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Session Weekly is a nonpartisan publication of the Minnesota House of Representatives Public Information Office. During the 1999-2000 Legislative Session, each issue reports daily House action between Thursdays of each week, lists bill introductions and upcoming committee meeting schedules, and provides other information. The publication is a service of the Minnesota House. No fee.

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Session Weekly (ISSN 1049-8176) is published weekly during the legislative session by the Minnesota House of Representatives Public Information Office, 100 Constitution Ave., St. Paul, MN 55155-1298. Periodicals postage paid at St. Paul, MN; and at additional mailing offices. POSTMASTER: Send address changes to Session Weekly, Public Information Office, Minnesota House of Representatives, 175 State Office Building, 100 Constitution Ave., St. Paul, MN 55155-1298.

Printed on recycled paper which is 50% recycled, 20% post-consumer content.
A three-way split

Budget compromise would give House, Senate, and governor each an equal piece of the pie

BY CHRIS VETTER

With the 2000 legislative session coming to a close, leaders finally agreed on a budget package that could lead to income tax cuts, a reduction in license tab fees, and a boost for education funding.

The House, Senate, and Gov. Jesse Ventura will each designate a third of the $525 million reserved for a combination of permanent tax cuts and new spending, under an agreement announced May 3 by House Speaker Steve Sviggum (R-Kenyon).

“It’s a win-win-win package, to varying degrees,” Sviggum said.

Each of the three parties will have about $175 million to work with as they see fit, under the agreement.

There is a total of $549 million available, be it for permanent tax cuts or other ongoing spending, according to the Finance Department. The Legislature has already agreed to spend $9.2 million for a criminal records database and could spend as much as $15 million for debt service on bonds from this year’s bonding bill. Subtracting the money already allocated leaves $525 million to be split three ways.

That money is totally separate from the $1.8 billion surplus forecast for the 2000-2001 biennium. Any tax rebates would be drawn from that money.

Sviggum said he has a verbal agreement from Ventura that all of his portion of the money will be used to cut license tab fees. Sviggum said he plans to hold Ventura to that promise.

Under the plan, the House would use its third of the pie to reduce taxes. Rep. Ron Abrams (R-Minnetonka) said the House’s share would likely go toward across-the-board income tax reductions. A decision on how to split the $175 million through three tax brackets will likely be made quickly, Abrams said.

Permanent K-12 education funding is expected to comprise $125 million of the Senate’s $175 million portion. The Senate is also expected to invest $25 million for human services and another $25 million in natural resources programs.

Sviggum stressed that the total tax reduction to Minnesotans will be $350 million under the agreement, even though a cut in tab fees was not a priority in the House.

The House omnibus transportation bill, currently in conference committee, contained no tab fee cuts. The Senate’s bill, in its current form, would designate 15 percent of the motor vehicle sales tax — about $80 million — to reduce tab fees.

Ventura advocates reducing all license tab fees to a maximum of $75. That proposal is estimated to cost the state $274 million. Sviggum said the governor’s office still must figure out a tab fee reduction plan that limits the state’s costs to $175 million.

“That may not be the tax cut we would have chosen, but it does reduce the tax burden for Minnesotans,” Sviggum said.

Minnesota will lead the nation in tax cuts for the biennium with this package, Sviggum said. The Legislature cut taxes by $750 million last year.

While Sviggum said he is pleased with the accord, the $350 million in tax cuts is less than half what House leaders sought prior to the beginning of the session, when they outlined $850 million in tax cuts. The final agreement is better than nothing at all, he said.

“We can’t just take our marbles and go home,” Sviggum said.

Even with the agreement on permanent money, there is still much to accomplish before the session ends, said House Majority Leader Tim Pawlenty (R-Eagan). The question of how much to spend on one-time funding has not been settled.

Pawlenty noted the Senate bills spend $25 million more for transportation and $100 million more on bonding projects. The House’s bonding bill is about $400 million, similar to a proposal by Ventura. The Senate has proposed about $500 million for bonding.

However, the bonding priorities of the House, Senate, and Ventura vary widely. For example, Ventura has been a strong advocate of bonding funds for a new Bureau of Criminal Apprehension laboratory at a cost of $58 million. The House’s bonding bill provides only about half of that figure.

The House and Senate have agreed on some areas of one-time spending. For instance, state agencies would receive $10 million in emergency funding requested by the governor and higher education will receive $11.6 million.

Leaders also agree to spend $270.5 million in federal Temporary Assistance to Needy Families (TANF) dollars, but
they have not settled which programs to send the money to.

Sviggum said he is still optimistic that the Legislature will settle on a one-time tax rebate higher than previously estimated.

“We are going to try and supersize the rebate,” Sviggum said. He estimates the rebate will be between $800 million and $900 million. The one-time rebate also will contain a portion — less than $20 million — for farmer relief, he said.

A few weeks ago, the House proposed a $500 million rebate. Currently, the Senate plan would return $600 million in a rebate.

Pawlenty said conference committees will meet throughout the weekend in hopes to have the non-funding measures completed while they wait for budget targets.

One of the larger unresolved issues is the Hiawatha corridor light-rail transit project. House Republicans advocate canceling previously allocated funding for the Hiawatha line; the Senate and the governor do not. Ventura has promised to veto any bill that could halt the project.

The Legislature is running out of time to complete its work. After both houses met May 4, only four legislative days remained. Under the state Constitution, no action can take place on the final, or 120th, legislative day.

Legislative leaders can spread those days apart to work on negotiations. However, the session must be completed by May 22.

Ventura has the power to call a special session to wrap up legislation, but he has stated he does not intend to do that.

Sviggum acknowledged that the plan does not have unanimous support from the Republican caucus, but he believes the major spending bills now have enough votes to pass.

The compromise splitting the money three ways evenly was reached after the Senate rejected a plan that would not have given the governor a portion of the allotted money, Sviggum said.

While Sviggum said he is happy with the agreement, he is displeased with the process that led to the compromise.

“It doesn’t feel right. That’s not the premise of good government,” Sviggum said of the deal. “That’s not the process we like.”

In his message upon vetoing a bill that would have provided reduced marriage license fees for couples who attended premarital counseling, Gov. Jesse Ventura wrote that he did not believe government should intervene in such personal decisions.

The bill was one of two well-publicized measures considered this year attempting to address Minnesota’s increasing divorce rate. The other bill, which stalled in committee, would establish a covenant marriage option in the state, making it more difficult to obtain a divorce for couples who enter such a marriage.

This is certainly not the first time legislators have tried to make young couples think about their decision to marry or prepare for married life.

In 1913, when divorce rates had not even climbed to 1 percent, Rep. Claude Southwick, a Republican from Wells, introduced a bill that would have required people to wait five days after a marriage license was issued before the wedding ceremony could be performed.

Southwick, who was single, was the city attorney of Albert Lea prior to his six-year stint as a member of the House. He had the further distinction of being one of three students who composed the first graduating class of Wells High School in 1890.

The intent behind his bill was to prevent people entering into “hasty” and “ill-considered” marriages.

But not everyone agreed his bill was the solution.

C.J. Buell, who wrote several books chronicling the Minnesota Legislature in the early 1900s, said Southwick’s bill was “a very good example of ill-advised attempts to remedy evil.”

Buell agreed with Southwick that the legislation would prevent some hasty marriages. But he argued that other ramifications would occur if the bill were to become law.

“It certainly would open the door to any evil-minded man who wanted to take advantage of an ignorant girl,” Buell wrote.

“To first get a license and persuade the girl that all legal requirements had been met; live with the girl five days, as his wife, and then leave her to the tender mercies of society perhaps with a child to rear, and the scorn of good people to endure.”

But even more pervasive, Buell wrote, was the bill’s provision proposing to abolish common law marriages in the state.

That type of marriage, which was common in Europe during the Middle Ages, was a marriage undertaken without either a civil or religious ceremony. In a common law marriage, both partners for legal purposes are considered “married” after a period of living together as a couple.

Recognizing common law marriages as legal marriages allowed wives and children to inherit property from the father and husband.

Southwick said that such an arrangement led to situations where “bad women” used a common law marriage to “get part of the property of some old rounder who had died and left more money than character.”

But Buell argued for the state to abolish common law marriages would have placed an undue burden on those “honest, faithful, and pure” couples who would then have to go before a minister or magistrate to have their marriage legally recognized.

Buell said Southwick’s bill would have denied wives the right to property and left women and children to face their remaining years in poverty and destitution.

Further, he said, that to place more requirements on becoming married would simply mean more people would ignore those requirements.

Southwick’s bill failed in the House, but his efforts weren’t entirely in vain.

In 1941, the Legislature finally banned common law marriages in the state. That type of marriage is now recognized in only 14 states.

In addition, since 1931 couples have to wait five days after applying for a marriage license before they can pick it up and walk down the aisle.

As lawmakers continue to examine government’s role in marriage, perhaps Buell’s words provide a common starting point.

“Marriage — the real true love union of a man and a woman — is the purest and most sacred relation in all the world,” he wrote. “And what we really need is to be educated to look upon that relation in its true light, as the one most cherished hope and grandest consummation of life.”

(D. MAEDA)
**BUSINESS**

**Changing business subsidies**

The House passed a bill May 1 that would make several changes to a business subsidy law that was enacted last session. The vote was 133-0.

Rep. Dan McElroy (R-Burnsville), who is sponsoring the bill (HF3057/SF2893*), said that last year the Legislature passed a law that defined, clarified, and established further criteria for when financial assistance is given from a public entity to a business.

McElroy said the bill would raise the amount of what is defined to be a business subsidy as any financial assistance in excess of $100,000. Currently the amount is defined amounts of more than $25,000.

Current law also requires wage and job goals of all subsidies. The bill would allow those job goals to be set at zero, if it is determined that job retention and creation are not purposes of the subsidy. A zero job goal would require a public hearing.

The bill also would allow a recipient of a subsidy to switch locations within five years of receiving the subsidy, which is prohibited under current law. The bill would allow the recipient to move at any time after a public hearing is held.

The bill would make several technical changes. For example, under current law a business subsidy is required to meet a public purpose other than increasing the tax base. The bill would require a subsidy to meet a public purpose, which may include, but may not be limited to increasing the tax base.

The bill now goes to the Senate.

**CRIME**

**False ID measure denied**

A bill that would increase penalties for using false identification to buy alcohol or tobacco failed in the House April 28, after some members expressed concern over questions about penalties and public safety.

The House returned the bill to conference committee on a 93-33 vote.

