment owners, cities building convention centers, charitable gambling organizations, and senior citizens.

The House passed the bill in the final hours of the 1998 session April 9. The vote was 100-33.

The bill would provide $500 million in rebates to Minnesota taxpayers, but critics said that wasn’t enough and called for more of the $1.9 billion state surplus to be returned to taxpayers.

Bill supporters said some surplus funds should be returned, some should be saved, and some should be used for major building projects.

Rep. Dee Long (DFL-Mpls), who chairs the House Taxes Committee and sponsored the tax bill, urged lawmakers to support the final bill produced by a House-Senate conference committee.

“We’ve worked long and hard. The bill is the result of compromise on both sides,” she said. “...In this bill, we provide about $1.2 billion to be returned to the taxpayers of the state of Minnesota. This is a bill that will help all Minnesotans.”

But Rep. H. Todd Van Dellen (R-Plymouth), who was consistent throughout the session in calling for permanent income tax reductions, found fault with the bill.

“I think the straw that breaks the proverbial camel’s back is not what they’ve done with the tax dollars that already have been paid,” he said. “What the DFL is doing is erasing the hope. [The bill] prevents any future tax cuts. We’ve committed the dollars to be spent already. It’s highly, highly unusual.”

Van Dellen was referring to a clause in the bill that would direct that the first $400 million of any surplus after the $822 million designated for budget reserves and tax reform and reductions be used to reduce bonding to pay for capital projects.

House Majority Leader Ted Winter (DFL-Fulda) tried to answer the bill’s critics. The bill meets the needs of Minnesota families, he said.

“They said, ‘We need some help,’ and we’re giving them some help,” Winter said. “We’re taking a long time to look at all the needs of the state of Minnesota. We’ve got bigger budget reserves than we’ve ever had.”

Here are some highlights of the bill (HF3840*/SF2985), which Gov. Arne Carlson has indicated he will sign.

**Property tax rebates**

The bill would provide a rebate for homeowners and renters equal to 20 percent of the property taxes paid in 1998, similar to the rebate in effect for property taxes paid by homeowners and renters in 1997. The maximum rebate would be $1,500. The rebate would be allowed as a refundable income tax credit to be claimed on the 1998 income tax return filed in 1999.

In the earlier version of the bill approved by the House, there was a proposal for an additional rebate to be sent out later this fall that would equal 50 percent of the regular 1997 rebate. The “no-wait rebate” is not part of the conference committee version of the bill.

**Property tax reform**

Property taxes for homeowners, businesses, and others would be reduced, under the final version of the bill.

The tax classification rate for the second tier of residential homestead property (value over $75,000) would go from 1.85 percent to 1.7 percent.

The class rate of the first $115,000 in market value of agricultural homestead property would go from 0.4 percent to 0.35 percent.

The class rate on the market value over $115,000 and under 320 acres would go from 0.9 percent to 0.8 percent.

There also would be a break for owners of commercial and industrial property. Class rates on that property valued up to $150,000 would go from 2.7 percent to 2.45 percent. The upper tier, over $150,000, would go from 4 percent to 3.5 percent.

Owners of apartment buildings with four or more units would see their class rates go from 2.9 percent to 2.5 percent, and owners of rental houses would see their class rates go from 1.9 percent to 1.25 percent for the first tier of property value, and from 2.1 percent to 1.7 percent on the upper tier.

**Property taxes, local bonding, levy authority**

Counties that saw a reduction in the property tax base of at least 5 percent because of the 1997 floods would get “replacement aid” under the bill, equal to the tax base loss multiplied by the payable 1998 county government’s average tax rate.

Owners of deteriorating homes needing at least $20,000 worth of repairs in “marginal” neighborhoods, would get a five-year exemption on their property taxes if they undertake rehabilitation. The program would apply only to the cities of Minneapolis, St. Paul, and Duluth, and would last until May 1, 2003.

Those homes would have to be in an area where the median home value is less than 80 percent of the median value for the entire city. Homes would be required to have an estimated market value of less than 60 percent of the median value for the entire city.

**Senior citizens’ property tax deferral**

Seniors would no longer be required to complete a form every year to participate in a property tax deferral program for the elderly. Once enrolled in the program, seniors would need only to notify the state by July 1 if their income exceeds the limit for the program. Information alerting taxpayers of the availability of the senior deferral program will be included in the property tax refund instruction booklet, beginning with those prepared in 1998 and on the property tax statements.

Under the program, seniors making less than $30,000 a year can delay paying the portion of their property tax that is more than 5 percent of their income. The delay can last until they sell the property. Then, it has to be paid back with interest.

**Sales and excise taxes**

The 2.5 percent sales tax on farm machinery, which includes logging and fish farming equipment would be phased out.

The 2.5 percent would go to 2 percent June 30, 1998,
to 1 percent June 30, 1999, and to nothing after June 30, 2000.

The bill provides for a variety of sales tax exemptions at various building projects throughout the state. It would extend the sales tax exemption for purchases of construction materials, supplies, or equipment that are used in any expansion at the Duluth Entertainment and Convention Center. That exemption was to have expired Dec. 31, 1998.

The same sales tax exemption would go into effect for the expansion at the Minneapolis Convention Center and the RiverCentre in St. Paul.

The latter will be the new home of the National Hockey League’s Minnesota Wild, which will begin play in 2000.

The city of Duluth also would be allowed to raise its local lodging and restaurant taxes from 1 percent to 1.5 percent to help pay for improvements at the city’s convention center.

Budget reserves

The budget reserve would be brought to $622 million, and the bill would establish a tax reform and reduction account. The governor would make suggestions to the Legislature on the tax reform and reduction account’s use.

After the $622 million in reserve, $200 million of surplus funds would be put in that tax reform and reduction account for tax reductions. The next $400 million of a future surplus would be used to help pay for capital projects in the 1998 bonding bill.

Gaming taxes

The bill would make several changes to the tax on lawful gambling.

The $12 million exemption from pari-mutuel tax would not end June 30, 1999, as originally planned. Also, pari-mutuel license holders would not have to return the value of unredeemed tickets after Jan. 1, 2000.

The tax rate on lawful gambling operations, which applies to gross receipts less prizes paid, would drop 5 percent.

Federal update

The tax bill would adopt for the state, changes made by the federal Taxpayer Relief Act of 1997.

The bill would get state law in line with federal provisions that allow taxpayers to deduct interest from their state tax forms on student loans for the first five years interest is due on the loans. The maximum deduction is $1,000 in 1998, $1,500 in 1999, $2,000 in 2000, and $2,500 in 2001. Under the bill, those deductions could be claimed on state taxes as well as federal taxes.

The bill also would accommodate the federal Education IRA, a $500 per beneficiary non-deductible IRA to be used for the beneficiary’s higher education.

And, finally, the bill would shape state law to fit the federal government’s new “Roth” IRA. Under the federal program, contributions are not deductible, but distributions are not taxed if it’s distributed at least five years after the account was established and after age 59-and-a-half, death, disability, or a first-time home purchase.

Property tax rebate

Effective March 19, 1998, a new state law ensures homeowners who prepaid their 1997 property taxes can claim a rebate allowed under a law passed last year.

The 1997 Legislature, flush with a projected $2.3 billion budget surplus, passed a one-time tax rebate to give some of that surplus back to homeowners and renters. The rebate was linked to property taxes paid in 1997.

However, that created a problem for those who paid their 1997 property taxes before Jan. 1, 1997. Homeowners sometimes pre-pay their taxes to claim an itemized deduction for the previous year’s income tax.

Under the 1997 law, people who prepaid were out of luck, because the measure limited payment of the rebate to those who paid their property taxes in 1997.

The new law allows the property tax rebate to be paid to all taxpayers who paid their 1997 property taxes before Jan. 1, 1998.

The rebate is available to both homeowners and renters. For homeowners, it comes to 20 percent of their property taxes, and for renters, 3.6 percent of their rent paid. Although the rebate is a property tax rebate, it is claimed on the state income tax returns filed this year. The rebate is separate from the regular property tax refund that many renters and homeowners get in August of each year.


[Signature]

Omnibus transportation

Gov. Arne Carlson got many of the extra state troopers he had wanted for two years when he signed a $51 million omnibus transportation plan into law.

The new law also allows the Department of Transportation to spend up to $40 million on new highway projects. And the law will create a task force designed to catch Minnesota residents who illegally register their vehicles in neighboring states.
Rep. Bernie Lieder (DFL-Crookston) and Sen. Janet Johnson (DFL-North Branch) sponsored the legislation.

Here is a look at major provisions of the new law. All of the provisions detailed below are effective July 1, 1998.

**HF 3057/SF 3298*/CH 372

**State troopers**

The governor had originally requested 47 additional state troopers and support staff at a cost of $5.25 million. In 1996, the governor sought funds to hire an additional 46 state troopers, but the Legislature approved only enough funding for four state patrol dispatchers.

Under the new law, there will be $2.7 million in funding for 29 new state troopers, and there is $200,000 for additional state patrol helicopter flight time.

Legislators were told helicopter patrols, which are currently used only on Friday and Saturday nights, are perhaps the greatest single boost ground patrols receive in law enforcement efforts. The funding will allow the patrols to fly during weekday evenings as well.

The state patrol's current complement is 535 troopers, including 37 that are expected to shortly graduate from training. Then new troopers would increase the allowable force limit to 564.

**Highway projects**

A total of $40 million will be appropriated from the trunk highway fund for highway construction projects in fiscal year 1999.

Another $6.8 million from the trunk fund will be available for design engineering and construction engineering.

Also, the new law stipulates that the town bridge account may be used to pay the cost of abandoning an existing bridge that is deficient but will not be replaced.

The account also will be used to pay to construct a road or street to facilitate the abandonment of a deficient bridge if it is determined the construction of the road or street is more cost-efficient than replacing the existing bridge.

**Lake Street planning board**

A provision in the new law will establish a 13-member board to help plan and coordinate development of the Lake Street corridor in Minneapolis. The board would have jurisdiction over one-half mile on either side of Lake Street.

The board's purpose will be to concentrate on economic development, transportation, and residential renewal in the area in coordination with local government, businesses, and other neighborhood entities.

If light rail transit becomes a reality in the state, this area is expected to be affected by the Hiawatha Corridor of the transit line.

The members will have a three-year term ending June 30, 2001.

**Registration task force**

A dealer licensing and motor vehicle registration enforcement task will be created, under the new law.

A total of $50,000 from the highway user tax distribution fund will be allocated to the commissioner of public safety, who is to designate four state highway patrol members to investigate the incidence of vehicle registration evasion and dealer fraud.

It is believed countless Minnesota residents register their motor vehicles in neighboring states, which have lower licensing fees. Estimates indicate this costs the state millions annually, even though it is a gross misdemeanor for vehicles owned and operated in Minnesota to be registered in another state.

The task force’s final report is to go to the governor and the Legislature by Feb. 15, 1999. The task force expires July 1, 2000.

**Ignoring highway barricades**

Driving on roads closed because of storms could become costly, under a bill the House passed April 9. The vote was 117-14.

The bill (HF 2589/SF 2592*) would stipulate that any motorist who becomes stranded after bypassing a barricade or law enforcement officer placed to restrict travel on a roadway during or after a storm could pay up to $10,000 in expenses incurred during any rescue efforts.

