

MOTIONS AND RESOLUTIONS—CONTINUED.

Mr. Wefald moved that S. F. No. 600 be taken from the table.

Which motion prevailed.

S. F. No. 600 was taken from the table.

CONCURRENCE AND RE-PASSAGE.

Mr. Wefald moved that the Senate do now concur in the amendments by the House to S. F. No. 600 and that the bill be placed on its re-passage, as amended.

Which motion prevailed.

The question being taken on the re-passage of the bill, as amended,

And the roll being called, there were yeas 51, and nays none, as follows:

Those who voted in the affirmative were:

| | | | | |
|----------------|---------------|-----------|------------|------------|
| Almen | Engbritson | Ledin | Novak | Sullivan |
| Andersen, E.L. | Erickson | Lemm | O'Brien | Vukelich |
| Baughman | George | Lightner | Palm | Wahlstrand |
| Bonniwell | Gillen | Lofvegren | Rogers | Wefald |
| Burdick | Grottum | Masek | Root | Wrabek |
| Butler | Imm | Mattson | Rosenmeier | Wright |
| Carey | Johanson | Mayhood | Sageng | Zwach |
| Carley | Johnson, C.E. | Miller | Salmore | |
| Child | Johnson, J.A. | Mitchell | Siegel | |
| Dahlquist | Keller | Mullin | Sinclair | |
| Daun | Lauerman | Murray | Sletvold | |

So the bill, as amended, repassed and its title was agreed to.

Mr. Johanson from the Committee on Agriculture introduced—

SENATE RESOLUTION NO. 9.

A Resolution requesting the Legislative Research Committee to make a study of agricultural seeds and problems relating thereto.

Whereas, the present method of growing, cleaning, bulking, blending, sampling, labeling, sealing, distribution and sale of seed appears inadequate to properly protect the quality of seed, and

Whereas, it is apparent that weeds are being spread through other materials than seeds such as feed, soil, fertilizer and straw, and

Whereas, it appears desirable to control the movement of such weed infested material, and

Whereas, it appears desirable to license or register processors and distributors of seed, and

Whereas, present practices and controls in the growing and certifying of hybrid seed corn are lax and are in need of revision,

Now Therefor, Be It Resolved by the Senate of the State of Minnesota that the Legislative Research Committee be requested to make a study and investigation of the methods of control of the growing, cleaning, bulking, blending, sampling, labeling, sealing and distribution and sale of seed including hybrid seed corn, the dissemination of weed infested material other than seed, the methods and practices employed in the developing, growing certifying and distributing of hybrid seed corn in this state, the methods and practices employed in other states in this area, and the licensing and registration of seed processors and distributors for better regulatory control.

The foregoing Resolution was placed on General Orders.

Mr. Lauerman introduced—

SENATE RESOLUTION NO.10.

A Resolution for Legislative Expense for members of the Senate.

Whereas, the cost of living is high and the expenses of the members of the Legislature considerable while attending legislative sessions away from their customary place of business and home, and,

Whereas, the cost of living has greatly increased since the salaries of legislators were fixed, and,

Whereas, the expenses of members of this body have not heretofore been given adequate consideration by compensation or reimbursement,

Now, Therefore, Be It Hereby Resolved, that the Secretary of the Senate is hereby authorized and directed to prepare and issue warrants in payment of expenses of members of the Senate from the legislative expense fund for the expenses of said mem-

bers for 1951 session of the legislature in the sum of \$900.00 to each member of the Senate.

Which Resolution was referred to the Committee on Rules and Legislative Expenses.

Mr. Lauerman introduced—

SENATE CONCURRENT RESOLUTION NO. 16.

A Concurrent Resolution creating an Interim Legislative Committee on Aviation Research, for the purpose of making a study of the aeronautical statutes relating to the construction, maintenance and operation of airports; authorizing the employment of aeronautical research technicians; authorizing the issuance of subpoenas for witnesses and records; and appropriating money therefor.

Whereas, a statewide system of airports serving the metropolitan areas and other cities of the state has been constructed and improved at the public expense with the use of monies derived from airline flight property taxes, aircraft registration fees, aviation gasoline taxes, federal aids, and state and local property levies, for the purpose of providing improved air terminals, airports, and other facilities to accommodate the flow of all types of air commerce; and

Whereas, more than eight years has elapsed since the enactment of the basic aeronautical statutes and enabling legislation under which authority and directives substantial progress has been made in establishing and improving needed airport facilities, and through the operation of and use of which statistical data and other valuable information are now available for study and evaluation; and

Whereas, the legislature is in need of such information and is desirous of developing detailed and accurate studies of the information now available relating to the economic status of the industry, the growth of all phases of air commerce, and the problems of financing, maintaining and operating air terminals and other airports, in order to be able to assist in the sound economical development of all phases of air transportation in this state in the best interests of all the people.