The bill would allow alcohol providers — from liquor store clerks to bartenders — to confiscate what they believe to be false identifications. The bill also would increase the penalty to a gross misdemeanor for a second conviction for attempting to purchase alcohol under age 21.

Rep. Peggy Leppik (R-Golden Valley) is sponsoring the bill (HF2655/SF2845*). She said the measure is necessary to enforce the state’s laws on selling alcohol to minors.

“These are people who are knowingly violating the law, and they are doing it over and over again because there are few penalties,” Leppik said. “We have a rampant problem in Minnesota with false IDs.”

On April 28, the Senate approved the conference committee report 59-0. Leppik said she did not expect difficulty in getting the bill passed through the House.

“I think everyone was caught by surprise,” Leppik said. “(Opponents) were able to raise enough doubts in people’s minds.”

Leppik said she expects the bill will return to the House floor before the session ends. She could not specify what changes she plans to make to the bill in conference committee.

In its current form, the bill would allow the commissioner of public safety to suspend a minor’s driver’s license for up to 90 days if the minor attempted to purchase alcohol with false identification.

Rep. David Tomassoni (DFL-Chisholm) spoke against that provision, saying juveniles who have their license suspended would have difficulty obtaining insurance once the license is reinstated.

Rep. Phyllis Kahn (DFL-Mpls) said she dislikes the provision that would allow clerks or bartenders to hold licenses for up to 24 hours before they are turned over to the police.

“It’s not a minor inconvenience,” Kahn said. “It could be really serious.”

The penalty for clerks who mistakenly sell tobacco to minors would be reduced from a gross misdemeanor to a misdemeanor for the first offense, under the bill. Rep. Loren Solberg (DFL-Bovey) presented a similar bill earlier in the session, saying the Legislature was too tough on clerks.

“It’s over-punishment for a mistake,” Solberg said.

The clerk could still be charged with a gross misdemeanor on a second offense of selling tobacco to minors, under the bill.

The bill now returns to conference committee.

**GAME & FISH**

**DNR enforcement bill rejected**

The House rejected a proposal to modify the responsibilities of conservation officers in the state Department of Natural Resources April 28. The vote was 102-27 to return the bill (HF2962/SF3036*) to a legislative conference committee.

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**Hmong veterans**

Captain Chue Chou Tchang, left, salutes as lawmakers recognize the sacrifice of the Hmong veterans who filled the House gallery during session May 4. Other Hmong officers seated on the House floor were, from left, Captain Neng Mai Xiong, Major Wakai Yang, Lieutenant Cher Pao Pha, and Captain Chong Ge Chang. (See related story, page 9.)
Conservation officers, like police officers, have authority to give blood-alcohol tests under the state’s implied consent laws.

But conservation officers can issue those tests only to people who are hunting while intoxicated, or to those who are intoxicated while driving snowmobiles, motorboats, or all-terrain vehicles — not automobiles.

Under the bill, sponsored by Rep. Bill Haas (R-Champlin), conservation officers’ implied consent authority would be extended to include automobile drivers.

Rep. Dave Bishop (R-Rochester) spoke against the bill, saying conservation officers already can pull over a vehicle and contact the State Patrol or other law enforcement officer to handle drunken driving incidents. He said the DNR officers do not need the additional authority.

Haas disagreed with Bishop’s objections, saying the increased authority for DNR officers would mainly benefit rural areas.

“(DNR officers) can call for the state patrol or sheriff, but they could be on the other side of the county,” he said. “That is a waste of time.”

Another provision in the bill would allow the DNR to keep proceeds from the sale of a forfeited vehicle. The bill would require the DNR to use that money for DWI-related enforcement, training, and education.

Bishop said the House wisely removed that provision, or “open appropriation,” from the bill, because it would take away the Legislature’s oversight of those funds.

Regarding the open appropriation, Haas said it would rarely be used and it only would deal with small amounts of money.

Bishop countered by saying, “If it’s not good policy if it’s regularly used, it’s not good policy if it’s rarely used.”

Also, the bill would modify some procedures regarding forfeited vehicles or property.

Under current law, conservation officers can seize firearms from hunters who are violating laws, such as shooting at deer from a road or possessing too many game birds. In some instances, the officer later finds out that the person illegally possessed a firearm because of prior criminal convictions or other reasons.

In that kind of situation, current law requires the officer to send the firearm to the county sheriff’s office, even though that office was not involved in the original incident.

The bill would allow the DNR to administer the forfeiture instead of sending it to the county.

The bill now goes back to the conference committee.

Board members confirmed

The House confirmed two members of the Campaign Finance and Public Disclosure Board on May 4.

Sidney Pauly of Eden Prairie, a former House member and current board chair, and Douglas Kelley of Bloomington, both Republicans, were appointed by Gov. Jesse Ventura and confirmed by the House.

Pauly served eight years as a member of the Eden Prairie City Council and 12 years in the Minnesota House of Representatives. She has served one term on the board and was reappointed.

Kelley owns and manages a law firm that concentrates on white-collar crime, provides services in compliance programs, internal investigations, Indian gaming, employment law, and complex civil litigation.


The board’s stated mission is “to promote public confidence in state government decision-making through development, administration, and enforcement of disclosure and public financing programs, which will ensure public access to and understanding of information filed with the board.”

The board was established in 1974 as part of the Ethics in Government Act. The six member board administers programs that provide for disclosure of economic interests and of conflicts of interest for certain state and metropolitan officials. The board is also responsible for administration of the state’s public subsidy program, which provides public funding for political campaigns.

The board’s programs require registration and public disclosure by candidates, political committees and funds, and lobbyists.

In the well

Acoustic conventions used in early days of Legislature came in handy when modern technology failed on the House floor

When the microphone system on the House floor went haywire April 28, Rep. Tom Rukavina (DFL-Virginia) found a spot where he could be heard loud and clear.

Rukavina left his seat and walked to the “well,” just in front of the chief clerk’s desk at the front of the House chamber. From that location, his voice could be heard throughout the room.

The House floor, which was designed similar to opera houses, has great acoustics.

“I think it’s the first time I’ve seen it used in my time here,” Rukavina said. “I’ve never seen it used because we had the microphones.”

All legislators know where the spot is because they hear their voice echo when they walk across that area, Rukavina said. He said it was fascinating to hear his voice bounce around the chamber and echo back to him.

“It was fun while it lasted,” he said.

Until the late 1930s, when microphones were installed, a legislator would walk to the well to deliver his speech. A permanent podium stood in the walkway for legislators to place their notes while delivering their speeches. The podium was later removed with the installation of the microphones.

The public announcement microphone system allowed legislators to stay at their desks. Pages would carry handheld microphones to legislators’ desks and plug them in. The state had eight to 10 portable microphones.

Now, the microphone system is highly sophisticated. When a legislator picks up the microphone on the desk, it activates itself.

Because legislators use the microphones at their desks, it is truly a rare occasion when one speaks before the House in the well.

(C. VETTER)
Health

Hospital pay bill vetoed

Gov. Jesse Ventura vetoed a bill May 1 that would have exempted certain public hospital employees from state law that sets compensation limits on individuals employed by a city, town, county, or other local government agency.

The law says that a person employed by a political subdivision, excluding a school district, may not exceed 95 percent of the salary of the governor.

The bill would have provided an exemption for public hospital administrators, pharmacists, and psychologists to exclude them from having to comply with limitations on compensation.

In his veto message, Ventura said the exemption is not necessary because there is already an existing process for public employers to seek exemptions on a case-by-case basis.

He continued by saying the Department of Employee Relations and the Legislative Coordinating Commission’s Subcommittee on Employee Relations have responded positively to exemption requests that demonstrate that an employer is competing in a national or regional market and would have problems attracting or retaining employees if forced to follow statutory salary limits.

“The current exemption process works and should not be circumvented with broad exclusions in statute,” Ventura wrote.

Rep. Mark Olson (R-Big Lake) and Sen. Mark Oursada (R-Buffalo) sponsored the vetoed bill.

Any override of attempt of the veto would have to begin in the Senate. An override requires a two-thirds majority in both houses — 90 votes in the House and 45 votes in the Senate.

The first time through, the House voted 74-52 and the Senate voted 34-27 in support of the measure.

HF3629/SF2385*/CH4448

Complementary health care

The House gave final passage to a bill May 1 that would allow the Department of Health to oversee complementary and alternative health care practices and would make policy changes to statutes that govern the department’s regulation of other health occupations. The vote was 110-23.

Sponsored by Rep. Kevin Goodno (R-Moorhead), the bill (HF3839*/SF2474) would establish an office, housed at the Department of Health, for unlicensed complementary and alternative health care.

The office would investigate complaints against alternative health care practitioners and serve as a clearinghouse for information on such practices.

The language in the bill that would enable the department to oversee complementary and alternative health care practices was added to the measure in conference committee.

As a result, the proposal drew some criticism from House members during floor debate of the conference committee report.

Rep. Richard Mulder (R-Ivanhoe), a physician, urged members to vote the bill down because of the provisions providing for regulation of complementary and alternative health care.

He said there is some fear in the medical community that patients may opt for one or more unproven alternative treatments instead of conventional medicine for life-threatening illnesses.

“By passing this bill, we’re going to recognize all these procedures that have not been based on scientific fact,” Mulder warned.

Goodno, however, disagreed.

“The bill provides for consumer protection and does not encourage the use of procedures unproven in the medical community,” he said.

Mulder also said many doctors are already using alternative methods to complement traditional medicine.

Less controversial parts of the bill would make changes to the regulation of both speech-language pathologists and audiologists, unlicensed mental health practitioners, and alcohol and drug counselors.

Goodno’s bill also would alter the Administrative Simplification Act by requiring uniform procedures, both for offering medical advice and for explaining health care benefits.

The act, originally passed in 1994, was intended to reduce certain health care costs through simplifying administrative processes and electronic data exchange.

The bill now heads to the Senate.

Similar language pertaining to complementary health care exists as part of the omnibus state government spending bill (HF2699), currently in conference committee.

Abortion amendment approved

During May 1 debate on a bill related to runaways and homeless youth, the House passed an amendment that would prohibit state funding for organizations that provide abortion information, counseling, or services.

The amendment was attached to a bill that would rearrange existing law related to runaways and homeless youth and put the Department of Human Services in charge of a comprehensive program to aid such youths. The bill passed 92-40.