The cost of such rescues has typically been about $2,000. Law enforcement officers have sometimes put their lives at risk during such rescues.

Drivers would be liable if they failed to obey the instruction of authorized personnel at the roadway entrance, or if they drove around or through a barricade placed to stop travel on a closed portion of a roadway.

Another part of the bill would make it a misdemeanor to drive around a lowered railroad gate. The bill stipulates all drivers must stop when railway gates are lowered and not continue until they are raised. Under current law, drivers who bypass a lowered railroad gate face a misdemeanor charge only if it is determined it was unsafe to do so.

The bill also would establish criteria for a business that wants its name or logo posted on a roadway panel. Such panels are typically located near interstate freeway exits and indicated gasoline stations or restaurants are nearby.

Rep. Jean Wagenius (DFL-Mpls) is the sponsor of the legislation, which awaits action by the governor.

**Bowe Memorial Highway**

For the first time in Minnesota history, a stretch of highway will be named after a slain state trooper.

Gov. Arne Carlson signed into law a measure that will rename a stretch of Trunk Highway 95 after Cpl. Timothy Bowe.

Effective Aug. 1, 1998, the new law requires the commissioner of transportation to adopt a design and to erect the signs to mark the memorial highway. The signs will be paid for by the community of Cambridge, Minn.

Last year, Bowe became the first Minnesota State Patrol officer killed in the line of duty since 1978. The 36-year-old Coon Rapidsman was shot to death in Chisago County while answering a call about a shooting at a rural home.

Bowe, a 15-year veteran, was the seventh Minnesota trooper killed in the line of duty.

Rep. Loren Jennings (DFL-Harris) and Sen. Janet Johnson (DFL-North Branch) sponsored the measure.
Making vehicles available

Nonprofit organizations that sell or lease inexpensive cars no longer need to apply for a motor vehicle dealer’s license, under a new law that took effect March 19, 1998. Certain charitable organizations repair and recondition older vehicles that are donated to them. These groups then sell the vehicles at low prices to people moving off public assistance or to other low-income people.

The new law exempts these organizations from needing a dealer’s license.

Under the law, the cash value of the vehicle being sold must be less than $1,000 and the organization must meet the requirements of a nonprofit charitable group under the tax code to get the exemption.

The law could make more vehicles available for people at a time when welfare recipients are being encouraged to find employment under welfare reform measures that took effect in 1997. Many of these people do not have transportation, according to Rep. Tim Pawlenty (R-Eagan), who sponsored the measure in the House.

Sen. David Knutson (R-Burnsville) sponsored the legislation in the Senate.
HF3028/SF2163*/CH285

Sirens and flashing red lights

A new law will reinstate a safety requirement for ambulances. Effective Aug. 1, 1998, the new law will require all medical emergency vehicles to both sound an audible signal and activate red emergency lights while responding to emergencies. Medical vehicles that are transporting patients in non-emergency situations will not be required to sound their alarms.

In 1997, legislation to exempt law enforcement officers from the requirement to sound audible signals while responding to emergency calls included language that also exempted emergency medical vehicles.

Rep. Al Juhnke (DFL-Willmar), House sponsor of the new measure, said that after the 1997 law was approved, insurance carriers began telling owners of emergency medical vehicles that rates for coverage would rise if both audible and visible signals were not used while responding to emergencies.

Proponents argued that it is safer for ambulance drivers, other motorists, and pedestrians to have the audible warning in addition to flashing red lights.

Sen. Dallas Sams (DFL-Staples) sponsored the measure in the Senate.
HF2576/SF2028*/CH263

No more fingerprint checks

Those with direct management responsibility for a company’s hazardous waste transportation no longer must submit a full set of fingerprints to determine if the person has a criminal record under a law effective March 24, 1998.

Ward Briggs, of the Minnesota Department of Transportation, said the hazardous waste transportation industry objected to the requirement, calling it a nuisance. He also said the background check involving fingerprints had been part of a national pilot program that had expired.

Briggs said the fingerprint checks were not proven to be the best method of evaluating the background of those involved with the intrastate transport of hazardous waste. He said a more reliable method was being explored.

Briggs said other methods of accomplishing a better background check are currently under study, and a national system for such a process is expected soon.

Rep. Al Juhnke (DFL-Willmar) and Sen. Steve Murphy (DFL-Red Wing) sponsored the measure.
HF2665/SF2316*/CH310

Aircraft repair resolution

A resolution asking President Clinton and Congress to enact federal legislation called the Aircraft Repair Station Safety Act of 1997 has been filed with the Office of the Secretary of State without the governor’s signature.

The resolution supports a congressional effort to force foreign repair facilities to use the same standards that apply to domestic aircraft repair procedures and parts.

Some aviation experts are concerned that airplane repair facilities in foreign countries use defective parts or do substandard repair work on U.S. airplanes.

Federal legislation before the U.S. Congress aims to tighten controls on repair facilities that service aircraft that operate in the United States. The act would revoke certification of any repair facility that purposely uses uncertified or substandard parts.

Rep. Edwina Garcia (DFL-Richfield) and Sen. Sandy Pappas (DFL-St. Paul) sponsored the resolution.
HF3250*/SF2786/Res. 6

VETERANS

Gulf War veterans’ bonuses

A new law effective Feb. 26, 1998, allows the state's Department of Veterans Affairs to consider documents other than a veteran's military discharge form in determining an applicant’s eligibility for a state bonus program for Persian Gulf War veterans.

In 1997, the Legislature passed a law setting aside $17 million to give Minnesota’s approximately 44,000 Persian Gulf War veterans a bonus for their military service in Desert Storm. Veterans receive bonuses at three levels: Approximately 13,000 who served within a war zone are eligible to get $600. Another 30,500 who were preparing to be shipped overseas can get $300, and the families of the nine Minnesota soldiers killed in the war each are eligible for $2,000.

Problems arose when the process used by the veterans affairs department to determine eligibility was causing benefit delays of up to six months.

Under the new law, the department can use — in the place of military discharge forms — other reliable documentation proving military service. The documents must be approved by the department.

Minnesota veterans who served in the military between Aug. 2, 1990, and July 31, 1991, are eligible. Applications will be accepted until June 30, 1999, and are available through groups such as the American Legion and the Veterans of Foreign Wars.

HF2338*/SF2167/CH258

Where to find information

House Public Information Office
175 State Office Building
(612) 296-2146 or 1-800-657-3550

The House Public Information Office is a nonpartisan office that provides: committee meeting schedules; legislator information; and publications, including the Session Weekly news magazine, educational brochures for all ages, and member directories. All information is available at no charge.

Most of what this office publishes can be viewed on the Legislature’s World Wide Web page. To connect, point your web browser at:
http://www.leg.state.mn.us
Rep. Ron Kraus

**House member returns home to create ‘meaningful jobs’**

By Matt Wetzel

After the regular 1998 Legislative Session, Rep. Ron Kraus (R-Albert Lea) stopped to assess things.

When he ran in 1994, Kraus said he would stay in office only for two or three terms, and last week he paused to consider running for a third term. He decided the answer is no.

“My business has grown and with the help of my family and friends I came to the decision,” he said. The decision was reached over several days following the end of the session.

Kraus, 41, owns Kraus Foods, which operates Dairy Queen restaurants and convenience stores in Iowa and Minnesota. He said that on occasion, he’ll even take his turn at dishing up the soft-serve.

“My family is important to me and I want to spend more time with them and my business,” Kraus said. “Although it feels really good to help people by serving them in the Legislature, there is no better feeling than the one I get creating real, meaningful jobs here at home. That’s where I’m going to focus my attention.”

Successful legislation Kraus carried includes a law that requires school superintendent candidates to tell the hiring school board if they had ever been bought out of a previous job contract. He also was able to get $800,000 for the Blazing Star Trail, $250,000 for Albert Lea schools to develop a unique kindergarten and first-grade pilot program, and a $250,000 “Mighty Ducks” grant for a second ice sheet in Albert Lea, Minn.

Kraus served on several House committees — Education, Taxes, Agriculture, and Local Government and Metropolitan Affairs — during his legislative career.

He said his favorite was the Taxes Committee, which was particularly busy this past session, having to deal with a projected $1.9 billion surplus in state coffers.

“In my two years [on that committee], I was proud of the way we did some reductions in commercial and industrial [property] tax rates,” Kraus said. “I think the [property tax] rebates were a good idea. I would like to have gone deeper. When you compromise with the committee as a whole, I think both sides achieve some good things.”

The 1998 omnibus tax bill, which Gov. Arne Carlson has indicated he will sign, includes $500 million in property tax rebates and cuts in commercial and industrial tax rates. Kraus and other Republicans fought for deeper cuts.

Kraus said he is leaving without regrets, despite the fact that he was in the minority caucus throughout his time in office.

“It’s a wonderful opportunity to serve people. I would encourage anybody to serve this way. I don’t leave with any bad feelings,” he said.

Kraus said he will miss his fellow legislators, and after he made his announcement early on April 16, he got “pages of responses from . . . colleagues on both sides of the aisle. “I leave feeling I have good friends on both sides of the aisle,” he said.

Out of gratitude to his constituents, Kraus and his wife, Kathy, have pledged $5,000 to the Youth in Government Program at the YMCA in Albert Lea.

“W e want young people to know that public service is something that is good,” Kraus said.

One tradition Kraus is determined to keep alive is the annual Dilly Bar Day in the Legislature. As an owner of Dairy Queen franchises, he was able to supply his colleagues with the popular treat on the designated day — and he did it for four years.

Next year, he said, he’ll encourage his successor to adhere to the same tradition.

---

**Frequently called numbers**

<table>
<thead>
<tr>
<th>Secretary of the Senate</th>
<th>231 Capitol .................. 296-0271</th>
</tr>
</thead>
<tbody>
<tr>
<td>Voice mail/order bills</td>
<td>296-2343</td>
</tr>
<tr>
<td>Chief Clerk of the House</td>
<td>211 Capitol ............................. 296-2314</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Index, Senate</th>
<th>110 Capitol ................ 296-2887</th>
</tr>
</thead>
<tbody>
<tr>
<td>Index, House</td>
<td>211 Capitol .......................... 296-6646</td>
</tr>
<tr>
<td>Information, Senate</td>
<td>231 Capitol ...................... 296-0504</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Information, House</th>
<th>175 State Office Building .......... 296-2146</th>
</tr>
</thead>
<tbody>
<tr>
<td>TYY*, Senate</td>
<td>296-0250</td>
</tr>
<tr>
<td>Toll free</td>
<td>1-888-234-1112</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TYY*, House</th>
<th>296-9896</th>
</tr>
</thead>
<tbody>
<tr>
<td>Toll free</td>
<td>1-800-657-3550</td>
</tr>
</tbody>
</table>

---
By Sandy Donovan

It’s safe to say that a library won’t be the same once it’s met the Internet, and the Legislative Reference Library is no exception.

"It’s really a positive and a negative," Director Marilyn Cathcart said, though she’s squicker to point out the advantages than the disadvantages of having World Wide Web access.

"Libraries are really good at organizing information and trying to think in an anticipatory way about what users will need," she said. "And we’ve applied that to the Internet, so philosophically it’s not a new direction, but it’s a big leap."

Cathcart and Deputy Director Robbie LaFleur agree that the Internet’s greatest value is in simply providing one more place to find information.