Now, Therefore, Be It Resolved By the Senate, the House of Representatives Concurring Therein:

There is hereby created an interim committee to be known as the Aviation Research Committee consisting of five members of the Senate, to be appointed by the Committee on Committees of the Senate, and five members of the House of Representatives,

to be appointed by the Speaker. The appointment of such interim committee shall be made upon the passage of this resolution, and any vacancies that may occur shall be filled by the appointing powers.

The interim committee hereby created is authorized and directed to ascertain, study and analyze all facts and matters pertaining or relating to the subjects in the foregoing recitals, including but not limited to the methods of financing the construction and improvement of airport facilities and the sharing of the burden of the capital outlays therefore; the costs of operation and maintenance of airport facilities under the varying conditions of types, extent, and nature of usage; the adequacy of state user and benefit type taxes in the form of airline flight property taxes, aircraft registrations, and aviation gasoline taxes to service and amortize state airport aids; the adequacy and types of local use charges made to recover local maintenance and operational costs and their relationship to other charges; the equities or inequities of the several types of user charges made at the state and local level as among and between the several types of users; the equities or inequities in the allocations of state airport aids from appropriated funds to serve the various kinds of flight activities as between and among the cities and the several geographic areas of the state; and the adequacy of the administrative machinery provided by statute for the planning, constructing, improving, maintaining, operating and controlling the airport facilities in the metropolitan area and the statewide system, as well as the machinery for the collection of revenues and charges and the controlling and auditing of the expenditures thereof; all the foregoing to be within the general objective of providing for this state a system of airport facilities which will meet the requirements of all phases of air commerce and transportation by air within the framework of fair and reasonable user and benefit type taxes and charges with the least burden on the general taxpayer, and with the greatest benefit to the people of the state as a whole.

The interim committee is authorized to function until the commencement of the next regular session with authority to file its final report and recommendations not later than ten days after the opening of the next regular session of the legislature.

The interim committee shall have the authority and power to hold meetings at such times and places as it may designate for the purposes of this resolution. The committee shall select a chairman and a vice chairman, and such other officers from its membership as it may deem necessary. The members of the interim committee shall be reimbursed for all expenses incidentally and necessarily incurred in the performance of their duties within the limits of the appropriation provided herewith. The committee is vested with powers and authority to subpoena witnesses and records, to employ legal aid and technical research assistance, to purchase stationery and other supplies, to rent and

Mr. Wahlstrand, from the Committee on Public Health, to which was referred—

S. F. No. 916: A bill for an act relating to voluntary nonprofit medical service plan corporations; amending Minnesota Statutes 1949, Sections 159.02, 159.03, 159.06, 159.07, 159.08, 159.09, 159.10, 159.12, 159.18.

Reports the same back with the recommendation that the bill be indefinitely postponed.

Report adopted.

S. F. No. 916 was indefinitely postponed.

Mr. Julkowski, from the Committee on Insurance, to which was referred—

S. F. No. 1250: A bill for an act relating to insurance, providing for the exclusion of certain types of insurance from the standard fire insurance policy and amending Section 65.02 of the Minnesota General Statutes, 1949.

Reports the same back with the recommendation that the bill be indefinitely postponed.

Report adopted.

S. F. No. 1250 was indefinitely postponed.

Mr. Sletvold, from the Committee on Judiciary, to which was referred—

S. F. No. 61: A bill for an act providing that the state, its governmental subdivisions, municipalities and instrumentalities may indemnify officers and employees for loss and expense arising or resulting from claims for bodily injuries, death or property damage by reason of their activity as officers or employees.

Reports the same back with the recommendation that the bill be indefinitely postponed.

Report adopted.

S. F. No. 61 was indefinitely postponed.

Mr. Wahlstrand, from the Committee on Public Health, to which was referred—

S. F. No. 1063: A bill for an act defining and regulating the practice of massage in the State of Minnesota, creating a State

Board of Massage Examiners and prescribing penalties for the violation of any provisions thereof.

Reports the same back with the recommendation that the bill be returned to its author.

Report adopted.

S. F. No. 1063 was returned to its author.

Mr. Larson, from the Committee on Public Highways, to which was referred—

S. F. No. 1117: A bill for an act relating to state aid roads, amending Minnesota Statutes 1949, Section 160.43, Subdivision 2.

Reports the same back with the recommendation that the bill be returned to its author.

Report adopted.

S. F. No. 1117 was returned to its author.

Mr. Miller, from the Committee on Rules and Legislative Expense, to which was referred—

Senate Concurrent Resolution No. 13: A Concurrent Resolution directing the Legislative Research Committee to study school equalization aids.

Reports the same back with the recommendation that the resolution be adopted.

Report adopted.