With the amendment attached, the measure would dictate that “any entity that is an organization or affiliate of an organization which provides abortions, promotes abortions, or directly refers for abortions shall not be eligible to receive state funds under this chapter.”

Rep. Kathy Tinglestad (R-Andover) is sponsoring the bill (HF2622/SF2865*). The bill provides clarified definitions and other technical changes, and it does not include any funding measures, Tinglestad said.

Rep. Steve Wenzel (DFL-Little Falls) offered the successful amendment that would bar organizations that promote or provide abortions from obtaining state money. The amendment passed 77-55.

Rep. Betty Folliard (DFL-Hopkins) spoke against the amendment, saying it would effectively kill the entire bill. Folliard said Gov. Jesse Ventura would likely veto the bill if the funding restriction remains.

Earlier this session, Ventura vetoed a bill, dubbed the “Woman’s Right to Know,” which called for a 24-hour waiting period for abortions and would have required women be given information about the procedure at least 24 hours before it could be performed.

Rep. Wes Skoglund (DFL-Mpls) spoke against the Wenzel amendment, saying he worried women and children would suffer because other services not related directly to abortion would be inhibited by the amendment.

Skoglund agreed with Folliard, saying the governor would likely strike the entire bill down.

However, Rep. Tony Kielkucki (R-Lester Prairie) urged legislators to vote with their convictions rather than weighing whether a measure would be signed.

Tinglestad acknowledged that she did not want the amendment attached to her bill.

The bill is intended to establish a comprehensive program in the Department of Human Services to deal with already homeless youth, youth at-risk of homelessness, and runaways.

Local Government

Resolving boundary adjustments

A law that would clarify the process for resolving disputes over municipal boundary adjustments was signed April 26 by Gov. Jesse Ventura.

Those adjustments, such as consolidations or annexations of towns or cities, used to be resolved by the Minnesota Municipal Board.

The board was abolished in 1999. The Legislature had set Dec. 31, 1999, as the date for the board to expire, but all of the board
TRANSPORTATION

Fight over exam stations

The House rejected a transportation housekeeping bill May 4 because it did not include a provision to keep several small-town driver examination stations open.

The House sent the bill back to conference committee on a 109-23 vote.

Sponsored by Rep. Loren Jennings (DFL-Harris), the bill (HF3319/SF3160*) would make technical changes to a pilot program on ignition devices that automatically refuse to allow drivers to operate vehicles if they are drunk.

An amendment by Rep. Gary Kubly (DFL-Granite Falls) was previously included in the bill with the intent of keeping open 22 rural driver examination stations that were scheduled to close May 1, 2000. The measure would have required the Department of Public Safety to keep the stations open until July 1, 2001.

However, Kubly’s amendment was dropped in conference committee, which drew criticism from several rural legislators. Rep. George Cassell (R-Alexandria) called for the House to send the measure back to conference committee, saying the department should have held hearings about closing the stations, rather than simply informing towns they would be closed.

“It is appropriate to talk to the people affected,” Cassell said.

Other rural legislators agreed the stations should be open beyond their new closing date, slated for Aug. 1, 2000.

“It is very important to keep these driving stations open,” said Rep. Richard Mulder (R-Ivanhoe). “If it was a good idea (to close them), they should have brought it to the Legislature.”

Rep. Al Juhnke (DFL-Willmar) agreed, saying it would hurt small towns across the state.

“It’s a fairness issue for rural Minnesota,” Juhnke said.

Managing rail project

Under the state’s plan for managing the Hiawatha Corridor light-rail transit project, the Metropolitan Council now has primary authority over other state agencies, which some House members say is a violation of state law.

The House Governmental Operations and Veterans Affairs Policy Committee voted May 1 to request a written opinion on the issue from the state’s attorney general.

The House made available the text of bills on its Web site, saying the department should have held hearings about closing the stations, rather than simply informing towns they would be closed.

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One million hits

Legislature’s Web site reaches milestone by receiving more than 1 million requests for information in one week

Many years ago, information about what was going on at the State Capitol relied heavily on the spoken word. Often constituents found out the news by talking to their neighbors.

Even the way business was conducted by the Legislature was wholly different. Because some legislators were illiterate, the entire text of bills had to be read on the House and Senate floor.

Now, with the click of a mouse button, information appears on a computer screen faster than the revolution of a horse buggy wheel.

In 1993, the Minnesota House of Representatives established its first Internet presence. That year the House developed resources on Gopher, which was a precursor to the World Wide Web allowing users to search for and retrieve materials from other sites. It was the first legislative information to be found on the Internet.

The House made available the text of bills and statutes, and other information about the Legislature. There was an average of 23,946 requests for information or “hits” to the Gopher server per week. It took about 10 months to reach 1 million hits.

In 1996, the Legislature’s World Wide Web site went online. And last year, the site had logged more than 1 million hits during the first four weeks of January.

This year, the House’s Web site reached a milestone. For the week of March 26, the House’s site received more than 1 million requests for information in a single week — for the first time ever.

There have been more than 46 million total requests for information since the Legislature established its Internet presence. According to the staff of the Legislative Reference Library, an estimated 30 percent to 40 percent of the hits to the Web site come from the outside public. Other major users are legislative staff and staff from state agencies.

The use of information provided via the Internet is expanding rapidly. According to the Computer Industry Almanac, the United States had more than 110 million users by the end of 1999, a 62 percent increase from the previous year.

As the use of the Legislative Web site (www.leg.state.mn.us) increases, so does the effort to provide more and more information. In addition to viewing the text of bills and statutes, users can now find out the authors and status of bills, view committee schedules along with the calendar for the day, and follow floor activity via the official Journal.

Publications, such as Session Weekly and its online companion Session Daily, are also available online, as well as links to over 2,000 other pertinent Web sites.

Live video of floor sessions was also made available for the first time this year.

An interim committee of legislative staff will examine ways to enhance and revamp the online information to make the Web site even more useful.

(D. Maeda)
Rep. Phil Krinkie (R-Shoreview) proposed the measure, saying state law gives the authority for the management of the Hiawatha project to the Department of Transportation — not the Met Council. The Federal Transit Authority recently approved the state’s management structure, which was necessary to allow the federal government to provide funds for the project.

Several committee members objected to Krinkie’s proposal to formally ask for the attorney general’s opinion.

Rep. Phyllis Kahn (DFL-Mpls) said the committee should not act on the issue because it had not been publicized on the meeting agenda. And Rep. Joe Mullery (DFL-Mpls) said Attorney General Mike Hatch had not been notified and was not at the meeting to give his input on the issue.

An attempt to adjourn the meeting before the committee could vote on the matter failed.

Krinkie said the request is appropriate because the governmental operations committee has jurisdiction over the power and structure of state government. Also, state law allows any committee in either the House or Senate, or a Legislative commission, to make such a request for the attorney general’s opinion.

Krinkie said he had already asked Hatch about the issue in an April 13 letter. In that letter, Krinkie asked Hatch to investigate possible violations of state law related to the state’s management plan.

Also, Krinkie wrote that the Met Council has not completely responded to requests for information under the state’s data practices laws. Krinkie wrote that withholding information in that situation could be considered an attempt to influence the vote of a lawmaker by concealing facts, which is punishable by a maximum of five years in prison and a $10,000 fine.

Hatch responded in an April 14 letter that his office does not have jurisdiction over those questions and that he forwarded copies of Krinkie’s letter to the Ramsey County attorney, the state auditor, and to the legislative auditor.

The committee’s May 1 vote specifically requests that the attorney general issue a formal opinion about whether the Hiawatha management plan conforms with state law and legislative intent for the design and construction of the project.

Passenger rail compact passes

The House passed a bill May 4 that would allow the state to join a compact of Midwestern states intended to improve passenger rail lines. The vote was 128-2.

The Midwest Interstate Passenger Rail Compact commission will take effect when it is signed into law by any three states in the Midwest. Currently, only Indiana has signed the compact.

More than three states can be involved in the compact, however.

The compact is designed to promote, coordinate and support regional improvements to passenger rail lines, said Laura Kliewer, senior policy analyst for the Council of State Governments, located in Chicago.

“It’s an effort among Midwest states to bring improved passenger rail to the Midwest,” she explained. “They would have the authority to say, ‘It’s important to all Midwestern states.’”

States in the commission could lobby on the federal, state, and local level for support on projects.

The Midwest, as defined by the Council of State Governments, stretches as far east as Ohio, south to Missouri, and as far west as Nebraska and South Dakota.

Because the bill calls for a compact, each state must pass an identical version, Kliewer said.

The commission would include one legislator from each body (or two total from a unicameral state) and two appointments of each governor, for a total of four members per state. The commission could meet in person or conduct business through conference calls, Kliewer said.

Legislatures in Missouri, Ohio, and Michigan are still working on the compact this year, Kliewer said.

Rep. Carol Molnau (R-Chaska) is sponsoring the bill (HF3688/SF2956*). Sen. Sheila Kiscaden (R-Rochester) is the Senate sponsor.

The bill now goes to the governor.

Helping Hmong veterans

The House indicated support for a federal bill pending in the U.S. Senate that would make it easier for Hmong people who fought for the United States in the Vietnam War to become U.S. citizens.

The resolution (HF2216), sponsored by Rep. Steve Trimble (DFL-St. Paul), urges Congress to pass and the President to sign the bill, known as the Hmong Veterans’ Naturalization Act of 1999. Trimble’s measure passed in the House May 4. The vote was 129-0. It now goes to the Senate.

Trimble said the resolution would honor the 25,000 Hmong veterans and their widows who live in Minnesota.

The federal bill would allow the veterans to take the naturalization tests in their native language. It says that many of them did not have the opportunity for education in their homelands, as well.

According to the House resolution, Hmong and Lao guerrilla units fought along with U.S. clandestine and armed forces during the war, and more than 35,000 soldiers were killed.

During the war, the White House National Security Council, in joint cooperation with the U.S. Department of Defense and the Central Intelligence Agency, relied upon Hmong and Lao units and air units in Laos for ultra-sensitive intelligence gathering programs. They fought in the U.S. Secret Army with Air America.

At the time, government officials promised they would not be abandoned if they helped in the fight. Many of the soldiers and their families faced retaliation for being involved in the covert operations, according to the resolution.

Several participants in the May 4 National Day of Prayer gather in front of the Capitol to celebrate the 50th annual event. The rally included music and speakers representing many denominations.
Off the mat

Once down for the count, a unicameral proposal staggers to its feet, thanks to a House committee

BY JON FURE

A proposal to switch to a one-chamber, or unicameral, legislature has been revived, and it is one step closer to receiving a vote on the House floor.