"But not everything can be found on the Internet," LaFleur said.

Both women have stories to tell of people who have come to depend on the new technology.

"Most of our staff have had someone come up to them saying ‘I’m sure what I’m looking for doesn’t exist because I’ve looked all over the Web and can’t find it’," Cathcart said. "But library staff can lead them right to a book on the shelf with exactly the information they need."

Still, if a report that’s germane to a particular public-policy issue is available on the Web, chances are it’s available via links from the library’s home page.

LaFleur says those simple online links connections have had a particularly big impact on the library’s resource guides called Resources on Minnesota’s Legislative Issues.

Each guide contains a list of related state and national articles, reports, references to Internet materials, and other resources pertaining to a topic of legislative concern.

Before the library began publishing on the Web, the guides existed in paper form. "But the trouble is that as soon as you commit something to print, it’s out of date," LaFleur said.

Now the guides can be accessed via the library’s home page. They are updated frequently and, if referenced materials are available online, they can be reached via a quick click of the mouse.

"Electronic publishing is changing the way the library builds its collection."

Cathcart says that within the past year, most state and federal agencies have begun offering much more information online. But, because of the sometimes temporary nature of Internet-published documents, she says, the library still makes every effort to secure a printed copy of all Minnesota state-agency reports for its collection.

Providing the most complete collection available of Minnesota public-policy documents is, after all, one of the library’s roles.

But it’s in the area of accessing those and related documents that the Internet has supplied the greatest boost.

"The most exciting and rewarding aspect is the ability to meet people’s needs immediately," LaFleur said.

Cathcart tells the story of a legislator who called last year, needing a copy of a Texas report before a committee hearing convened in two hours.

"Not only could I find the report on the Web, but I was able to e-mail the author with my questions and get a reply," she said. "In the past, I would have had to call to get the report, maybe send a letter to ask questions."

But despite the better accessibility, the increased scope of online resources continues to challenge library staff.

"The hard part is managing the information, because there’s just so much more of it, and finding ways to let users know what we’ve got," said Cathcart.

There are plans in the works to streamline, via the Internet, one of the library’s established systems for alerting users to resources.

The system is called Inside Issues, and it allows lawmakers and staff to submit a list of topics about which library staff, who regularly scan incoming periodicals, can alert them of related articles.

Currently, staff sends out a weekly list the old-fashioned, hard copy way, but Cathcart and LaFleur say they may have that converted to e-mail by next session.

"So far we haven’t felt the timing was right for that — there just hasn’t been that mass of legislators and staff who were familiar with the technology — but now we think the time is right," LaFleur said.

In fact, Cathcart says, the idea of putting the Inside Issues alerts on e-mail came up six years ago, when library staff drew up a fantasy list of all the things they hoped to coordinate online.

Also in the wings for online conversion is the series of notebooks containing information on all former legislators.

"That’s our next big data project, creating that data base online," Cathcart said.

Already, staff is in the process of adding its extensive records of everything from gubernatorial vetoes to caucus-strength data to the library’s Web page.
LaFleur says the library staff has accepted the role of being the Capitol Internet experts, and now offers both formal and informal Internet training classes.

Library staff members have long lent their talent and skills to organizing the Legislature’s Web site. They have collaborated with House, Senate, and Office of the Revisor of Statutes staff since the site’s 1994 inception.

“For example, we help staff from the revisor’s office design the forms for searching the bills and statutes,” LaFleur said. “They know UNIX [operating system] and we know what people want UNIX to do.”

And although Internet access has increased speed and resource possibilities for the library, the 20-member staff still has its hands full managing the library’s print collection. Managing the collection — sifting out outdated materials — takes up a big chunk of time. Both women say they have the experienced, dedicated staff to thank for that.

“We’re very cognizant that we don’t want to provide outdated material, and we’re also very cognizant of remaining nonpartisan,” Cathcart said. “We take that very seriously.”

Library patrons will attest to the staff’s knowledge and helpfulness. As Cathcart said, “We take every inquiry seriously. We know people aren’t just coming in and asking idle questions.”

In a cramped room in the basement of the State Office Building, Paul VanCura is surrounded by overflowing stacks of books, journals, and tapes.

As senior reference assistant for the Legislative Reference Library, it’s his day to preside over the Tape Listening Library, where the public has access to audio recordings of all House and Senate committee hearings and floor sessions since 1973.

Actually, the older tapes are stored across the freeway in the Minnesota History Center, but copies of proceedings from about the past 10 years can be found in Room G-71 of the State Office Building.

VanCura says an average of eight to 12 people a day pay a visit to the tape room to hear or record a portion of past legislative activities.

“Most of our visitors are from the legal community — lawyers or law clerks.”

While the service has been available for more than two decades, VanCura says recent Internet access has made researching via tapes a far less cumbersome activity than it used to be.

The process used to entail up to an hour of flipping through the Minnesota Statutes, the Laws of Minnesota, and the House and Senate journals. After cross-referencing bill numbers in those three volumes, researchers could determine which hearings or floor sessions they needed to hear.

Today, for accessing pre-1996 proceedings, the same process applies, but for recent years, a two-minute visit to the Legislature’s home page on the World Wide Web will pull up a complete list of every hearing or floor session a particular bill went through.

An at-home researcher could then order tape copies by telephone from House or Senate supply offices. Or they could pay a visit to staff in the basement tape library where a row of audio machines — both reel-to-reel machines for older years and cassette machines for newer recordings — allow patrons to listen to or tape recordings free of charge.

### Constitutional Officers

**Governor**

Arne H. Carlson
130 State Capitol
75 Constitution Ave.
St. Paul 55155 ...................... 296-3391

**Lieutenant Governor**

Joanne E. Benson
130 State Capitol
75 Constitution Ave.
St. Paul 55155 ...................... 296-3391

**Attorney General**

Hubert H. Humphrey III
102 State Capitol
75 Constitution Ave.
St. Paul 55155 ...................... 296-6196

**Secretary of State**

Joan Anderson Grove
180 State Office Building
100 Constitution Ave.
St. Paul 55155 ...................... 296-2803

**State Auditor**

Judith H. Dutcher
Suite 400
525 Park St.
St. Paul 55103 ...................... 296-2551

**State Treasurer**

Michael A. McGrath
303 Administration Building
50 Sherburne Ave.,
St. Paul 55155 ...................... 296-7091
Hugs and handshakes... House members say goodbye to

Rep. Charlie Weaver announced that after serving for 10 years he will run for attorney general in the election this fall. He joked with DFL members about his chances for victory. “To my colleagues on the other side of the aisle, it’s been a privilege and a challenge. I respect all of you. I won’t be far away,” Weaver said, referring to the attorney general’s office located in the Capitol.

Rep. Jim Farrell takes a long awaited opportunity to address the members of the House from the “well” after eight years to run for Ramsey County attorney.

Rep. Kevin Knight said he will miss working with political rivals. “We can put together our differences and take the things we have in common. That’s the thing I’ll miss most about this place.” Knight will run for state treasurer in the fall. He has served in the House for six years.

Rep. Dee Long said that she will remember the times the two parties cooperated to achieve significant public policy goals. “When this place works, it is an institution at its best,” Long said. “I have been deeply honored to be a part of this institution.” Long, who was the first women elected speaker of the House, is leaving after 20 years to run for secretary of state.
Rep. Tim Commers joked that he is leaving because he is tired of being mistaken for Rep. Erik Paulsen. “We flipped a coin and I lost,” Commers said. “So I’m leaving.” Commers is stepping down after serving six years in the House.

“It certainly has been an honor and a privilege for me to be a member of this House,” Rep. Eileen Tompkins said. “I will be leaving with fond memories.” Tompkins is retiring after serving in the House for 14 years.

“Thanks for allowing me to work with you and to be your friend,” Rep. Mark Mahon said in his farewell to the House. “Continue to keep up the good work.” Mahon is retiring after six years.

“It’s time to move on to another phase in my life,” said Rep. Richard Jefferson. “I don’t know what it’s going to be — but I’m going to move there anyway.” Jefferson is retiring after serving in the House for 12 years.

“It’s been an honor to serve in this body,” Rep. Edwina Garcia said. She told members that she is indebted to her political opponents for teaching her about the importance of strength and faith. Garcia is leaving after eight years to run for secretary of state.

Photos by Tom Olmscheid and Laura Phillips
Now it's up to the governor

Exactly 3,051 bills were introduced by the Legislature during the regular session — 1,629 by the House and 1,422 by the Senate. Of those, 157 bills (and four resolutions) were passed by both bodies during the 1998 Legislative Session and sent to the governor.

So what happened to the other 2,890 bills? Some were duplicates, some were folded into other bills, but most are dead, gone from the legislative process unless they are reintroduced next year. The biennium has ended, and bills do not carry over from one biennium to the next.

And what happened to the 157 bills (and four resolutions) that have been sent to the governor? Most were signed into law, some are awaiting the governor’s action, and some were vetoed.

Here’s a quick review of the governor’s veto authority during the second year of the biennium.

Once a bill has passed both the House and the Senate in identical form, it’s ready to be sent to the governor for consideration. The governor has several options when considering a bill. The governor can:
• sign the bill and it will become law;
• veto the bill;
• line-item veto individual items within an appropriations bill; or
• do nothing, which at the end of the biennium, results in a pocket veto.

The timing of these actions is as important as the actions themselves.

If a bill was passed by the Legislature and presented to the governor before the final three days of the session, the bill will become law unless the governor vetoes it by returning it to the Legislature within three days. The governor normally signs the bills and files them with the secretary of state, but his signature is not required.

If a bill is passed during the last three days of the session, the governor has a longer time to act on it. He/she must sign and deposit it with the secretary of state within 14 days of adjournment or the bill will not become law. Inaction by the governor results in a “pocket veto,” and the governor is not required to provide a reason for the veto.

Only on appropriations bills can the governor exercise the line-item veto authority. This option allows the governor to eliminate the appropriation items to which he/she objects. As with all vetoes, the governor must include a statement listing the reasons for the veto with the returned bill. Here, too, the timetable is either 14 days after adjournment for bills passed during the final three days of the session, or within three days after the governor receives the bill at any other time.

A two-thirds vote of the members in each house is needed to override a veto. But because only the governor can call a special session of the Legislature, anything vetoed after the Legislature adjourns is history — unless it is re-introduced next year.

After each session, a comprehensive summary of all bills that were signed into law or vetoed is published. You can obtain a copy of New Laws 1998 by calling or writing the House Public Information Office, 175 State Office Building, St. Paul, MN 55155-1298; (612) 296-2146 or 1-800-657-3550.

Editor’s note: The following chart includes the 157 bills (and four resolutions) that passed both the House and the Senate and have been sent on to the governor for consideration. Final action is as yet incomplete on 25 of the bills. The bills are, for the most part, sorted according to the committee of origin.

Here are definitions of some of the terms used in the chart.

Governor’s Options
• enactment
  The date the governor signed the bill into law.
• line-item veto (liv)
  The power or action of the governor to reject individual items within an appropriations bill while approving the rest of the bill.
• veto
  The governor did not approve the bill.
**An asterisk marks the version of the bill the House and Senate approved and sent on to the governor.