Mr. Miller, from the Committee on Rules and Legislative Expense, to which was referred—

Senate Resolution No. 10: A Resolution for legislative expense for members of the Senate.

Reports the same back without recommendation.

Report adopted.

SECOND READING OF SENATE BILLS.

S. F. Nos. 1495, 1499, 436, 1178, 1305, 1306, 1355, 1471, 1474, 1477, 69 and 566 were read the second time.

3; 128.082, Subdivisions 1, 6, 7 and 8; 128.084, and 128.13 as amended by Laws of 1951, Chapter 17.

Was read the third time, as amended, and placed on its final passage.

The question being taken on the passage of the bill, as amended,

And the roll being call, there were yeas 64, and nays 1, as follows:

Those who voted in the affirmative were:

| | | | | |
|----------------|---------------|---------------|------------|------------|
| Almen | Dahlquist | Johnson, J.A. | Mitchell | Schultz |
| Andersen, E.L. | Daun | Julkowski | Mullin | Siegel |
| Anderson, A.A. | Dickinson | Keller | Murray | Sinclair |
| Anderson, E.P. | Duemke | Larson | Novak | Sletvold |
| Anderson, M.H. | Duff | Lauerman | O'Brien | Sullivan |
| Bonniwell | Engbritson | Ledin | Palm | Vukelich |
| Burdick | Erickson | Lemm | Pedersen | Wagener |
| Butler | Feidt | Lightner | Peterson | Wahlstrand |
| Carey | George | Lofvegren | Rogers | Wefald |
| Carley | Gillen | Masek | Root | Welch |
| Carr | Imm | Mattson | Rosenmeier | Wrabek |
| Child | Johanson | Mayhood | Sageng | Zwach |
| Covert | Johnson, C.E. | Miller | Salmore | |

Mr. Wright voted in the negative.

So the bill, as amended, passed and its title was agreed to.

S. F. No. 1505: A bill for an act relating to school districts and the organization, reorganization, consolidation, and dissolution thereof; amending Minnesota Statutes 1949, Sections 122.19, 122.20, 122.21, 122.22, 122.26, 122.28, 122.52 and 122.55, Subdivisions 2 and 4, and adding new subdivisions 5 and 6.

Was read the third time.

Mr. Duff moved to amend S. F. No. 1505, the printed bill, in section 7, subdivision 1, page 6, line 25, as follows:

After the word "within" and before the word "such", insert the word "each" and in the same line, strike the word "or districts".

Which motion did not prevail.

Which amendment was not adopted.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 54, and nays none, as follows:

Those who voted in the affirmative were:

| | | | | |
|----------------|---------------|---------------|------------|------------|
| Almen | Dahlquist | Johnson, J.A. | Murray | Siegel |
| Andersen, E.L. | Daun | Julkowski | Novak | Sinclair |
| Anderson, A.A. | Duemke | Lauerman | O'Brien | Sletvold |
| Anderson, E.P. | Duff | Ledin | Palm | Sullivan |
| Anderson, M.H. | Engbritson | Lemm | Pedersen | Wahlstrand |
| Bonniwell | Erickson | Lightner | Peterson | Wefald |
| Butler | George | Lofvegren | Root | Welch |
| Carley | Gillen | Masek | Rosenmeier | Wrabek |
| Carr | Imm | Mattson | Sageng | Wright |
| Child | Johanson | Miller | Salmore | Zwach |
| Covert | Johnson, C.E. | Mullin | Schultz | |

So the bill passed and its title was agreed to.

Senate Resolution No. 10: A Resolution for Legislative Expense for members of the Senate.

The question being taken on the adoption of the resolution,

And the roll being called, there were yeas 44, and nays 9, as follows:

Those who voted in the affirmative were:

| | | | | |
|----------------|---------------|----------|------------|------------|
| Almen | Engbritson | Lauerman | Novak | Schultz |
| Anderson, M.H. | Erickson | Ledin | O'Brien | Siegel |
| Burdick | Gillen | Lemm | Palm | Sullivan |
| Carey | Imm | Masek | Pedersen | Vukelich |
| Carley | Johanson | Mattson | Peterson | Wahlstrand |
| Carr | Johnson, C.E. | Miller | Rogers | Wefald |
| Child | Johnson, J.A. | Mitchell | Root | Wright |
| Daun | Julkowski | Mullin | Rosenmeier | Zwach |
| Duff | Keller | Murray | Salmore | |

Those who voted in the negative were:

| | | | | |
|----------------|----------|-----------|----------|--------|
| Anderson, A.A. | Covert | Lofvegren | Sletvold | Wrabek |
| Butler | Lightner | Sageng | Wagener | |

So the Resolution was adopted.

MOTIONS AND RESOLUTIONS—CONTINUED.

Mr. Sullivan moved that the Senate do now recess until 7:30 o'clock P. M.

Which motion prevailed.