The House Governmental Operations and Veterans Affairs Policy Committee voted May 1 to send the bill (HF4147), sponsored by House Speaker Steve Sviggum (R-Kenyon), to the House Rules Committee. The vote was 13-10.

Whether the bill will move ahead and come up for a vote on the House floor remained uncertain.

Under the bill, a question would be placed on the 2000 general election ballot asking voters, “Shall the Minnesota Constitution be amended to provide that the Minnesota House of Representatives and Senate be replaced by a single legislative body called the Legislature, beginning in 2003?”

If that question makes it onto the ballot, and if a majority of voters were to support the measure, the one-house legislature would consist of 135 districts. Currently there are 67 Senate districts, each of which is divided to make 134 House districts.

The proposed terms would be four years, and they would be staggered — half of the members’ terms would expire every two years.

If the voters were to approve the constitutional amendment, the people who take office in 2001 would have the task of redrawing district boundaries and establishing specific rules for those who would later be elected to the unicameral legislature in 2003.

Earlier in the session, a similar bill (HF159) had been sent to the House State Government Finance Committee, where it failed on a 5-5 vote. Before that, the proposal had received many hearings during the interim throughout the state, as well as several committee meetings during the session.

Some committee members denounced the unusual amount of attention that the committee has given the proposal, which is a top priority for Gov. Jesse Ventura and is strongly supported by the speaker.

“I think this is an abuse of power,” said Rep. Lyndon Carlson (DFL-Crystal).

Normally, a bill that has failed in a committee would not be heard again until the next Legislative session, he added.

Others objected to the fact that the Legislature is still in session, considering that House leadership had set a goal to adjourn by Easter.

Sviggum responded by saying, “I will take part of the blame for you being here on May 1. We’re arguing for tax cuts for moms and dads.”

He also explained that he wanted to revive the bill as a courtesy to the governor.

Two weeks ago, Sviggum had said the unicameral proposal was dead. But Ventura recently re-emphasized his desire to put the question before voters.

“I think it’s appropriate to give Gov. Ventura — and this is his marquee issue — one more chance,” Sviggum said.

This move comes after Ventura invited House Republican members to the governor’s residence for breakfast April 25 so he could pitch his unicameral proposal one last time.

Sviggum cited a recent poll where 82 percent of Minnesotans said they would like to vote on the issue.

Rep. Phyllis Kahn (DFL-Mpls) said that conclusion is not surprising.

“That question is posed in a way that everyone answers ‘yes,’” she said. She added that people would also like to vote on cuts or increases in taxes, funding for stadiums or theaters, or any sort of spending items.

But Sviggum said the inherent self-interest of the legislators on the unicameral issue does not carry over to those other issues.

Rep. Jim Rhodes (R-St. Louis Park), chair of the committee, said he also supports putting the question on the ballot.

“We take a lot of votes that affect the people of the state, and this would be a chance for them to take a vote that affects us,” he said.

Continued on page 16.
Laws on lobbying

Concerns about public perceptions prompted first efforts to register and monitor lobbyists

BY MICHELLE KIBIGER

Lobbyists have promoted issues and viewpoints in the halls of the Capitol both formally and informally for as long as can be remembered, but it’s only in recent history that the Legislature has regulated their activity.

Laws governing registration and disclosure of lobbying activities were passed during the 1974 legislative session — nearly 20 years after initial recommendations for such laws.

Many of those initial provisions are still in effect, while new ones have been added over the years. Still, perceptions about back-room deals and wining and dining of legislators still color public opinion.

Back in the late 1950s, when lobbyists were routinely wining and dining legislators, there was no clear trail to the interests lobbyists were representing, and the public had no way to determine just how much money lobbyists were spending to perform their duties.

At the time, the citizens were expressing a growing level of distrust for the lawmaking processes.

Early on, the Legislature attempted to address those concerns without creating a cumbersome bureaucracy for lobbyists. But some lawmakers felt strongly that lobbyists were expressing important views and that right should not be inhibited in any way.

Gov. Orville Freeman decided an impartial group should evaluate the situation and determine whether a formal state law governing lobbyists was necessary. In 1958, Freeman appointed a 12-member commission that studied the issue for 18 months, without pay.

In his speech when he appointed the Committee on Ethics in Government, Freeman said that lobbying is an important function, providing important points of view. He challenged the panel to determine whether federal laws regulating lobbyists and such measures enacted in other states were effective and should be implemented in Minnesota.

Freeman was concerned that lobbyists were using persuasive methods, rather than merely presenting their points of view. Furthermore, he questioned the lengths to which lobbying groups would go to make sure legislation turned out in their favor.

“Governmental processes today involve weighing the arguments on one side in balance with the arguments on the other, and lobbies fill a useful and necessary function in presenting such arguments,” Freeman said. “But there exist serious problems relating to lobbying. . . . And it may even conceal its existence by failing to openly state what and whom it represents.”

The committee, led by Rabbi W. Gunther Plaut of St. Paul, determined that lobbyists should register and should be required to report who they represent and how much money they spend — both during the session and during campaigns.

Specifically, the committee found it was perfectly acceptable for legislators to support a party platform or otherwise work to promote the interests of schools, taxpayers, business, or other legitimate groups. However, perceived behind-the-scenes decision-making that was pervasive at the time was not acceptable.

“It is one thing to pledge publicly to support an already formulated and published platform of a group, and quite another to barter away secretly in advance his independence of decision on public issues that may come before him for action,” the committee wrote in its report.

“The question is not whether in fact a legislator or public official . . . has actually voted or acted differently from what he would have done without having so compromised himself. The real question is whether he has not put himself in a position where public doubts may arise as to his loyalty to the public service and even as to his integrity and the integrity of others in the public service.”

In 1959, the Senate passed a rule that required lobbyists to register with the secretary of the Senate. An early tally of registered “lobbyists” was 31, including one House member and 12 staff members at the University of Minnesota.

Several attempts to require a similar process — where lobbyists would register with the chief clerk in the House — failed.

In fact, from 1957 to 1971, the years preceding the enactment of legislation to regulate lobbyists, more than 20 bills were introduced in the House alone to require registration and disclosure of expenditures.

Four times the House passed such a bill, but the Senate did not take up the matter.

Continued on page 16.

About 1,300 lobbyists are registered in the state of Minnesota. They are a permanent fixture outside the House chamber during each session.
Remembering Vietnam

Twenty-five years after fall of Saigon, Legislators reflect on their experiences during the Vietnam War and its impact on their lives

“Remembering Vietnam”

On April 29, 1975, the city of Saigon fell to the communists, essentially marking the end of the conflict. North Vietnamese military units were successful in bringing the fighting to a close, but insurgency among the people of South Vietnam is said to have allowed that outcome to occur.

Troop support at home during the war was low. Biernat said he hopes that in the future, the United States has strong support for a cause before the government commits troops to engage in combat.

Rep. Betty McCollum (DFL-North St. Paul) agreed with Biernat. Her husband, Doug, served at a radio communications post for the Marines in the village of Dien Ban for several years, beginning in the late 1960s.

“I’ve always viewed war veterans as people who take their patriotism very seriously,” McCollum said. “It’s a shame the servicemen in the Vietnam War didn’t receive the support they rightly deserved.”

McCollum said she and her husband met shortly after his return from the war. She remembers some people expressing disapproval over the fact she was dating a Vietnam veteran early in their courtship.

Twenty-five years after their marriage, McCollum and husband Doug are discussing a trip to Vietnam.

“Doug would like to go back, and I’m interested in joining him,” she said.

As the anniversary of the war’s end came and passed, thoughts centered on soldiers who have yet to be accounted for.

Officials estimate 2,000 U.S. servicemen remain unaccounted for in Indochina, including 1,500 in Vietnam. The process of locating the servicemen or finding out what happened to them has been slow and often frustrating for families and officials in the United States.

McCollum has worn a Vietnam POW/MIA bracelet around her wrist since 1969.

Earlier this month, Gov. Jesse Ventura signed a resolution calling for the president and Congress to take whatever action is necessary to obtain the release of Americans who may be still being held against their will in North Korea, China, Russia, and Vietnam. The resolution was sponsored by McCollum and Sen. Charles W. Wiger (DFL-North St. Paul).

By Mike De Larco

The 25th anniversary of the fall of Saigon and the end of the Vietnam War marked a time for Minnesota legislators with close ties to the fighting to reflect on the war and the ramifications.

Rep. Len Biernat (DFL-Mpls) was a school teacher when he was drafted by the U.S. Army in 1969. While Biernat did not see action overseas, he worked with personnel who fought while he was stationed at Fort Benning in Georgia, and experienced the bitter reaction that many Vietnam veterans received after the war was over.

“It was quite hurtful to see how poorly many who had served their country in the war were treated upon their return home,” Biernat said.

As the history books say, the goal of U.S. involvement in Vietnam was containing the spread of communism in Southeast Asia. The U.S. government attempted to accomplish this task by supporting the anti-communist regime known as the Republic of Vietnam (South Vietnam) in its battle against a communist take-over.

But the United States’ involvement in the war continues to be a hotly debated topic.

Some question whether the problems in Southeast Asia were military in nature, or if our country’s involvement had more to do with political and economic gain.

Biernat recalls watching the vicious fighting on television at night, he said. During the war, South Vietnam not only had to contend with the military power of its communist neighbor, the Democratic Republic of Vietnam (North Vietnam), but also faced a communist-led revolutionary movement within its own borders.
Jailhouse confessions
Former legislator and sheriff tells tales of his life as a rural law enforcement officer and jailer in a new book

BY JON FURE

When Neil Haugerud became the sheriff of Fillmore County in 1958, he and his family moved into a two-story brick building that included jail space both upstairs and down, along with office space, a kitchen, and living areas.

Unlike modern county facilities, where jailers sometimes sit behind bulletproof glass and have doors with electronic locks and other high-tech features, Haugerud and his “guests” at the jail got to be pretty close.

In a recently published book, Haugerud, who served in the House from 1968 to 1977, describes some of his adventures as a sheriff in rural Minnesota in the 1950s and 1960s.

Haugerud said he has told many of the stories in conversations with friends, and he began taking writing classes in 1994. He received a lot of positive feedback from his classmates, and he wrote a column in the Fillmore County Journal, a local weekly newspaper, called Jailhouse Stories.

The book carries the same title, and it features short stories about the people he met while working as the main law enforcement officer in the county, which is in southeastern Minnesota.