Effective Dates
Each act takes effect at 12:01 a.m. on the day it becomes effective, unless the act specifies a different time. Examples:
• Aug. 1, 1998
  Each act the governor signs into law, except those that make appropriations, take effect on Aug. 1 following its final enactment, unless the act specifies a different date.
• Upon local approval
  A special law requiring approval from the local government unit it affects becomes effective the day after the local government unit’s governing body files a certificate with the secretary of state, unless the act specifies a later date.
• July 1, 1998
  An appropriations act, or an act spending money, takes effect at the beginning of the first day of July following its final enactment, unless the act specifies a different date.
• Day after enactment
  The act becomes effective on the day after the governor signs it.
• Various
  Different parts of the act have different effective dates.
  • with exceptions (we)
  Act includes other effective dates.
  • with qualifications (wq)
  Act adds conditions to the effective date.
  • retroactive (retro.)
  Act goes into effect as of a specified date in the past.
<table>
<thead>
<tr>
<th>HF</th>
<th>Author</th>
<th>SF</th>
<th>Author</th>
<th>Bill Title</th>
<th>CH</th>
<th>Governor's signature</th>
<th>Governor's veto</th>
<th>Awaiting governor's action</th>
<th>Effective date</th>
</tr>
</thead>
<tbody>
<tr>
<td>124</td>
<td>Leppik</td>
<td>2344</td>
<td>Oliver</td>
<td>Trademarks and service marks regulated.</td>
<td>315</td>
<td></td>
<td></td>
<td></td>
<td>8/1</td>
</tr>
<tr>
<td>202</td>
<td>Anderson, I.</td>
<td>2170</td>
<td>Lessard</td>
<td>Watercraft trailers and ATVs exempt from motor vehicle sales on Sunday prohibition.</td>
<td>267</td>
<td></td>
<td></td>
<td></td>
<td>8/1 (Sec. 1); 3/6 (Sec. 2)</td>
</tr>
<tr>
<td>354</td>
<td>Kahn</td>
<td>1181</td>
<td>R. D.</td>
<td>X.</td>
<td>Industrial hemp use study.</td>
<td>394</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>355</td>
<td>Winter</td>
<td>8161</td>
<td>Dille</td>
<td>Veterinarians allowed to dock horses.</td>
<td>403</td>
<td></td>
<td></td>
<td></td>
<td>3/24</td>
</tr>
<tr>
<td>2708</td>
<td>Juhnke</td>
<td>2414</td>
<td>Frederickson</td>
<td>Agricultural marketing and bargaining advisory committee established.</td>
<td>373</td>
<td>4/9</td>
<td></td>
<td></td>
<td>8/1</td>
</tr>
<tr>
<td>1116</td>
<td>Sekhon</td>
<td>1814</td>
<td>Oliver</td>
<td>Trademarks and service marks regulated.</td>
<td>324</td>
<td>3/23</td>
<td></td>
<td></td>
<td>8/1</td>
</tr>
<tr>
<td>2308</td>
<td>Slawik</td>
<td>2344</td>
<td>Oliver</td>
<td>Accountant licensing provisions modified.</td>
<td>340</td>
<td>3/31</td>
<td></td>
<td></td>
<td>8/1</td>
</tr>
<tr>
<td>3402</td>
<td>Davids</td>
<td>2928</td>
<td>Wiener</td>
<td>Insurance company affiliates retaining activities prohibition.</td>
<td>375</td>
<td>4/9</td>
<td></td>
<td></td>
<td>8/1</td>
</tr>
<tr>
<td>3065</td>
<td>Winter</td>
<td>8161</td>
<td>Dille</td>
<td>Veterinarians allowed to dock horses.</td>
<td>403</td>
<td></td>
<td></td>
<td></td>
<td>3/24</td>
</tr>
<tr>
<td>3524</td>
<td>Bakk</td>
<td>3016</td>
<td>Johnson, D.J.</td>
<td>Qualified landfills authorized to accept materials from closed dumps.</td>
<td>306</td>
<td>3/23</td>
<td></td>
<td></td>
<td>3/24</td>
</tr>
<tr>
<td>2803</td>
<td>Kinkel</td>
<td>2532</td>
<td>Piper</td>
<td>Omnibus family and early childhood education programs supplemental appropriations.</td>
<td>365</td>
<td>4/3</td>
<td></td>
<td></td>
<td>8/1</td>
</tr>
<tr>
<td>1351</td>
<td>Hasskamp</td>
<td>1169</td>
<td>Morse</td>
<td>State lottery proceeds dedicated to environmental and natural resources trust fund.</td>
<td>342</td>
<td>3/31</td>
<td></td>
<td></td>
<td>3/24</td>
</tr>
<tr>
<td>3841</td>
<td>Entenza</td>
<td>3397</td>
<td>Stumpf</td>
<td>Omnibus K-12 education statutes recodification provided.</td>
<td>397</td>
<td></td>
<td></td>
<td></td>
<td>8/1</td>
</tr>
<tr>
<td>2874</td>
<td>Kettel</td>
<td>3278</td>
<td>Pierson</td>
<td>Omnibus K-12 education bill.</td>
<td>398</td>
<td></td>
<td></td>
<td></td>
<td>8/1</td>
</tr>
<tr>
<td>2695</td>
<td>Tunkelin</td>
<td>2274</td>
<td>Solon</td>
<td>Omnibus liquor law bill.</td>
<td>364</td>
<td>4/6</td>
<td></td>
<td></td>
<td>Various</td>
</tr>
<tr>
<td>2417</td>
<td>Jaros</td>
<td>2055</td>
<td>Pogemiller</td>
<td>Cong. memorialized to support admission of Poland, Czech Rep., Rep. of Hungary to NATO.</td>
<td>360</td>
<td>4/7†</td>
<td>4/8 (Sec. 1); 7/10/99 (retro.)</td>
<td></td>
<td>na</td>
</tr>
<tr>
<td>2700</td>
<td>Chaudhry</td>
<td>2192</td>
<td>Novak</td>
<td>Local government units corporations creation clarification.</td>
<td>360</td>
<td>4/7†</td>
<td>4/8 (Sec. 1); 7/10/99 (retro.)</td>
<td></td>
<td>na</td>
</tr>
<tr>
<td>3409</td>
<td>Rest</td>
<td>2378</td>
<td>Junge</td>
<td>Corporate professional and professional services definitions expanded.</td>
<td>309</td>
<td>3/23</td>
<td></td>
<td></td>
<td>8/1</td>
</tr>
<tr>
<td>2293</td>
<td>Jefferson</td>
<td>2118</td>
<td>Higgins</td>
<td>Minneapolis absentee voting pilot project.</td>
<td>270</td>
<td></td>
<td></td>
<td></td>
<td>8/1</td>
</tr>
<tr>
<td>HF</td>
<td>Author</td>
<td>SF</td>
<td>Author</td>
<td>Bill Title</td>
<td>CH</td>
<td>Governor's veto</td>
<td>Awaiting governor's action</td>
<td>Effective date</td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td>2338*</td>
<td>Folliard</td>
<td>2167</td>
<td>Metzen</td>
<td>Gulf War vet bonus program modified.</td>
<td>258</td>
<td>2/25</td>
<td>2/26</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2367</td>
<td>Greiling</td>
<td>2149*</td>
<td>Schied</td>
<td>Voter record address change updates.</td>
<td>346</td>
<td>3/31</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2345</td>
<td>Greiling</td>
<td>2254*</td>
<td>Marty</td>
<td>Elections provisions modifications for constitutionality purposes.</td>
<td>376</td>
<td>4/9</td>
<td>4/10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2326</td>
<td>Ochs</td>
<td>2148*</td>
<td>Schied</td>
<td>Absentee voting eligibility expansion.</td>
<td>352</td>
<td>4/2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2267</td>
<td>McCollum</td>
<td>2221*</td>
<td>Wiger</td>
<td>Ramsey County open absentee ballot system pilot program extension.</td>
<td>347</td>
<td>3/31</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3095*</td>
<td>Rhodes</td>
<td>2588</td>
<td>Terwilliger</td>
<td>Chaplain Sunday designation.</td>
<td>272</td>
<td>3/6</td>
<td>3/7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>none</td>
<td></td>
<td></td>
<td></td>
<td>Local government unit aid distribution clarification in township annexation.</td>
<td>264</td>
<td>3/4</td>
<td>3/5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>384</td>
<td>Kahn</td>
<td>725*</td>
<td>Knutson</td>
<td>State agencies procurement process modification.</td>
<td>386</td>
<td>x</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2043</td>
<td>Greiling</td>
<td>1583*</td>
<td>Hottinger</td>
<td>Rules, programs policy and obsolete, unnecessary or duplicative rules regulation.</td>
<td>303</td>
<td>3/18</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2073*</td>
<td>Rest</td>
<td>1946</td>
<td>Stumpf</td>
<td>Compensation increase for state employees on leave serving as Red Cross disaster volunteers.</td>
<td>356</td>
<td>4/6</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2177</td>
<td>Jefferson</td>
<td>2516*</td>
<td>Stevens</td>
<td>Employee relations department experimental or research projects authority expansion.</td>
<td>286</td>
<td>3/18</td>
<td>3/19</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2241</td>
<td>Kahn</td>
<td>2151*</td>
<td>Robertson</td>
<td>Director of Office of Technology membership to various organizations clarified.</td>
<td>270</td>
<td>3/5</td>
<td>7/1/97 (retro.)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2266</td>
<td>Kinkel</td>
<td>2477*</td>
<td>Stumpf</td>
<td>OPL and Economic Security reorganization codified.</td>
<td>273</td>
<td>3/9</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2294</td>
<td>Hilty</td>
<td>2370*</td>
<td>Robertson</td>
<td>Administration department provisions modifications.</td>
<td>359</td>
<td>4/3</td>
<td>4/4 (Secs. 1, 19, 20, 21)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2270*</td>
<td>Kahn</td>
<td>2555</td>
<td>Morse</td>
<td>Omnibus pensions bill.</td>
<td>390</td>
<td>x</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3098</td>
<td>Solberg</td>
<td>2520</td>
<td>Flynn</td>
<td>Public employee labor agreements ratified.</td>
<td>351</td>
<td>4/2</td>
<td>4/3 (Secs. 3, 5)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3093</td>
<td>Larsen</td>
<td>2635*</td>
<td>Flynn</td>
<td>Rural finance authority and housing finance electronic meetings authority permanency.</td>
<td>279</td>
<td>3/16</td>
<td>6/30 (repealed)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3034</td>
<td>Mares</td>
<td>2254*</td>
<td>Kiscaden</td>
<td>Public employees insurance program expansion.</td>
<td>271</td>
<td>3/6</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>381</td>
<td>Greenfield</td>
<td>695*</td>
<td>Berglin</td>
<td>Nonprofit health care trust agreements or transactions regulation.</td>
<td>260</td>
<td>3/25</td>
<td>3/25</td>
<td></td>
<td></td>
</tr>
<tr>
<td>668*</td>
<td>Seagren</td>
<td>666</td>
<td>Kiscaden</td>
<td>Industrial Hygienist and Safety Professional Title Protection Act adopted.</td>
<td>288</td>
<td>3/18</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1306</td>
<td>Humason</td>
<td>1076*</td>
<td>Sams</td>
<td>Health plan coverage for off label use of drugs.</td>
<td>301</td>
<td>3/18</td>
<td>1/1/99</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2401</td>
<td>Huntley</td>
<td>2207*</td>
<td>Hottinger</td>
<td>Federal drug enforcement admin. registration number requirement exemption provided.</td>
<td>316</td>
<td>3/23</td>
<td>Federal contingency</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2550*</td>
<td>Oremba</td>
<td>2261</td>
<td>Sams</td>
<td>Rural hospital flexibility program.</td>
<td>257</td>
<td>2/25</td>
<td>2/26</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2268</td>
<td>Slawik</td>
<td>2372*</td>
<td>Lourey</td>
<td>Hepatitis B immunization required for children.</td>
<td>305</td>
<td>3/23</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2276</td>
<td>Weizman</td>
<td>2447*</td>
<td>Sams</td>
<td>Speech-language pathologist, unlicensed mental health practitioner, alcohol and drug counselor, physical therapists, and hearing instrument dispenser license req. modified.</td>
<td>317</td>
<td>3/23</td>
<td>1/1/99 (Secs. 5-8)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2814*</td>
<td>Tomassoni</td>
<td>2130</td>
<td>Foley</td>
<td>Health plan companies durable medical equipment coverage requirement.</td>
<td>334</td>
<td>3/25</td>
<td>1/1/99</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2828*</td>
<td>Tingelstad</td>
<td>2345</td>
<td>Morse</td>
<td>Commissioner of health public water supply approval authority modified.</td>
<td>261</td>
<td>3/4</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2268</td>
<td>Greenfield</td>
<td>3246*</td>
<td>Samuelson</td>
<td>Omnibus health and human services bill.</td>
<td>407</td>
<td>x</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2592</td>
<td>Greenfield</td>
<td>2699*</td>
<td>Hottinger</td>
<td>Day training, rehab services businesses arrangements use, rate variance mechanism flexibility.</td>
<td>284</td>