He served the same district currently represented by Rep. Greg Davids (R-Preston).

The building that the Haugeruds called home contained jail space on both levels. Both featured heavy steel bars with four separate cells, each with two bunks — a total 16 beds in eight cells.

“We were one of the last sheriff families that served in an era when the family residence, the sheriff’s office, and the jail were all in one building,” he writes. “In many ways we became a family. It is out of respect for these characters that I write.”

His wife, Helen, cooked meals for the inmates, responded to calls on the two-way radio, and helped out with other office duties. Many of the stories reveal how the prisoners of the jail benefited from that family-like atmosphere.

In one of the stories, Haugerud writes about a recent conversation with a man who had spent time in his jail and later the state prison at Stillwater. Haugerud had called the man, and found that he had stayed out of trouble after serving his time. He wrote a letter for the book, which reads in part:

“I later realized the importance of where it starts. The way you are treated in jail before you are sentenced. I thank you and your deputies for the way you treated me. Also your wife for all the good food, especially on Thanksgiving and Christmas.”

Other stories reflect Haugerud’s tendency to defuse, rather than escalate, conflicts.

In one situation, Haugerud had been criticized for not putting in jail two participants in a bar fight. But his response was, “I told them a sheriff’s job wasn’t to punish, but to keep the peace. I said it was a lot easier to stop fights if you had a reputation for being considerate.”

In another, about 400 members of the National Farm Organization planned to stop a weekly auction to protest low commodity prices, and threats of violence had been rumored. Haugerud went to the event armed not with a gun, but with a friend who had an 8 mm camera. The sale took place without any major incidents.

He later learned that a similar protest occurred in Wisconsin, where two of the organization’s members were run over by a truck and killed.

Many of the people who spent time in the Fillmore County Jail had been taken in for public intoxication, while others had committed more serious crimes, such as burglaries, thefts, or domestic abuse. Haugerud describes the various people he met and the things he learned about dealing with people in those situations.

“When you can personalize it and bring the characters out, that’s what makes it interesting,” he said.

In the book’s final chapter, Haugerud writes about his own recent brush with law enforcement officers. He was arrested in Iowa by some over-zealous officers in 1996. He had been walking home after attending an evening class, and he had stopped for dinner at a local sports bar. He saw two officers harassing another man, and when one officer told Haugerud to get moving, he replied “I think I’ll just watch.”

He was arrested for public intoxication, and he spent the night in jail. He describes the many differences in how he was treated compared to how he had treated the people he had taken into custody. The next day, he appeared in court and was found not to have violated the law in any way.

Haugerud’s experiences as a sheriff had influenced him to run for the House. Among his main goals were probeate reform and other reforms of the judicial system.

In those days, anyone who received an

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<table>
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<tr>
<th>State Departments*</th>
<th>Address</th>
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| **Administration** | Administration Building  
50 Sherburne Ave., St. Paul 55155 | 296-6013  
David Fisher - Commissioner | 296-1424 |
| **Agriculture** | Agriculture Building  
90 W. Plato Blvd., St. Paul 55107 | 297-2200  
Gene Hugoson - Commissioner | 297-3219 |
| **Children, Families & Learning** | 1500 Highway 36 W., Roseville 55113 | 582-8200  
Christine Jax - Commissioner | |
| **Commerce** | 133 E. Seventh St., St. Paul 55101 | 296-4026  
Jim Bernstein - Commissioner | 296-6694 |
| **Corrections** | Suite 200  
1450 Energy Park Drive, St. Paul 55108 | 642-0200  
Sheryl Ramstad Hvass - Commissioner | 642-0282 |
| **Economic Security** | 390 N. Robert St., St. Paul 55101 | 296-3644  
Earl Wilson - Commissioner | 296-3711 |
| **Employee Relations** | Second Floor, Centennial Office Building  
658 Cedar St., St. Paul 55155 | 297-1714  
Julien C. Carter - Commissioner | 296-3095 |
| **Finance** | 400 Centennial Office Building  
658 Cedar St., St. Paul 55155 | 296-5900  
Pam Wheelock - Commissioner | 297-7881 |
| **Health** | The Golden Rule Building, Suite 400  
85 Seventh Place E., St. Paul 55101 | 215-5800  
Jan Malcolm - Commissioner | 296-8401 |
| **Housing Finance Agency** | 400 Sibley, Suite 300, St. Paul 55101 | 296-7608  
Katherine G. Hadley - Commissioner | 296-5738 |
| **Human Rights** | Suite 700  
Army Corps of Engineers Center  
190 E. Fifth St., St. Paul 55101 | 296-5663  
Janeen Rosas - Commissioner | 296-5665 |
| **Human Services** | Human Services Building  
444 Lafayette Road, St. Paul 55155-3815 | 296-6117  
Michael O’Keefe - Commissioner | 296-2701 |
| **Labor & Industry** | 443 Lafayette Road, St. Paul 55155 | 296-6107  
Gretchen Maglich - Commissioner | 296-2342 |
| **Military Affairs** | Fourth Floor, Veterans Service Building  
20 W. 12th St., St. Paul 55155-2098 | 282-4662  
| **Minnesota Planning** | Third Floor, Centennial Office Building  
658 Cedar St., St. Paul 55155 | 296-3985  
Dean Barkley - Director | 297-2325 |
| **Natural Resources** | 500 Lafayette Road, St. Paul 55155-4001 | 296-6157  
Allen Garber - Commissioner | 296-2549 |
| **Pollution Control Agency** | 520 Lafayette Road N., St. Paul 55155 | 296-6300  
Karen Studders - Commissioner, Board Chair | 296-7301 |
| **Public Safety** | North Central Life Tower  
445 Minnesota St., Suite 1000, St. Paul 55101 | 296-6642  
Charlie Weaver - Commissioner | 296-6642 |
| **Revenue** | 600 N. Robert St., St. Paul 55146 | 296-3781  
Matt Smith - Commissioner | 296-3403 |
| **Trade & Economic Development** | 500 Metro Square  
121 Seventh Place E., St. Paul 55110-2146 | 297-1291  
Gerald Carlson - Commissioner | 1-800-657-3858 |
| **Transportation** | 395 John Ireland Blvd., St. Paul 55155 | 296-3000  
Elwyn Tinklenberg - Commissioner | 296-3000 |
| **Veterans Affairs** | Second Floor, Veterans Service Building  
20 W. 12th St., St. Paul 55155 | 296-2562  
Bernie Melter - Commissioner | 296-2783 |

* and other major agencies  
Area code 651 except where otherwise noted.
Boards & Agencies

**Board of Pardons**
Suite 200
1450 Energy Park Drive, St. Paul 55108-5219 .................................. 642-0284
*Jean Whitney - Secretary* ...................................................... 642-0284

**Campaign Finance & Public Disclosure Board**
First Floor, Centennial Office Building
658 Cedar St., St. Paul 55155 .................................................. 296-5148
*Jeanne Olson - Executive Director* ........................................ 296-1721

**Capitol Area Architectural & Planning Board**
204 Administration Building
50 Sherburne Ave., St. Paul 55155 ........................................... 296-7138
*Nancy Stark - Executive Secretary* ...................................... 296-1162

**Higher Education Services Office (HESO)**
Suite 350
1450 Energy Park Drive
St. Paul 55108-5227 .................................................. 642-0533/1-800-657-3866
*Robert Poch - Director* .................................................... 642-0502

**Iron Range Resources & Rehabilitation Board**
P.O. Box 441, Eveleth 55734 .................................................. (218) 744-7400
1-800-765-5043
*John Swift - Commissioner*

**Law Library**
Ground Floor Judicial Center
25 Constitution Ave., St. Paul 55155 ........................................ 296-2775
*Marvin Roger Anderson - State Law Librarian* ....................... 297-2084

**Metropolitan Council**
Mears Park Center
230 E. Fifth St., St. Paul 55101 ........................................... 602-1000
*Ted Mondale - Chair* .................................................... 602-1554

**Minnesota Historical Society**
Minnesota History Center
345 Kellogg Blvd. W., St. Paul 55102-1906 ........................... 296-6126
*Nina M. Archabal - Director* ................................................. 296-2747

**Minnesota State Colleges & Universities (MnSCU)**
500 World Trade Center
30 E. Seventh St., St. Paul 55101 ........................................... 296-8012
*Morrie Anderson - Chancellor* ............................................. 296-8012
*Marilyn E. Vekich, St. Louis Park - Board Chair*

**Minnesota Tax Court**
Minnesota Judicial Center
25 Constitution Ave., St. Paul 55155 ...................................... 296-2806
*Diane Kroupa - Chief Judge*

**Minnesota Veterans Homes Board**
122 Veterans Service Building
20 W. 12th St., St. Paul 55155 ........................................... 296-2073
*Stephen O’Connor - Chair*

**Office of Environmental Assistance**
520 Lafayette Road, Second Floor, St. Paul 55155 ...................... 296-3417
*Sherry Enzler - Director* .................................................. 215-0283

**Public Utilities Commission**
Metro Square Building, Suite 350
121 Seventh Place E., St. Paul 55101 ...................................... 296-7124
*Burl Haar - Executive Secretary* ........................................ 296-7526
*Gregory Scott - Chair*

**University of Minnesota**
100 Church St. S.E.
202 Morrill Hall, Minneapolis 55455 .................................. (612) 625-5000
*Mark Yudof - President* .................................................. (612) 626-1616
*Patricia Spence, Rice - Board of Regents Chair*

**Workers’ Compensation Court of Appeals**
Minnesota Judicial Center, Suite 405
25 Constitution Ave., St. Paul 55155 ...................................... 296-6526
*Steven D. Wheeler - Chief Judge* ......................................... 297-1594

Area code 651 except where otherwise noted.

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Constitutinal Officers

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<th>Governor</th>
<th>Attorney General</th>
<th>State Auditor</th>
<th>State Treasurer</th>
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<td>Jesse Ventura</td>
<td>Mike Hatch</td>
<td>Judith H. Dutcher</td>
<td>Carol Johnson</td>
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<td>130 State Capitol</td>
<td>102 State Capitol</td>
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<td>303 Administration Building</td>
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<td>(651) 296-3391</td>
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<td>Mac Schunk</td>
<td>Mary Kiffmeyer</td>
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<td>130 State Capitol</td>
<td>180 State Office Building</td>
<td>St. Paul 55155</td>
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<tr>
<td>75 Constitution Ave.</td>
<td>100 Constitution Ave.</td>
<td>(651) 296-2803</td>
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<td>St. Paul 55155</td>
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Informing the public about the issue was also a concern of some committee members.

Rep. Michael Paymar (DFL-St. Paul) said the same poll that Sviggum referred to found that only 24 percent of the people felt that they had enough information to make an informed decision on the issue.

But the committee voted against an amendment that would have required the Office of the Secretary of State, along with the Office of the Attorney General, to prepare a voters guide that would explain the common arguments for and against the proposal.

That amendment had been added to the bill that had failed to advance out of the State Government Finance Committee.

“It is critical that if we put this on the ballot voters be informed,” said Rep. Mark Kleen (DFL-Mpls).

Kleen also stressed the importance of an impartial voters guide, especially due to a pamphlet that has been distributed by the governor’s office and Minnesota Planning.

According to the agency’s Web site, its mission is to “provide policy-makers and the public with accurate information and analysis about emerging and critical issues, influence policy decisions for a better future through long-range planning and keep Minnesotans focused on the future.”

Critics point out the pamphlet does not contain any of the arguments against a unicameral legislature.

The bill now heads to the House Rules Committee. When a bill is introduced and considered this late in the legislative session, the Rules Committee must determine whether it can bypass the normal committee process and deadlines and go straight to the floor for a vote.

Continued from page 11

In Freeman’s third inaugural address in 1959, he implored legislators to heed the words of the committee and pass some legislation to heal some of the rifts in the public trust.

“As elected representatives of a free people, we assume the responsibility of expressing, in our attitudes and our actions, the highest ethical aspirations of the people of our state,” Freeman said. “The search for personal advantage or private gain has no place in our public service.”

In 1971, a special committee on ethics to the House of Representatives noted in its report that there were no laws governing ethics. The committee noted that there should be such laws accompanied by a unit of state government to keep track of the information and field complaints of any kind.

That plan came to fruition in 1974 when the Legislature adopted the Ethics in Government Act. The act established the Ethical Practices Board, now the Campaign Finance and Public Disclosure Board, to govern lobbying and campaigning.

In addition, the act established reporting and registration requirements for lobbyists, as well as campaign staff.

The board estimates there are currently 1,300 registered lobbyists in the state.
Once a bill has passed both the House and Senate in identical form, it’s ready to be sent to the governor for consideration. The governor, who has several options when considering a bill, 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 can have two different effects. The timing of these actions is as important as the actions themselves.

In the second year of the biennium (even-numbered years), a bill passed by the Legislature and presented to the governor before the final three days of the session 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.

But if a bill is passed during the last three days of session, the governor has a longer time to act on it. He or she must sign and deposit it with the secretary of state within 14 days after the Legislature adjourns “sine die” (Latin for adjournment “without a date certain”). If the governor does not sign a bill within this time frame, it will not become law, an action known as a “pocket veto.” 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 or she objects. As with all vetoes (save pocket 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—at least until the next year.

The governor’s veto authority is outlined in the Minnesota Constitution (Article IV, Section 23).

This information is also available on the governor’s Web site (www.governor.state.mn.us). Select the “Legislative Initiatives” link, then click on “Legislative Log 2000.”

Key:
CH=Chapter; HF=House File; SF=Senate File

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<td>Res. 4</td>
<td>4060</td>
<td>2348*</td>
<td>Resolution for release of Americans held in North Korea, China, Russia and Vietnam.</td>
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<td>2980</td>
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<td>Fishing season modified.</td>
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<td>253</td>
<td>2521</td>
<td>2320*</td>
<td>Lake Edwards township name change.</td>
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<td>76</td>
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<td>K-12 education technical changes provided.</td>
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<td>255</td>
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<td>Juvenile offenders modifications.</td>
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<td>256</td>
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<td>Kittson County town dissolution authority.</td>
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<td>257</td>
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<td>2291</td>
<td>Shorewood authorized to elect city council members by wards.</td>
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<td>258</td>
<td>3039</td>
<td>2554*</td>
<td>Wadena County truth in taxation process advertisement requirement penalty exemption.</td>
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<td>259</td>
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<td>Revisor's bill.</td>
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<td>261</td>
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<td>Search firms surety bonding requirements modified.</td>
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<td>Carisoprodol schedule IV controlled substance listing effective date delayed.</td>
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<td>263</td>
<td>2680</td>
<td>2465*</td>
<td>Political party treasurers authorized to sign political contribution refund receipt forms.</td>
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<tr>
<td>264</td>
<td>3232</td>
<td>2692*</td>
<td>Business corporations and limited liability companies shareholder rights modified.</td>
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<td>265</td>
<td>2603</td>
<td>2346*</td>
<td>Permanently disabled hunters permit privileges modified.</td>
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<td>266</td>
<td>2723*</td>
<td>2528</td>
<td>McLeod County office authority extended.</td>
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<td>3236*</td>
<td>3226</td>
<td>Vital record certified copy issuance provisions modified.</td>
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<td>979*</td>
<td>2059</td>
<td>Landlords authorized to apportion utility payments among units.</td>
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<td>269</td>
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<td>2094</td>
<td>Nursing mothers needs study by the Supreme Court Jury Reform Task Force required.</td>
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<td>2386</td>
<td>Hennepin County District Court fine proceeds distribution modified.</td>
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<td>St. Louis County nursing home renovation approval deadline extended.</td>
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<td>3762</td>
<td>3355*</td>
<td>Port authority electronic funds disbursement authorized.</td>
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<td>273</td>
<td>2927*</td>
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<td>Metropolitan Inter-County Association group insurance protection authorized.</td>
<td>3/23/00</td>
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*The legislative bill marked with an asterisk denotes the file submitted to the governor.
<table>
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<tr>
<td>274</td>
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<td>Pawnbrokers computerized records transmission format specified.</td>
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<td>2516</td>
<td>Anoka County department head time requirements clarified.</td>
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<td>276</td>
<td>3113*</td>
<td>3089</td>
<td>Pharmacies permitted an additional certified technician.</td>
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<tr>
<td>277</td>
<td>118*</td>
<td>160</td>
<td>State agency commissioners acting service time limited.</td>
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<td>2289</td>
<td>Annual state park permits effective for a 12-month period.</td>
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<td>279</td>
<td>2502*</td>
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<td>C. Elmer Anderson Memorial Highway designated.</td>
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<td>Collector motor vehicles license plate option.</td>
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<td>I-35 designation as 34th Infantry (Red Bull) Division Highway.</td>
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<td>282</td>
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<td>2830</td>
<td>Security deposit interest rates provided.</td>
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<td>National Guard and organized militia membership eligibility clarified.</td>
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<td>Health-related licensing boards reporting requirements modified.</td>
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<td>Dairy research and promotion council alternative term expiration dates authorized.</td>
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<td>St. Paul Port Authority recreational facilities and purposes authority modified.</td>
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<td>State vehicle identification requirements modified.</td>
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<td>Trunk Highway No. 4 designated as Richard J. Mathiowetz Memorial Highway.</td>
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<td>289</td>
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<td>Electric power generating plant siting act exemptions expanded.</td>
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<td>Hospital districts annexation authority expanded.</td>
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<td>Department of Corrections fugitive apprehension unit created.</td>
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<td>Electric cooperatives' election to be regulated petition and balloting provisions modified.</td>
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<td>2508</td>
<td>Collector vehicles authorized to display a blue light as part of rear brakes.</td>
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<td>294</td>
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<td>Nursing facility employee pension benefit costs treated as PERA contributions.</td>
<td>3/28/00</td>
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<td>Health care purchasing alliances modified.</td>
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<td>3253*</td>
<td>Special transportation services medical assistance reimbursement study required.</td>
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<td>State building energy code authority transferred to commissioner of administration.</td>
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<td>Physician assistant supervisory requirement modified.</td>
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<td>Department of Corrections housekeeping bill.</td>
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<td>Omnibus gambling bill.</td>
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<td>Wood sales contracts regulated.</td>
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<td>Prescription drug discounts regulated.</td>
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<td>Vicarious liability insurance coverage for punitive and exemplary damages authorized.</td>
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<td>3145*</td>
<td>Minnetonka qualified newspaper designation priority variance.</td>
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<td>306</td>
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<td>2326*</td>
<td>Monarch designated as the state butterfly.</td>
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<td>307</td>
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<td>2699</td>
<td>Health care cost containment major commitment expenditure report requirements modified.</td>
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<td>308</td>
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<td>Lighted fishing lures authorized.</td>
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<td>Rental automobile insurance coverage regulated.</td>
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<td>Ah-Gwah-Ching nursing center admissions criteria clarified.</td>
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<td>2769</td>
<td>Omnibus crime prevention and judiciary finance bill.</td>
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<td>312</td>
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<td>Ambulance service and EMT requirements modified.</td>
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<td>3048</td>
<td>2868*</td>
<td>New medical assistance case-mix system based on federal minimum data set transition timelines.</td>
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<td>Civil commitment relative notification provided and minor voluntary treatment consent provisions modified.</td>
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<td>Residential hospice program requirements modified.</td>
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<td>2701*</td>
<td>Lawful gambling fraud defined and criminal penalties imposed.</td>
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<td>2941*</td>
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<td>321</td>
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<td>3369*</td>
<td>Special environmental purpose districts pilot projects.</td>
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* veto overridden by Legislature