<td>3/16</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3040*</td>
<td>Johnson, R.</td>
<td>2355</td>
<td>Lourey</td>
<td>Long-term nursing care facility payroll documentation procedures modified.</td>
<td>274</td>
<td>3/16</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3138</td>
<td>Evans</td>
<td>2661*</td>
<td>Hottinger</td>
<td>Emergency medical care automatic external defibrillators use liability immunity.</td>
<td>329</td>
<td>3/16</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3258</td>
<td>Greenfield</td>
<td>2669*</td>
<td>Lourey</td>
<td>A resolution to remove Medicaid policy barriers to employment for people with disabilities.</td>
<td>329</td>
<td>3/16</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>none</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>367</td>
<td>4/6</td>
<td>Various</td>
<td></td>
<td></td>
</tr>
<tr>
<td>176</td>
<td>Harder</td>
<td>154*</td>
<td>Frederickson</td>
<td>Food donors' liability limit.</td>
<td>333</td>
<td>3/25</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1207</td>
<td>Paymar</td>
<td>330*</td>
<td>Spear</td>
<td>Nonprofit corrections treatment facilities liability limit.</td>
<td>336</td>
<td>3/25</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1414</td>
<td>Leighton</td>
<td>1151*</td>
<td>Piper</td>
<td>Guardians and conservators appointment provisions modifications.</td>
<td>281</td>
<td>3/16</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1554</td>
<td>Dawkins</td>
<td>1440*</td>
<td>Ranum</td>
<td>Uniform Certification of Questions of Law Act adopted.</td>
<td>255</td>
<td>2/19</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1626</td>
<td>McGuire</td>
<td>1378*</td>
<td>Betzold</td>
<td>Government data classification and dissemination provisions.</td>
<td>371</td>
<td>4/10</td>
<td>Various</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1688</td>
<td>Entenza</td>
<td>1480*</td>
<td>Cohen</td>
<td>MN free flow of information act disclosure provisions.</td>
<td>357</td>
<td>4/6</td>
<td>4/7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1882</td>
<td>Murphy</td>
<td>1654*</td>
<td>Van Eyck</td>
<td>Real estate document filing and recording fees modified.</td>
<td>311</td>
<td>x</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2267</td>
<td>Bishop</td>
<td>2586*</td>
<td>Kelly, R.C.</td>
<td>Sex offender treatment and release notification requirements modification.</td>
<td>377</td>
<td>Recalled by author</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2390</td>
<td>Pugh</td>
<td>2631*</td>
<td>Betzold</td>
<td>Real property conveyance provisions modified.</td>
<td>262</td>
<td>3/4</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2521</td>
<td>Bishop</td>
<td>2050*</td>
<td>Junge</td>
<td>Advanced health care directive provisions modified.</td>
<td>399</td>
<td>x</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2524*</td>
<td>Chaudhary</td>
<td>2134</td>
<td>Betzold</td>
<td>Revisor's bill.</td>
<td>254</td>
<td>2/18</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2590*</td>
<td>Jennings</td>
<td>2122</td>
<td>Metzen</td>
<td>Tenant security deposit interest rate increase.</td>
<td>266</td>
<td>3/4</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2515</td>
<td>Pugh</td>
<td>2252*</td>
<td>Wiener</td>
<td>DWI repeat offenders sentencing to intensive supervision and incarceration.</td>
<td>332</td>
<td>3/25</td>
<td>3/26</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2374</td>
<td>Bishop</td>
<td>2408*</td>
<td>Kelly, R.C.</td>
<td>Sex offender registration law expanded.</td>
<td>396</td>
<td>x</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2379</td>
<td>Chaudhary</td>
<td>2230*</td>
<td>Wiener</td>
<td>Elderly housing definition modification for discrimination prohibition exemption purposes.</td>
<td>291</td>
<td>3/18</td>
<td>3/19</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2784</td>
<td>Dawkins</td>
<td>2276*</td>
<td>Knutson</td>
<td>Child support enforcement provisions modifications.</td>
<td>382</td>
<td>x</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2785</td>
<td>Entenza</td>
<td>2373*</td>
<td>Betzold</td>
<td>Civil commitment release on provisions modified.</td>
<td>313</td>
<td>3/23</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2981</td>
<td>Entenza</td>
<td>2140*</td>
<td>Foley</td>
<td>Child and medical support enforcement administration process modification.</td>
<td>338</td>
<td>3/31</td>
<td>8/1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3095*</td>
<td>Entenza</td>
<td>2682</td>
<td>Ranum</td>
<td>Child welfare reform.</td>
<td>406</td>
<td>x</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3184*</td>
<td>Skoglund</td>
<td>3207</td>
<td>Knutson</td>
<td>Prenatal alcohol abuse voluntary reporting and legislative report provided.</td>
<td>361</td>
<td>4/6</td>
<td>8/1/99 (Secs. 2, 3)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* See also Way & Means
<table>
<thead>
<tr>
<th>HF</th>
<th>Author</th>
<th>SF</th>
<th>Author</th>
<th>Bill Title</th>
<th>CH</th>
<th>Effective date</th>
</tr>
</thead>
<tbody>
<tr>
<td>3332*</td>
<td>Skoglund</td>
<td>2949</td>
<td>Ranum</td>
<td>Open adoption agreements modified.</td>
<td>354</td>
<td>4/3</td>
</tr>
<tr>
<td>3389*</td>
<td>McGuire</td>
<td>2469*</td>
<td>Junge</td>
<td>Financial institutions liability immunity for stolen or fraudulent checks information release to criminal alert networks or law enforcement agencies.</td>
<td>337</td>
<td>3/25</td>
</tr>
<tr>
<td>3442*</td>
<td>Wenzel</td>
<td>2945*</td>
<td>Stumpf</td>
<td>Interstate emergency management assistance compact.</td>
<td>290</td>
<td>3/18</td>
</tr>
<tr>
<td>3808</td>
<td>Milbert</td>
<td>41*</td>
<td>Lessard</td>
<td>Hunting and fishing rights confirmed and constitutional amendment proposed.</td>
<td>392</td>
<td>x</td>
</tr>
<tr>
<td>3839</td>
<td>Skoglund</td>
<td>3396*</td>
<td>Ranum</td>
<td>Revisor's bill.</td>
<td>408</td>
<td>x</td>
</tr>
<tr>
<td>3808</td>
<td>Milbert</td>
<td>41*</td>
<td>Lessard</td>
<td>Hunting and fishing rights confirmed and constitutional amendment proposed.</td>
<td>392</td>
<td>x</td>
</tr>
<tr>
<td>1693</td>
<td>Pugh</td>
<td>1074*</td>
<td>Kelly</td>
<td>Public safety dispatchers as essential employees under PELRA.</td>
<td>355</td>
<td>3/16</td>
</tr>
<tr>
<td>2642</td>
<td>Jefferson</td>
<td>2280</td>
<td>Higgins</td>
<td>Standard collection procedure exemption provided to overpaid reemployment insurance benefits.</td>
<td>275</td>
<td>3/16</td>
</tr>
<tr>
<td>2646</td>
<td>Jefferson</td>
<td>2621*</td>
<td>Scheevel</td>
<td>Re-employment insurance technical changes.</td>
<td>265</td>
<td>3/4</td>
</tr>
<tr>
<td>3459</td>
<td>Greiling</td>
<td>2751*</td>
<td>Anderson</td>
<td>Employers nursing mothers accommodations requirement.</td>
<td>369</td>
<td>4/9</td>
</tr>
<tr>
<td>3485</td>
<td>Tomassoni</td>
<td>3684*</td>
<td>Janezich</td>
<td>Hibbing taconite company employees additional reemployment insurance benefits.</td>
<td>358</td>
<td>4/6</td>
</tr>
<tr>
<td>3532</td>
<td>Betterman</td>
<td>3698*</td>
<td>Runbeck</td>
<td>Workers comp benefits special compensation fund reimbursement requirement elimination.</td>
<td>294</td>
<td>3/18</td>
</tr>
<tr>
<td>660</td>
<td>McBry</td>
<td>555*</td>
<td>Wiger</td>
<td>Metropolitan Council and agency contractors affirmative action plan requirements.</td>
<td>301</td>
<td>x</td>
</tr>
<tr>
<td>2222*</td>
<td>Juhnke</td>
<td>1973</td>
<td>Johnson</td>
<td>Cartways established by town boards upon owner petition.</td>
<td>296</td>
<td>3/18</td>
</tr>
<tr>
<td>2257</td>
<td>Weisman</td>
<td>2346*</td>
<td>Flynn</td>
<td>Minneapolis civilian police review authority provided.</td>
<td>393</td>
<td>x</td>
</tr>
<tr>
<td>2372</td>
<td>Lieder</td>
<td>2017</td>
<td>Roe</td>
<td>Norman County Medical Center bid exemption.</td>
<td>256</td>
<td>2/25</td>
</tr>
<tr>
<td>2499*</td>
<td>Stanek</td>
<td>2156</td>
<td>Higgins</td>
<td>Hennepin County board small purchase limit increased.</td>
<td>259</td>
<td>2/27</td>
</tr>
<tr>
<td>2508</td>
<td>Bishop</td>
<td>2581*</td>
<td>Kisaden</td>
<td>Olmsted County auditor/treasurer made an appointed position.</td>
<td>307</td>
<td>3/23</td>
</tr>
<tr>
<td>2616*</td>
<td>McElroy</td>
<td>2255</td>
<td>Metzen</td>
<td>Dakota County dangerous dog registration system city administration provided.</td>
<td>277</td>
<td>3/16</td>
</tr>
<tr>
<td>2635</td>
<td>Skare</td>
<td>2574*</td>
<td>Ten Eyck</td>
<td>Headwaters Regional Develop. Commission nonprofit housing corp. establishment authority.</td>
<td>292</td>
<td>3/18</td>
</tr>
<tr>
<td>2667</td>
<td>Rest</td>
<td>2429*</td>
<td>Wiener</td>
<td>Local gov. services advisory council membership increase, appointment process clarification.</td>
<td>325</td>
<td>3/23</td>
</tr>
<tr>
<td>2736*</td>
<td>Hilty</td>
<td>2205</td>
<td>Loariey</td>
<td>Counties authorized to provide grants to nonprofit community food shelves.</td>
<td>368</td>
<td>4/9</td>
</tr>
<tr>
<td>2774</td>
<td>Kusile</td>
<td>2302*</td>
<td>Scheevel</td>
<td>County optional forms of government adoption referendum procedure clarification.</td>
<td>349</td>
<td>4/2</td>
</tr>
<tr>
<td>2790</td>
<td>Jennings</td>
<td>2384*</td>
<td>Johnson</td>
<td>Chicagio County recorder appointment; Rush City easements.</td>
<td>302</td>
<td>3/18</td>
</tr>
<tr>
<td>2809*</td>
<td>McBry</td>
<td>2791</td>
<td>Wiener</td>
<td>Audited financial statement copies provided to members of the local unit of government.</td>
<td>276</td>
<td>3/16</td>
</tr>
<tr>
<td>2624</td>
<td>Pugh</td>
<td>2261*</td>
<td>Partaune</td>
<td>Dakota County Housing and Redevelopment Authority employees not deemed county employees without county board consent.</td>
<td>308</td>
<td>3/23</td>
</tr>
<tr>
<td>2927</td>
<td>McCollum</td>
<td>2525*</td>
<td>Wiger</td>
<td>Ramsey County purchases from health care cooperatives.</td>
<td>268</td>
<td>3/3</td>
</tr>
<tr>
<td>3119</td>
<td>Olson</td>
<td>2685*</td>
<td>Vickerman</td>
<td>Public officers contract interest authority clarification.</td>
<td>269</td>
<td>3/3</td>
</tr>
<tr>
<td>3254</td>
<td>Kahn</td>
<td>2725*</td>
<td>Betzold</td>
<td>County recorder and registrar functions provided additional methods.</td>
<td>314</td>
<td>3/3</td>
</tr>
<tr>
<td>3268</td>
<td>Dawkins</td>
<td>2645*</td>
<td>Wiger</td>
<td>Metropolitan Council and agency contractors affirmative action plan requirements.</td>
<td>385</td>
<td>x</td>
</tr>
<tr>
<td>2920</td>
<td>Delmont</td>
<td>2911*</td>
<td>Vickerman</td>
<td>Lawful gambling revisions.</td>
<td>322</td>
<td>3/23</td>
</tr>
<tr>
<td>3042*</td>
<td>Jennings</td>
<td>2797</td>
<td>Novak</td>
<td>Long-distance telephone provider slamming and loading disclosure requirements expanded.</td>
<td>345</td>
<td>3/31</td>
</tr>
<tr>
<td>2707*</td>
<td>Wolf</td>
<td>2847</td>
<td>Ourada</td>
<td>Decorative gas lamp prohibition variance provided.</td>
<td>350</td>
<td>4/2</td>
</tr>
<tr>
<td>2701*</td>
<td>Wolf</td>
<td>2849</td>
<td>Ourada</td>
<td>Petroleum product specifications modified.</td>
<td>278</td>
<td>3/16</td>
</tr>
<tr>
<td>3324</td>
<td>Clement</td>
<td>2445*</td>
<td>Novak</td>
<td>One call excavation notice system modification.</td>
<td>348</td>
<td>4/2</td>
</tr>
<tr>
<td>3644*</td>
<td>Sviggum</td>
<td>3170</td>
<td>Moe</td>
<td>Combined school districts extended area telephone service voting requirements modification.</td>
<td>326</td>
<td>3/23</td>
</tr>
<tr>
<td>3654*</td>
<td>Jennings</td>
<td>3189</td>
<td>Novak</td>
<td>Electric utility restructuring comprehensive study required.</td>
<td>380</td>
<td>4/9</td>
</tr>
</tbody>
</table>