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<td>Snowmobile metal traction device sticker requirement civil enforcement provided.</td>
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<td>3167</td>
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<td>Internet state agency grant information required and uniform application developed.</td>
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<td>2735</td>
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<td>334</td>
<td>2936</td>
<td>2511*</td>
<td>Public and private property entry authorized for the purposes of examinations and surveys.</td>
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<td>3327</td>
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<td>336</td>
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<td>2828*</td>
<td>Gambling regulated, specified activities prohibited, and shipment of gambling devices regulated.</td>
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<td>2559</td>
<td>2546*</td>
<td>Inland water sunken logs recovery and historical artifacts ownership provided.</td>
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<td>3025*</td>
<td>Foster care providers medical equipment operation competency required.</td>
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<td>Metropolitan Mosquito Control Commission authority to enter specified state lands limited.</td>
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<td>Medical Assistance, General Assistance, MinnesotaCare, and health care program provisions modified.</td>
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<td>Taking two deer authorization extended in specified counties.</td>
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<td>3441</td>
<td>Auto glass repair and replacement regulated, and rebates and incentives limited.</td>
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<td>465</td>
<td>624*</td>
<td>Firefighter training and education board created.</td>
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<td>345</td>
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<td>3119</td>
<td>Court reporters allowed to organize under the Public Employment Labor Relations Act.</td>
<td>4/10/00</td>
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<td>346</td>
<td>2969</td>
<td>2803*</td>
<td>Certified public accountant licensing requirements modified.</td>
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<td>347</td>
<td>3477</td>
<td>2499*</td>
<td>Speech language pathology and audiology services medical assistance clarified.</td>
<td>4/10/00</td>
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<td>348</td>
<td>2761</td>
<td>3379*</td>
<td>Omnibus tax-forfeited land bill.</td>
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<td>349</td>
<td>2643</td>
<td>2767*</td>
<td>Health plan companies and third party administrators clean health or home care services claims.</td>
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<td>350</td>
<td>2974</td>
<td>3203*</td>
<td>Insurance uniform accounting principles codification.</td>
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<td>351</td>
<td>2639</td>
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<td>Employees bloodborne pathogens exposure reduction procedures.</td>
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<td>352</td>
<td>3584</td>
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<td>Manufactured homes limited dealer license requirements clarified.</td>
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<td>Itasca County medical assistance prepayment demonstration project participation extended.</td>
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<td>354</td>
<td>2751</td>
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<td>Stolen or fraudulent checks provisions modifications.</td>
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<td>355</td>
<td>3347</td>
<td>2989*</td>
<td>Administrative law and workers’ compensation judges conduct regulated.</td>
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<td>356</td>
<td>3795</td>
<td>3478*</td>
<td>Rochester firefighter probationary period rules modified.</td>
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<td>357</td>
<td>3119</td>
<td>2725*</td>
<td>Public defenders and court-appointed counsel minors juvenile court representation restriction.</td>
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<td>358</td>
<td>1267</td>
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<td>Civil actions economic loss doctrine clarification.</td>
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<td>Civilly committed sexual psychopaths or sexually dangerous persons transfer procedure.</td>
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<td>Coroner compensation provisions clarified.</td>
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<td>947</td>
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<td>Occupational therapist and assistant licensing requirements established.</td>
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<td>Trust and probate provisions modified.</td>
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<td>Psychologist supervisory and disciplinary requirements modified.</td>
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<td>3537</td>
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<td>Nursing facilities closure plans and savings reallocation process established.</td>
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<td>Claims against the state payments provided.</td>
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<td>3303</td>
<td>3566*</td>
<td>Criminal penalty for failure to remit motor vehicle sales taxes.</td>
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<td>3756</td>
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<td>Holocaust victims insurance relief act established.</td>
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<td>3331*</td>
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<td>Prevention of domestic violence and sexual assault interagency task force created.</td>
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<td>1326*</td>
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<td>Community social services limited liability provided.</td>
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<td>Solid waste and wastewater treatment facilities reporting requirements modified.</td>
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<td>3109*</td>
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<td>Uniform electronic transactions act adopted.</td>
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<td>3517</td>
<td>2742*</td>
<td>Expedited child support hearing notice to remove filing period modified.</td>
<td>4/13/00</td>
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<td>373</td>
<td>3613</td>
<td>3307*</td>
<td>Recreational vehicles personal injury claims.</td>
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<td>374</td>
<td>2807</td>
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<td>Yellow perch limit rulemaking authority restricted.</td>
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<td>375</td>
<td>2613</td>
<td>2949*</td>
<td>Big Woods heritage forest established.</td>
<td>4/13/00</td>
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<td>376</td>
<td>3520</td>
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<td>Environmental response and liability agreement grants provided.</td>
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<td>3950</td>
<td>3154*</td>
<td>Criminal and juvenile justice database access authorized for criminal defense purposes.</td>
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<td>378</td>
<td>2707</td>
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<td>Organization sponsored potluck event requirements modified.</td>
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<td>Cooperative income financing and distribution provisions modified.</td>
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<td>380</td>
<td>2822</td>
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<td>Capitol area site selected for installation of Minnesota firefighters memorial.</td>
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<td>381</td>
<td>2888*</td>
<td>2573</td>
<td>Canoe and boating route marking authorized on a portion of the Chippewa River.</td>
<td>4/13/00</td>
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<td>382</td>
<td>1493</td>
<td>83*</td>
<td>Wetland regulation simplified and consolidated.</td>
<td>4/13/00</td>
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<td>383</td>
<td>262</td>
<td>76*</td>
<td>DWI motor vehicle forfeiture proceedings requirements modified.</td>
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<td>384</td>
<td>3195</td>
<td>3701*</td>
<td>State designer selection board membership modified.</td>
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<td>385</td>
<td>3174</td>
<td>3195*</td>
<td>Dairy product adulteration penalties modified.</td>
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<td>3082</td>
<td>3150*</td>
<td>Higher education facilities authority bonding authority increased.</td>
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<td>387</td>
<td>2981</td>
<td>2848*</td>
<td>Public Employment Labor Relations Act supervisory or confidential employees list expanded.</td>
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<td>388</td>
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<td>3291*</td>
<td>Towed motor vehicles lien provisions clarified.</td>
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<td>389</td>
<td>562</td>
<td>619*</td>
<td>Collection agencies regulated.</td>
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<td>390</td>
<td>3554</td>
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<td>Veterans Affairs commissioner duties technical changes provided.</td>
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<td>3424</td>
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<td>Electronic filing of real estate documents task force established.</td>
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<td>3597</td>
<td>2795*</td>
<td>State investments modified.</td>
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<td>393</td>
<td>3328</td>
<td>2877*</td>
<td>Iron Range off-highway vehicle recreation area addition in St. Louis County provided.</td>
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<td>3075</td>
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<td>Insurance tax laws recodified.</td>
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<td>395</td>
<td>3066</td>
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<td>Secretary of State fees and annual corporate registrations regulated.</td>
<td>4/14/00</td>
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<td>3260</td>
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<td>Lake improvement district provisions modified.</td>
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<td>397</td>
<td>2229</td>
<td>884*</td>
<td>Reduced marriage license fee provided for couples who obtain premarital counseling.</td>
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<td>398</td>
<td>3964</td>
<td>3626*</td>
<td>Comprehensive Health Association eligibility and coverage modified.</td>
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<td>Uniform Commercial Code secured transactions provisions adopted.</td>
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<td>1662</td>
<td>1896*</td>
<td>Medical assistance programs and liens modified.</td>
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<td>401</td>
<td>3176</td>
<td>3410*</td>
<td>Neglect definition modified.</td>
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<td>3263</td>
<td>3082*</td>
<td>Duluth Human Rights Commission additional powers authorized.</td>
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<td>Expedited child support process provisions modified.</td>
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<td>3018*</td>
<td>Standby and alternate custodians of children designation provided.</td>
<td>4/14/00</td>
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<td>405</td>
<td>3577</td>
<td>3116*</td>
<td>Creditors' garnishments, executions, and levies regulated.</td>
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<tr>
<td>406</td>
<td>304</td>
<td>173*</td>
<td>Possession of wild animals taken on the Red Lake Indian Reservation authorized.</td>
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<td>407</td>
<td>2570</td>
<td>3259*</td>
<td>Energy code rules to remain in effect for specified residential buildings.</td>
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<td>3512</td>
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<td>Local and state correctional facility inmate telephone access regulated.</td>
<td>4/14/00</td>
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<tr>
<td>409</td>
<td>2731*</td>
<td>2753</td>
<td>Motor vehicle manufacturers, distributors, and factory branches unfair practices regulated.</td>
<td>4/14/00</td>
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<td>410</td>
<td>2935</td>
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<td>Dental benefit plans regulated.</td>
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<td>411</td>
<td>3825</td>
<td>3338*</td>
<td>Tribal police departments annual insurance cap established.</td>
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<td>Abortion informed consent requirements modified.</td>
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<td>Optometrist licensing provisions modified.</td>
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<td>414</td>
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<td>3550</td>
<td>Mighty Eighth Air Force Week designated.</td>
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<td>415</td>
<td>1947</td>
<td>1618*</td>
<td>Brewer and wholesaler judicial remedies modified.</td>
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<td>416</td>
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<td>2471*</td>
<td>Hennepin County Human Resources Board and department provisions modified.</td>
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<td>Bleacher safety building code requirements modified.</td>
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<td>418</td>
<td>3234</td>
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<td>Sales and use tax law recodified.</td>
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<td>419</td>
<td>1834</td>
<td>1699*</td>
<td>Electronic funds transfers and credit card payments to state agencies authorized.</td>
<td>4/18/00</td>
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<td>State purchases open bidding authorized.</td>
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<td>2945</td>
<td>2615*</td>
<td>Persons leaving unharmed newborns at hospital emergency rooms not prosecuted.</td>
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<td>422</td>
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<td>1202*</td>
<td>Protocol established for occupational exposure to bloodborne pathogens.</td>
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<td>423</td>
<td>2555</td>
<td>1733*</td>
<td>Civil third-party liability imposed for damages caused by intoxicated persons under age 21.</td>
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<td>424</td>
<td>3901*</td>
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<td>Housing finance agency community rehabilitation grants and loans authorized.</td>
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<td>425</td>
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<td>2484*</td>
<td>Motor vehicles required to be driven in the right-hand lane clarified.</td>
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<td>Vehicle registration and titling provisions modified.</td>
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<td>427</td>
<td>2973</td>
<td>2870*</td>
<td>Financial institution loan charges and payments regulated.</td>
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<td>428</td>
<td>2889</td>
<td>2683*</td>
<td>Bowfishing archery bows exempted from casing requirement.</td>
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<td>429</td>
<td>2671*</td>
<td>2567</td>
<td>Temporary census employee income excluded from public assistance eligibility determinations.</td>
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<td>430</td>
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<td>Mechanics’ lien civil cause of action created.</td>
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<td>431</td>
<td>2830*</td>
<td>2771</td>
<td>Pimps and patrons of juvenile prostitution provided enhanced criminal penalties.</td>
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<td>432</td>
<td>3786</td>
<td>2456*</td>
<td>Wright County ditch conveyance to St. Michael and Albertville authorized.</td>
<td>4/24/00</td>
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<td>433</td>
<td>3274</td>
<td>2785*</td>
<td>Utility-owned vehicles exempted from specified weight restrictions.</td>
<td>4/24/00</td>
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<td>434</td>
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<td>2946*</td>
<td>Gasoline blended with the oxygenate methyl tertiary butyl ether sale prohibited.</td>
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<td>435</td>
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<td>3443</td>
<td>Feedlot permit provisions modified.</td>
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<td>2451*</td>
<td>2271</td>
<td>Legislative Electric Energy Task Force expiration date extended.</td>
<td>4/24/00</td>
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<td>437</td>
<td>1067</td>
<td>551*</td>
<td>Domestic abuse crime sentences and provisions modified.</td>
<td>4/24/00</td>
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<td>2686*</td>
<td>Funeral acts and services regulated.</td>
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<td>3497*</td>
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<td>State of Minnesota attorney fees recovery regulated.</td>
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<td>440</td>
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<td>Omnibus liquor bill.</td>
<td>4/24/00</td>
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<td>441</td>
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<td>Crime of escape from custody expanded.</td>
<td>4/24/00</td>
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<td>442</td>
<td>2968</td>
<td>3139*</td>
<td>Veterans homes support test not to include sales tax rebates.</td>
<td>4/24/00</td>
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<td>443</td>
<td>2757*</td>
<td>2614</td>
<td>Biomass power mandate regulated.</td>
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<td>444</td>
<td>3311</td>
<td>3169*</td>
<td>Parenting plans provided, parenting time procedure clarified, and terminology modified.</td>
<td>4/27/00</td>
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<td>445</td>
<td>3550</td>
<td>3178*</td>
<td>Commissioner of public safety rule authority continued.</td>
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<td>446</td>
<td>3586</td>
<td>2951*</td>
<td>Alternative dispute resolution process use clarified.</td>
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<td>447</td>
<td>3960</td>
<td>3644*</td>
<td>Workers’ compensation benefits increased.</td>
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<td>448</td>
<td>3629</td>
<td>2385*</td>
<td>Public hospital employees compensation limit exemption provided.</td>
<td>5/1/00</td>
<td></td>
</tr>
<tr>
<td>449</td>
<td>3020*</td>
<td>3199</td>
<td>Long-term care provisions modified.</td>
<td>5/1/00</td>
<td></td>
</tr>
<tr>
<td>450</td>
<td>3047*</td>
<td>2944</td>
<td>Title insurance mortgage release certificate language modified.</td>
<td>5/1/00</td>
<td></td>
</tr>
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</table>

Frequently called numbers
(Area code 651)

<table>
<thead>
<tr>
<th>Secretary of the Senate</th>
<th>231 Capitol</th>
<th>296-0271</th>
</tr>
</thead>
<tbody>
<tr>
<td>Voice mail/order bills</td>
<td>234 Capitol</td>
<td>296-2343</td>
</tr>
<tr>
<td>Chief Clerk of the House</td>
<td>211 Capitol</td>
<td>296-2314</td>
</tr>
<tr>
<td>Index, Senate</td>
<td>110 Capitol</td>
<td>296-2887</td>
</tr>
<tr>
<td>Index, House</td>
<td>211 Capitol</td>
<td>296-6646</td>
</tr>
<tr>
<td>Information, Senate</td>
<td>231 Capitol</td>
<td>296-0504</td>
</tr>
<tr>
<td>Information, House</td>
<td>175 State Office Building</td>
<td>296-2146</td>
</tr>
</tbody>
</table>

Committee Hotline, Senate  296-8088
Committee Hotline, House  296-9283
Sergeant at Arms, Senate  296-7159/6-1119
Sergeant at Arms, House  296-4860
Legislative Reference Library  296-3398
Revisor of Statutes  700 State Office Building  296-2868
Governor’s Office  130 Capitol

Attorney General’s Office  102 Capitol  296-6196
Secretary of State’s Office  180 State Office Building  296-9208
Capitol Security  B-4 Capitol  296-6741
Emergency  296-2100
TTY, Senate  296-0250
Toll free  1-888-234-1112
TTY, House  296-9896
Toll free  1-800-657-3550
Friday, April 28

HF4167—Lenczewski (DFL)
Taxes
State tax rate increases approval by voters through reverse referendum authorized, rescinded revenue increases refunded, money appropriated, and constitutional amendment proposed.

HF4168—Lenczewski (DFL)
Taxes
Individual income tax limited.

HF4169—Tuma (R)
Health & Human Services Policy
Advising for abortions based on specified characteristics prohibited and criminal penalties imposed.

Monday, May 1

HF4171—Lenczewski (DFL)
Ways & Means
Public participation in the state budget process increased and public notification required.

HF4172—Greiling (DFL)
Transportation Finance
Commuter rail line between Forest Lake and St. Paul constructed, and money appropriated.

HF4173—Dawkins (DFL)
Commerce
Computers under warranty repair, refund, or replacement by manufacturer required; and civil remedies provided.

HF4174—Orfield (DFL)
Environment & Natural Resources Policy
Unsterilized ballast water discharge prohibited and permit required.

Thursday, May 4

HF4170—Smith (R)
Health & Human Services Policy
Constitutional standard established relating to abortion and constitutional amendment proposed.

Reflections

If it were not for some well-known dignitaries’ decisions during the early years of the nation’s history and in the history of Minnesota’s past, the state today would be a very different locale, guided by some unknown public policies.

Imagine! If Benjamin Franklin had not persisted in adopting the international border between Minnesota and Canada, most of the state, northern Wisconsin, and all of Lake Superior would have been lost to Great Britain.

Imagine that the nation’s third president, Thomas Jefferson, was not a dreamer who followed his vision by defying critics of his Louisiana Purchase for future expansion of the country.

What if he had not sent the Lewis and Clark expedition into French territory, or approved a trek by Zebulon Pike to explore and set up a government fort at the conjunction of the Minnesota and Mississippi rivers?

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It is highly likely that Minnesota would not be the state it is today. It could have become a part of Missouri, based on a very exclusive wording to its original constitution.

Just imagine if Jefferson did not add to the Declaration of Independence, “that all men are created equal,” and have the rights to “life, liberty, and the pursuit of happiness.” Would members of the Minnesota constitutional convention have written Article I, Sec. 2, that states “No member of this state shall be disenfranchised or deprived of any of the rights or privileges secured to any citizen thereof”?

What if the state’s lawmakers in 1895 did not extend parameters for legislative policy by heeding the words of Gov. Cushman Davis that “The best constitution . . . is that one which, while it secures the essential and primary rights of the people [but] leaves the greatest possible power to legislative action”?

And what if the 1899 Legislature ignored Gov. John Lind’s unparalleled speech to lawmakers when he called for taxation reform, support for education, and his acknowledgment of society’s acceptance of individuals suffering from social ills beyond their control?

Minnesota and its government are a direct outgrowth of national and regional visionaries. As the 81st Legislative Session comes to a close, Minnesota’s 201 lawmakers have made some difficult decisions for the state’s system of government by which to function. Likely, the compromises and conclusions they make are the correct ones for Minnesotans.

Imagine [that] all the people [are truly] living for today.

-LECLAIR GRIER LAMBERT
Order a free copy of *New Laws 2000*

Complete this form to receive your copy of *New Laws 2000*, a publication describing the new laws passed this year. The publication 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 2000* 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 2000*? _____Yes _____No

Please place this form (with the mailing label on the back) in an envelope.
Mail it by May 15, 2000, to:
New Laws 2000, House Public Information Office, 175 State Office Building, 100 Constitution Ave.,
St. Paul, MN 55155-1298.

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Please take a moment to tell us what you think of *Session Weekly*. Your opinions will help us plan for next year.

1. How often do you read *Session Weekly*? (Check one.)
   _____ Once a month  _____ Twice a month  _____ Three times a month  _____ Every week

2. Where do you receive *Session Weekly*?
   _____ Home  _____ Work  _____ School  _____ Other

3. How many people read the copy sent to this address? _______

4. Which sections do you most often read? (Check all that apply.)
   ___Highlights  ___News Features (First Reading, At Issue)  ___Historical Features
   ___Member Profiles  ___Resources (i.e., lists)  ___Governor’s Desk
   ___Bill Introductions  ___Committee Schedule  ___Minnesota Index
   ___Reflections  ___The 50 States

5. 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

   Layout
   _____ Poor  _____ Average  _____ Excellent

   Photographs
   _____ Poor  _____ Average  _____ Excellent

6. Do you have any suggestions for improving the magazine? ____________________________________________
   ____________________________________________
   ____________________________________________

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9. What kind of Internet service could *Session Weekly* offer that would be of use to you? ____________________________________________
   ____________________________________________
   ____________________________________________
Minnesota colleges and universities

Schools in the Minnesota State Colleges and Universities system .................................. 36
Campuses operated by those institutions ........................................................................... 53
Campuses in the University of Minnesota system ............................................................. 4
Total students now attending MnSCU campuses, estimated........................................ 140,000
Percentage of students at the undergraduate level ...................................................... 96
Number of degrees granted yearly .................................................................................. 30,000
Students attending University of Minnesota campuses, Fall 1999 .......................... 58,196
Percentage of students at undergraduate level, systemwide .................................. 61
Degree and certificate programs offered at MnSCU schools ......................................... 3,650
Number of graduate degrees offered ............................................................................. 171
Degree programs offered through the University of Minnesota ............................... 649
Graduate degrees, Twin Cities campus .......................................................................... 332
Average costs excluding room and board at MnSCU two-year colleges,
1999-2000 ................................................................................................................................ $2,315
Costs including room and board at MnSCU’s four-year universities .......................... 6,523
Average undergraduate costs including room and board,
University of Minnesota, 1999-2000 ............................................................................ $9,319
Reciprocity rates for MnSCU students from surrounding states, as
percent of resident tuition rates ....................................................................................... 150
Number of states that have reciprocity with MnSCU schools .................................. 4
Number of full-time students enrolled at Normandale Community
College (largest MnSCU two-year college), 1999 ........................................................ 4,174
At Pine Technical College (smallest two-year college), 1999 ..................................... 367
Number of full-time students enrolled at St. Cloud State University
(largest MnSCU four-year university), 1999 ................................................................. 11,962
At Southwest State University (smallest MnSCU four-year university),
1999 ......................................................................................................................................... 2,669
Average age of students on MnSCU campuses .......................................................... 28
Median age for metropolitan-area campuses .............................................................. 25
Percentage of students that are age 30 or older ......................................................... 35

Sources: Crosstown Connections: Academic Plan for the Twin Cities Metropolitan Area, Minnesota
State Colleges and Universities, November 1999; Fiscal Year 2000 Budget Update, MnSCU, April
2000; MnSCU Web site (www.mnscu.edu); University of Minnesota Web site (www.umn.edu.).