**TAXES**

| 2294 | Long | 2041* | Johnson | Property tax rebate for tax pre-payments. | 304 | 3/18 | 3/19 |
| 2507 | Macklin | 3036* | Betzold | Limited partnership withdrawals regulated. | 320 | 3/23 | 8/1 |
| 2523 | Johnson, R. | 2266* | Belanger | Gasoline and special fuels tax provisions recodification and clarification. | 239 | 3/18 | Various |
| 2659 | Olson, E. | 2570* | Belanger | Tax provisions technical corrections and administrative changes. | 300 | 3/18 | Various |
| 3145* | Rest | 3719 | Novak | Low income housing tax credit allocation and compliance monitoring review provided. | 363 | 4/6 | Fiscal years 1999 and later |

**TRANSPORTATION & TRANSIT**

| none | Lieder | 3298* | Johnson | Omnibus transportation bill. | 372 | 4/7 | Various |
| 2532 | Chaudhary | 2607* | Junge | Drivers license provisions modifications. | 388 | x |  |
| 2576 | Juhnke | 2628* | Sams | Emergency vehicle signal operation modification. | 263 | 3/4 | 8/1 |
| 2589 | Wagenius | 2755* | Johnson | Department of transportation housekeeping bill. | 403 | x |  |
| 2612* | Jennings | 2335 | Johnson | Truck-highway #55 designated as State Trooper Timothy Bowe Memorial Highway. | 290 | 3/18 | 8/1 |
| 2654* | Mahon | 2318 | Sams | License provisions clarified. | 405 | x |  |
| 2685 | Juhnke | 2316* | Murphy | Intrastate hazardous material carriers provided continuation of uniform reg., permit, program. | 310 | 3/23 | 3/24 |
Lumber baron leaves pine forests for governor post

Minnesota’s 13th governor, the “hard-working and hard-swearin” David Marston Clough, was a self-made lumber baron who ascended the ranks of state government despite his roughneck ways.

In the mid- to late-1800s, the timber industry was paramount in Minnesota. “Pine became the synonym of wealth and power. These, with the Falls of St. Anthony as an operating center, held sway over every pine-fringed stream and lake that flowed from the north, and with their virile force floated into the politics of the state,” wrote James H. Baker in his book Lives of the Governors of Minnesota.

Clough was born in New Hampshire in 1846. His father, a lumberman and a farmer, was drawn westward by the promise of Minnesota’s vast white pine forests. In 1857, the family settled at Spencer Brook in Isanti County.

One of 14 children, Clough spent his summers on the farm and winters at the lumber camps; there wasn’t much time for school. What he lacked in formal education, he made up for with common sense, ambition, and a good smile.

In 1868, he married his childhood sweetheart and moved to Minneapolis where he and his oldest brother established a lumber company at St. Anthony Falls.

An active Republican since his youth, Clough spent several terms on the Minneapolis City Council and in the Minnesota Senate. He also served as Gov. Knute Nelson’s lieutenant governor. In 1895, Nelson was elected to the U.S. Senate and Clough settled into the big chair.

“Certainly no man not possessed of talent and tact could, in so short a time, with but little education, have vaulted from the pineries of the north into the gubernatorial chair,” wrote one early biographer.

Clough was a self-made man. “Men of all classes perceive that the continued prosperity of the state, and especially of the agricultural sections, demands the early adoption of efficient measures for improving the condition of our highways,” he said in his first biennial message.

Clough was a man of principle. “You from the bottom of my heart. There is no wind, no romance, no wine, no woman, nor the “hard-working and hard-swearin” David Marston Clough can’t blow me from the north toward your heart,” he told his wife.

In 1899, he moved west in search of virgin forests and lived out the remainder of his days building an international lumber empire on the Washington coast.

Gov. David Marston Clough

The cornerstone for the third and current state Capitol was set in place during the Clough era, but perhaps his most lasting accomplishment was the establishment of a constitutionally protected state fund to assist in constructing county roads and bridges.

Men of all classes perceive that the continued prosperity of the state, and especially of the agricultural sections, demands the early adoption of efficient measures for improving the condition of our highways,” he said in his first biennial message.

Lingerings resentment from three decades of Minneapolis politics resulted in the only blemish on Clough’s political record: He turned on a fellow Republican during the 1898 governor’s race.

Clough so despised the Republican candidate, William H. Eustis, of Minneapolis, that he openly supported John Lind, a Democrat. When Lind won, Clough sent him a telegram: “Allow me to congratulate you from the bottom of my heart. There is still a God in Heaven.”

Clough left politics for pine trees in 1899. He moved west in search of virgin forests and lived out the remainder of his days building an international lumber empire on the Washington coast.
<table>
<thead>
<tr>
<th>District/Member/Party</th>
<th>Room*</th>
<th>District/Member/Party</th>
<th>Room*</th>
</tr>
</thead>
<tbody>
<tr>
<td>45A Abrams, Ron (R)</td>
<td>209</td>
<td>37B Macklin, Bill (R)</td>
<td>349</td>
</tr>
<tr>
<td>19B Anderson, Bruce (R)</td>
<td>281</td>
<td>40A Mahon, Mark P. (DFL)</td>
<td>401</td>
</tr>
<tr>
<td>3A Anderson, Irv (DFL)</td>
<td>563</td>
<td>55A Mares, Harry (R)</td>
<td>239</td>
</tr>
<tr>
<td>6A Bak, Thomas (Tom) (DFL)</td>
<td>575</td>
<td>65B Mariani, Carlos (DFL)</td>
<td>403</td>
</tr>
<tr>
<td>10B Bettermann, Hilda (R)</td>
<td>243</td>
<td>57B McMillan, Sharon (DFL)</td>
<td>315</td>
</tr>
<tr>
<td>59A Biemelt, Leon (DFL)</td>
<td>429</td>
<td>55B McCollum, Betty (DFL)</td>
<td>501</td>
</tr>
<tr>
<td>30B Bishop, Dave (R)</td>
<td>343</td>
<td>36B McElroy, Dan (R)</td>
<td>259</td>
</tr>
<tr>
<td>25B Boudreau, Lynda (R)</td>
<td>327</td>
<td>54A McGuire, Mary Jo (DFL)</td>
<td>379</td>
</tr>
<tr>
<td>30A Bradley, Fran (R)</td>
<td>233</td>
<td>39B Milbott, Bob (DFL)</td>
<td>579</td>
</tr>
<tr>
<td>53B Broecker, Sherry (R)</td>
<td>321</td>
<td>35A Molinar, Carol L. (R)</td>
<td>287</td>
</tr>
<tr>
<td>46B Carlson, Lyndon R. (DFL)</td>
<td>365</td>
<td>21B Mulder, Richard (R)</td>
<td>283</td>
</tr>
<tr>
<td>47B Carruthers, Phil (DFL)</td>
<td>463</td>
<td>58A Mullahy, Jo (DFL)</td>
<td>359</td>
</tr>
<tr>
<td>52A Chaudhary, Satveer (DFL)</td>
<td>507</td>
<td>27A Munger, Willard (DFL)</td>
<td>479</td>
</tr>
<tr>
<td>23A Clark, James (R)</td>
<td>211</td>
<td>8A Murphy, Mary (DFL)</td>
<td>557</td>
</tr>
<tr>
<td>16A Karen, DFL)</td>
<td>503</td>
<td>20A Ness, Robert &quot;Bob&quot; (R)</td>
<td>286</td>
</tr>
<tr>
<td>39A Commer, Tim (R)</td>
<td>217</td>
<td>10A Nornes, Bud (R)</td>
<td>357</td>
</tr>
<tr>
<td>11A Daggett, Roxann (R)</td>
<td>253</td>
<td>2B Olson, Edgar (DFL)</td>
<td>565</td>
</tr>
<tr>
<td>31B Davids, Gregory M. (R)</td>
<td>371</td>
<td>19A Olson, Mark (R)</td>
<td>323</td>
</tr>
<tr>
<td>65A Dawkins, Andy (DFL)</td>
<td>409</td>
<td>19B Opatz, Joe (DFL)</td>
<td>473</td>
</tr>
<tr>
<td>14A Dehler, Steve (R)</td>
<td>203</td>
<td>60B Orfield, Myron (DFL)</td>
<td>521</td>
</tr>
<tr>
<td>51A Belmont, Mike (DFL)</td>
<td>433</td>
<td>29B Osskopp, Mike (R)</td>
<td>329</td>
</tr>
<tr>
<td>29A Dempsey, Jerry (R)</td>
<td>251</td>
<td>66A Osthoff, Tom (DFL)</td>
<td>585</td>
</tr>
<tr>
<td>24A Dorn, John (DFL)</td>
<td>571</td>
<td>11B Otremba, Mary Ellen (DFL)</td>
<td>545</td>
</tr>
<tr>
<td>64A Enzena, Matt (DFL)</td>
<td>421</td>
<td>37A Ozment, Dennis (R)</td>
<td>277</td>
</tr>
<tr>
<td>42A Erhardt, Ron (R)</td>
<td>237</td>
<td>42B Page, Erik (R)</td>
<td>211</td>
</tr>
<tr>
<td>17A Erickson, Sondra (R)</td>
<td>247</td>
<td>38B Pawlenty, Tim (R)</td>
<td>231</td>
</tr>
<tr>
<td>52B Evans, Gert (DFL)</td>
<td>413</td>
<td>64B Paymar, Michael (DFL)</td>
<td>529</td>
</tr>
<tr>
<td>67A Farrell, Jim (DFL)</td>
<td>491</td>
<td>32A Pelowski Jr., Gene (DFL)</td>
<td>549</td>
</tr>
<tr>
<td>1B Finseth, Tim (R)</td>
<td>377</td>
<td>13B Peterson, Doug (DFL)</td>
<td>569</td>
</tr>
<tr>
<td>44A Follard, Betty (DFL)</td>
<td>523</td>
<td>39A Pugh, Thomas W. (DFL)</td>
<td>583</td>
</tr>
<tr>
<td>63B Garcia, Edwina (DFL)</td>
<td>417</td>
<td>46A Rest, Ann H. (DFL)</td>
<td>485</td>
</tr>
<tr>
<td>9A Goodno, Kevin (R)</td>
<td>369</td>
<td>28A Reuter, Doug (R)</td>
<td>241</td>
</tr>
<tr>
<td>62A Greenfield, Lee (DFL)</td>
<td>381</td>
<td>44B Rhodes, Jim (R)</td>
<td>309</td>
</tr>
<tr>
<td>54B Grelling, Mindy (DFL)</td>
<td>533</td>
<td>32B Rifenberg, Michelle (R)</td>
<td>215</td>
</tr>
<tr>
<td>26A Gunther, Bob (R)</td>
<td>337</td>
<td>18A Rostberg, Jim (R)</td>
<td>313</td>
</tr>
<tr>
<td>48A Haas, Bill (R)</td>
<td>201</td>
<td>5A Rukavina, Tom (DFL)</td>
<td>471</td>
</tr>
<tr>
<td>22B Harder, Elaine (R)</td>
<td>277</td>
<td>17B Schumacher, Leslie J. (DFL)</td>
<td>517</td>
</tr>
<tr>
<td>12A Hasskamp, Kris (DFL)</td>
<td>453</td>
<td>41A Seagren, Alice (R)</td>
<td>315</td>
</tr>
<tr>
<td>66B Hausman, Alice (DFL)</td>
<td>449</td>
<td>21A Seifert, Marty (R)</td>
<td>213</td>
</tr>
<tr>
<td>8B Hilty, Bill (DFL)</td>
<td>525</td>
<td>50A Sekhon, Kathleen (DFL)</td>
<td>451</td>
</tr>
<tr>
<td>56A Holsten, Mark (R)</td>
<td>345</td>
<td>44A Skare, Gail (DFL)</td>
<td>431</td>
</tr>
<tr>
<td>6B Huntley, Thomas (DFL)</td>
<td>533</td>
<td>62B Skoglund, Wes (DFL)</td>
<td>477</td>
</tr>
<tr>
<td>7B Jaros, Mike (DFL)</td>
<td>559</td>
<td>57A Slawik, Nora (DFL)</td>
<td>551</td>
</tr>
<tr>
<td>58B Jefferson, Richard (DFL)</td>
<td>577</td>
<td>34A Smith, Steve (R)</td>
<td>918</td>
</tr>
<tr>
<td>18A Jennings, Loren Geo (DFL)</td>
<td>591</td>
<td>3B Solberg, Loren A. (DFL)</td>
<td>445</td>
</tr>
<tr>
<td>48B Johnson, Alice M (DFL)</td>
<td>539</td>
<td>35A Stanek, Rich (R)</td>
<td>351</td>
</tr>
<tr>
<td>24B Johnson, Ruth (DFL)</td>
<td>567</td>
<td>13B Stang, Doug (R)</td>
<td>223</td>
</tr>
<tr>
<td>15A Juhne, Al (DFL)</td>
<td>531</td>
<td>28A Sivigum, Steve (R)</td>
<td>267</td>
</tr>
<tr>
<td>59B Kahn, Phyllis (DFL)</td>
<td>367</td>
<td>23B Swenson, Howard (R)</td>
<td>331</td>
</tr>
<tr>
<td>26B Kalis, Henry J. (DFL)</td>
<td>543</td>
<td>43B Sykora, Barb (R)</td>
<td>389</td>
</tr>
<tr>
<td>35B Kelso, Becky (R)</td>
<td>415</td>
<td>50B Tingelstad, Kathy (R)</td>
<td>295</td>
</tr>
<tr>
<td>20B Kielkucki, Tony (R)</td>
<td>313</td>
<td>5B Tomassoni, David J. (DFL)</td>
<td>593</td>
</tr>
<tr>
<td>4B Kinkel, Anthony G. (Tony) (DFL)</td>
<td>537</td>
<td>36A Tompkins, Elleen (R)</td>
<td>245</td>
</tr>
<tr>
<td>40B Knight, Kevin (R)</td>
<td>229</td>
<td>67B Trimble, Steve (DFL)</td>
<td>401</td>
</tr>
<tr>
<td>16A Knoblach, Jim (R)</td>
<td>207</td>
<td>25A Tuma, John (R)</td>
<td>301</td>
</tr>
<tr>
<td>49B Koksken, Luann (DFL)</td>
<td>411</td>
<td>1A Tunheim, Jim (DFL)</td>
<td>509</td>
</tr>
<tr>
<td>27A Kraus, Ron (R)</td>
<td>279</td>
<td>34B Van Dellen, Todd (R)</td>
<td>291</td>
</tr>
<tr>
<td>53A Krickie, Philip (R)</td>
<td>303</td>
<td>51B Vandeveer, Ray (R)</td>
<td>255</td>
</tr>
<tr>
<td>15B Kubly, Gary W. (DFL)</td>
<td>423</td>
<td>63A Wagenius, Jean (DFL)</td>
<td>437</td>
</tr>
<tr>
<td>31A Kuistle, William (R)</td>
<td>375</td>
<td>49A Weaver, Charlie (R)</td>
<td>261</td>
</tr>
<tr>
<td>56B Larsen, Peg (R)</td>
<td>307</td>
<td>61B Weisman, Linda (DFL)</td>
<td>407</td>
</tr>
<tr>
<td>45B Leppik, Peggy (R)</td>
<td>393</td>
<td>12B Wenzel, Stephen G. (DFL)</td>
<td>487</td>
</tr>
<tr>
<td>2A Lieder, Bernie L. (DFL)</td>
<td>515</td>
<td>13A Westrom, Torrey (R)</td>
<td>273</td>
</tr>
<tr>
<td>33A Lindner, Ann (R)</td>
<td>786</td>
<td>22A Winter, Ted (DFL)</td>
<td>459</td>
</tr>
<tr>
<td>60A Long, Dee (DFL)</td>
<td>443</td>
<td>41B Wolf, Ken (R)</td>
<td>387</td>
</tr>
<tr>
<td>47A Luther, Darlene (DFL)</td>
<td>581</td>
<td>43A Workman, Tom (R)</td>
<td>335</td>
</tr>
</tbody>
</table>

Note: Room numbers are subject to change.

*All rooms are in the State Office Building, St. Paul, MN 55155

April 17, 1998 / SESSION WEEKLY
<table>
<thead>
<tr>
<th>District/Member/Party</th>
<th>Room*</th>
<th>Phone (612) 296-</th>
<th>District/Member/Party</th>
<th>Room*</th>
<th>Phone (612) 296-</th>
</tr>
</thead>
<tbody>
<tr>
<td>26 Beckman, Tracy L. (DFL)</td>
<td>124 Cap</td>
<td>5713</td>
<td>54 Marty, John (DFL)</td>
<td>325 Cap</td>
<td>5645</td>
</tr>
<tr>
<td>41 Belanger, J. William V. (R)</td>
<td>113 Cap</td>
<td>5909</td>
<td>7 Metzen, James R. (DFL)</td>
<td>302 Cap</td>
<td>4370</td>
</tr>
<tr>
<td>27 Berg, Charles A. (Ind.)</td>
<td>G-51 SOB</td>
<td>5094</td>
<td>8 Moe, Roger D. (DFL)</td>
<td>208 Cap</td>
<td>2577</td>
</tr>
<tr>
<td>61 Berglin, Linda (DFL)</td>
<td>309 Cap</td>
<td>4261</td>
<td>2 Morse, Steven (DFL)</td>
<td>G-24 Cap</td>
<td>5649</td>
</tr>
<tr>
<td>48 Betzold, Don (DFL)</td>
<td>306 Cap</td>
<td>2556</td>
<td>29 Murphy, Steve (DFL)</td>
<td>301 Cap</td>
<td>4264</td>
</tr>
<tr>
<td>64 Cohen, Richard J. (DFL)</td>
<td>317 Cap</td>
<td>5931</td>
<td>25 Neuville, Thomas M. (R)</td>
<td>123 SOB</td>
<td>1279</td>
</tr>
<tr>
<td>2 Day (DFL)</td>
<td>147 SOB</td>
<td>9460</td>
<td>54 Kovak, Steven G. (DFL)</td>
<td>123 SOB</td>
<td>4334</td>
</tr>
<tr>
<td>20 Dille (R)</td>
<td>103 SOB</td>
<td>4131</td>
<td>43 Oliver, Edward C. (R)</td>
<td>121 SOB</td>
<td>4837</td>
</tr>
<tr>
<td>14 Fischbach, Michelle L. (R)</td>
<td>149 SOB</td>
<td>2084</td>
<td>34 Olson, Gen (R)</td>
<td>119 SOB</td>
<td>1282</td>
</tr>
<tr>
<td>62 Flynn, Carol (DFL)</td>
<td>120 Cap</td>
<td>4274</td>
<td>19 Ourada, Mark (R)</td>
<td>145 SOB</td>
<td>5981</td>
</tr>
<tr>
<td>40 Johnson, Dave (DFL)</td>
<td>G-9 Cap</td>
<td>4154</td>
<td>65 Pappas, Sandra L. (DFL)</td>
<td>120 Cap</td>
<td>1802</td>
</tr>
<tr>
<td>23 Frederickson, Dennis R. (R)</td>
<td>133 Cap</td>
<td>8138</td>
<td>37 Pariseau, Pat (R)</td>
<td>109 SOB</td>
<td>5252</td>
</tr>
<tr>
<td>50 Hanso, Paul (DFL)</td>
<td>328 Cap</td>
<td>3219</td>
<td>27 Piper, Pat (DFL)</td>
<td>G-9 Cap</td>
<td>9248</td>
</tr>
<tr>
<td>33 Higgins, Linda (DFL)</td>
<td>227 Cap</td>
<td>9246</td>
<td>39 Pogemiller, Lawrence J. (DFL)</td>
<td>235 Cap</td>
<td>7809</td>
</tr>
<tr>
<td>67 Kelly, Randy C. (DFL)</td>
<td>120 Cap</td>
<td>6153</td>
<td>57 Price, Leonard R. (DFL)</td>
<td>235 Cap</td>
<td>7-8060</td>
</tr>
<tr>
<td>18 Johnson, Janet B. (DFL)</td>
<td>120 Cap</td>
<td>8055</td>
<td>45 Robertson, Martha R. (R)</td>
<td>125 SOB</td>
<td>4314</td>
</tr>
<tr>
<td>40 Johnson, Dave (DFL)</td>
<td>121 Cap</td>
<td>9261</td>
<td>45 Robling, Claire A. (R)</td>
<td>151 Cap</td>
<td>4123</td>
</tr>
<tr>
<td>15 Johnson, Dean E. (R)</td>
<td>117 SOB</td>
<td>3826</td>
<td>53 Runbeck, Linda (R)</td>
<td>107 SOB</td>
<td>1253</td>
</tr>
<tr>
<td>6 Johnson, Douglas J. (DFL)</td>
<td>205 Cap</td>
<td>8881</td>
<td>11 Sams, Dallas C. (DFL)</td>
<td>328 Cap</td>
<td>7-8063</td>
</tr>
<tr>
<td>18 Johnson, Janet B. (DFL)</td>
<td>G-9 Cap</td>
<td>5419</td>
<td>12 Samuelson, Don (DFL)</td>
<td>124 Cap</td>
<td>4875</td>
</tr>
<tr>
<td>46 Jung, Ember Reichgott (DFL)</td>
<td>205 Cap</td>
<td>2689</td>
<td>31 Scheevel, Kenric J. (R)</td>
<td>129 SOB</td>
<td>3903</td>
</tr>
<tr>
<td>47 Kelley, Steve (DFL)</td>
<td>321 Cap</td>
<td>7-8065</td>
<td>47 Scheid, Linda (DFL)</td>
<td>317 Cap</td>
<td>8869</td>
</tr>
<tr>
<td>67 Kelly, Randy C. (DFL)</td>
<td>323 Cap</td>
<td>5285</td>
<td>7 Solomon, Sam G. (DFL)</td>
<td>303 Cap</td>
<td>4188</td>
</tr>
<tr>
<td>31 Kiscadden, Sheila M. (R)</td>
<td>135 SOB</td>
<td>4848</td>
<td>14 Stevens, Dan (R)</td>
<td>105 SOB</td>
<td>8075</td>
</tr>
<tr>
<td>16 Kleve (DFL)</td>
<td>143 SOB</td>
<td>6480</td>
<td>1 Stevens, Dan (R)</td>
<td>105 SOB</td>
<td>8075</td>
</tr>
<tr>
<td>62 Flynn, Carol (DFL)</td>
<td>133 Cap</td>
<td>4120</td>
<td>14 Stevens, Dan (R)</td>
<td>105 SOB</td>
<td>8075</td>
</tr>
<tr>
<td>51 Krentz, Jane (DFL)</td>
<td>235 Cap</td>
<td>7061</td>
<td>14 Stevens, Dan (R)</td>
<td>105 SOB</td>
<td>8075</td>
</tr>
<tr>
<td>36 Laidig, Gary W. (R)</td>
<td>141 Cap</td>
<td>4351</td>
<td>56 Wiener, Deanna L. (DFL)</td>
<td>303 Cap</td>
<td>7-8073</td>
</tr>
<tr>
<td>5 Langseth, Keith</td>
<td>122 Cap</td>
<td>3205</td>
<td>57 Wiger, Charles W. (DFL)</td>
<td>325 Cap</td>
<td>6820</td>
</tr>
<tr>
<td>13 Berg, Charles A. (Ind.)</td>
<td>205 Cap</td>
<td>8881</td>
<td>38 Wiener, Deanna L. (DFL)</td>
<td>303 Cap</td>
<td>7-8073</td>
</tr>
<tr>
<td>58 Higgins, Linda I. (DFL)</td>
<td>227 Cap</td>
<td>9246</td>
<td>57 Wiger, Charles W. (DFL)</td>
<td>325 Cap</td>
<td>6820</td>
</tr>
<tr>
<td>51 Kiscadden, Sheila M. (R)</td>
<td>135 SOB</td>
<td>4848</td>
<td>57 Wiger, Charles W. (DFL)</td>
<td>325 Cap</td>
<td>6820</td>
</tr>
<tr>
<td>20 Koebernik, Steve (DFL)</td>
<td>131 SOB</td>
<td>4125</td>
<td>38 Wiener, Deanna L. (DFL)</td>
<td>303 Cap</td>
<td>7-8073</td>
</tr>
<tr>
<td>37 Lessard, Bob (DFL)</td>
<td>111 Cap</td>
<td>4136</td>
<td>57 Wiger, Charles W. (DFL)</td>
<td>325 Cap</td>
<td>6820</td>
</tr>
</tbody>
</table>

Minnesota House and Senate Membership

1 A • Rep. Jim Tonheim-DFL | 133 SOB | 8138 | 22 Vickerman, Jim (DFL) | 123 SOB | 4875 |
Order Form: New Laws 1998

A publication outlining the new laws of 1998 will provide brief, easy-to-read summaries of the bills that were passed by both the House and Senate and signed or vetoed by the governor. New Laws 1998 will be available a few months after the session ends. Copies will be mailed without charge to those who order them.

Do you want to receive a copy of New Laws 1998? _____ Yes _____ No

Please place this form (with the mailing label on the back) in an envelope. Mail it by May 22, 1998, to:

Readership Survey: 1998 Session Weekly

Please take a moment to tell us what you think about the Session Weekly. Your opinions will help us plan for next year.

1. Where do you live? (Please check one.)
   ____ Minneapolis/St. Paul    ____ Greater Minnesota    ____ Twin Cities Suburban Metro Area    ____ Other ________

2. What is your occupation? ________________________________

3. How often do you read the Session Weekly? (Please check one.)
   ____ Once a month    ____ Twice a month    ____ Three times a month    ____ Every week

4. Which sections of the Session Weekly do you most often read? (Please check all that apply.)
   ____ Reflections (page 2)    ____ First Reading (page 3)    ____ Governor's Desk
   ____ First Reading (page 4)    ____ Closer Look    ____ Bill Introductions
   ____ Highlights    ____ Member Profiles    ____ Committee Schedule
   ____ Minnesota Index    ____ It's a Fact    ____ Information (i.e., lists)

5. Do you have any comments (positive or negative) on any of the sections in Question 4? ______________________________________
   ____________________________________________________________________________________
   ____________________________________________________________________________________
   ____________________________________________________________________________________

6. Please rate the following aspects of the Session Weekly by checking one answer in each set.
   Writing    ____ Hard to understand    ____ Somewhat understandable    ____ Easy to understand
   Story Length    ____ Too short    ____ Too long    ____ Just right
   Readability (type size)    ____ Too small    ____ Too large    ____ Just right
   Photographs    ____ Poor    ____ Average    ____ Excellent
   Layout    ____ Poor    ____ Average    ____ Excellent

7. What do you like about the Session Weekly? ____________________________________________________________________________________
   ____________________________________________________________________________________
   ____________________________________________________________________________________
   ____________________________________________________________________________________

8. Do you have any suggestions for improving the Session Weekly? ____________________________________________________________________________________
   ____________________________________________________________________________________
   ____________________________________________________________________________________
   ____________________________________________________________________________________

9. Do you have any questions about the Minnesota House of Representatives or the legislative process that could be answered in a Q & A column? ____________________________________________________________________________________
   ____________________________________________________________________________________
   ____________________________________________________________________________________
## 1998 Legislative Session

**House files introduced during the 1998 session** ................................................... 1,629  
**Total for biennium** ...................................................................................... 3,884  
**Senate files introduced during the 1998 session** ................................................... 1,422  
**Total for biennium** ...................................................................................... 3,425  
**Total number of bills introduced, 1997-98** ................................................... 7,309  
**in 1995-96** ...................................................................................... 6,185  
**Bills sent to the governor (resolutions excluded), 1998** ................................................... 157  
**in 1996** ...................................................................................... 206  
**Two-year total of bills sent to the governor, 1997-98** ................................................... 408  
**in 1995-96** ...................................................................................... 471  
**Bills that became law, 1995-96** ................................................................................... 439  
**Resolutions adopted by the 1998 Legislature** ................................................... 4  
**Number filed without the governor’s signature** ................................................... 4  
**Number of pages in the 1998 omnibus tax bill** ................................................... 334  
**in 1996** ...................................................................................... 272  

**Maximum number of legislative days the lawmakers can meet in regular session during a biennium** ................................................... 120  
**Number used in 1997-98** ..................................................................................... 109  
**Number used in 1995-96** ..................................................................................... 113  
**Number used in 1993-94** ..................................................................................... 106  
**Legislative days used in 1998** ..................................................................................... 46  
**in 1997** ...................................................................................... 63  
**in 1996** ...................................................................................... 48  
**in 1995** ...................................................................................... 65  

**Time the Legislature will convene Jan. 5, 1999** ................................................... 12 p.m.  
**Governors who have vetoed more bills than Gov. Arne Carlson** ................................................... 0  
**Year Carlson was first elected the House 1970** ................................................... 0  
**Years served** ................................................................................... 8  
**Year Carlson was first elected state auditor** ................................................... 1978  
**Years served** ................................................................................... 12  
**Year Carlson was first elected governor** ................................................... 1990  
**Number of House speakers since Carlson took office** ................................................... 4  
**Number of House majority leaders since Carlson took office** ................................................... 5  
**Number of House minority leaders since Carlson took office** ................................................... 2

**Sources:** Legislative Reference Library, House Index Department, House Public Information Office, Senate Information Office, and Office of the Governor.