STATE OF MINNESOTA

Journal of the Senate

EIGHTY-SECOND LEGISLATURE

FORTY-SECOND DAY

St. Paul, Minnesota, Friday, April 27, 2001

The Senate met at 9:00 a.m. and was called to order by the President.

CALL OF THE SENATE

Senator Kiscaden imposed a call of the Senate. The Sergeant at Arms was instructed to bring in the absent members.

Prayer was offered by the Chaplain, Rev. Bob Hart.

The roll was called, and the following Senators answered to their names:

Anderson	Hottinger	Langseth
Bachmann	Johnson, Dave	Larson
Belanger	Johnson, Dean	Lesewski
Berglin	Johnson, Debbie	Lessard
Betzold	Johnson, Doug	Limmer
Cohen	Kelley, S.P.	Lourey
Day	Kelly, R.C.	Marty
Dille	Kierlin	Metzen
Fischbach	Kinkel	Moe, R.D.
Foley	Kiscaden	Murphy
Fowler	Kleis	Neuville
Frederickson	Knutson	Oliver
Higgins	Krentz	Olson

Orfield Ourada Pappas Pariseau Pogemiller Price Ranum Reiter Rest Ring Robertson Robling Sabo Sams Samuelson Scheevel Scheid Schwab Solon Stevens Stumpf Terwilliger Tomassoni Vickerman Wiener Wiger

The President declared a quorum present.

The reading of the Journal was dispensed with and the Journal, as printed and corrected, was approved.

MEMBERS EXCUSED

Senators Berg and Chaudhary were excused from the Session of today.

EXECUTIVE AND OFFICIAL COMMUNICATIONS

The following communications were received.

April 26, 2001

The Honorable Don Samuelson President of the Senate

Dear President Samuelson:

It is my honor to inform you that I have received, approved, signed and deposited in the Office of the Secretary of State, S.F. Nos. 249 and 1419.

JOURNAL OF THE SENATE

Sincerely, Jesse Ventura, Governor

April 26, 2001

The Honorable Steve Sviggum Speaker of the House of Representatives

The Honorable Don Samuelson President of the Senate

I have the honor to inform you that the following enrolled Acts of the 2001 Session of the State Legislature have been received from the Office of the Governor and are deposited in the Office of the Secretary of State for preservation, pursuant to the State Constitution, Article IV, Section 23:

			Time and	
S.F.	H.F.	Session Laws	Date Approved	Date Filed
No.	No.	Chapter No.	2001	2001
	1391	Res. No. 3	10:20 a.m. April 26	April 26
249		46	10:25 a.m. April 26	April 26
	274	47	10:21 a.m. April 26	April 26
	323	48	10:22 a.m. April 26	April 26
	1160	49	10:24 a.m. April 26	April 26
	239	50	10:25 a.m. April 26	April 26
	1260	51	10:25 a.m. April 26	April 26
1419		52	10:26 a.m. April 26	April 26

Sincerely, Mary Kiffmeyer Secretary of State

MESSAGES FROM THE HOUSE

Mr. President:

I have the honor to announce the passage by the House of the following House Files, herewith transmitted: H.F. Nos. 1266 and 2486.

Edward A. Burdick, Chief Clerk, House of Representatives

Transmitted April 26, 2001

FIRST READING OF HOUSE BILLS

The following bills were read the first time.

H.F. No. 1266: A bill for an act relating to agriculture; providing funding for the department of agriculture, the board of animal health, the Minnesota horticultural society, and the agricultural utilization research institute; changing certain fees and charges; creating, extending, and expanding certain programs; establishing, changing, and clarifying terms and procedures; refunding certain fines; providing a civil penalty; appropriating money; amending Minnesota Statutes 2000, sections 17.102, subdivision 3; 17.1025; 17.117; 17.85; 18B.065, subdivision 5; 18E.04, subdivisions 2, 4, 5; 28A.04, subdivision 1; 32.394, subdivision 8e; 38.02, subdivision 1; 41A.09, subdivision 2a; 103B.3369, subdivision 5; 116.07, subdivision 7; 116O.09, subdivision 1a; 169.871, subdivision 1; 169.872, subdivision 1; proposing coding for new law in Minnesota Statutes, chapters 17; 41A; repealing Minnesota Statutes 2000, section 31.11, subdivision 2.

Senator Moe, R.D. moved that H.F. No. 1266 be laid on the table. The motion prevailed.

H.F. No. 2486: A bill for an act relating to state government; appropriating money for economic development, housing, and certain agencies of state government; establishing and modifying programs; transferring certain duties and funds; establishing an account; consolidating housing programs; regulating activities and practices; modifying fees; making conforming changes; requiring reports; revising certain provisions involving state regulation of private health coverage; transferring certain regulatory control; establishing requirements for managed care plans; codifying reorganization order No. 181; transferring the remaining duties of the commissioner of public service to the commissioner of commerce; instructing the revisor to change certain terms; modifying provisions of the Minnesota Electrical Act; providing for power limited technician licensing; amending Minnesota Statutes 2000, sections 3C.12, subdivision 2; 13.679; 15.01; 15.06, subdivision 1; 15A.0815, subdivision 2; 16B.32, subdivision 2; 16B.335, subdivision 4; 16B.56, subdivision 1; 16B.76, subdivision 1; 17.86, subdivision 3; 18.024, subdivision 1; 43A.08, subdivision 1a; 45.012; 62A.021, subdivision 1; 62A.041, subdivisions 1, 2; 62A.042; 62A.043, subdivision 1; 62A.105; 62A.14; 62A.149, subdivision 1; 62A.15, subdivision 1; 62A.152, subdivision 1; 62A.153; 62A.20; 62A.21; 62A.615; 62A.616; 62A.65, subdivision 1, 02A.152, subdivision 1, 02A.153, 02A.20, 02A.21, 02A.013, 02A.016, 02A.05, subdivision 5; 62D.02, subdivisions 3, 8; 62D.12, subdivisions 1, 1a; 62D.15, subdivision 1; 62D.24; 62E.05, subdivision 2; 62E.11, subdivision 13; 62E.14, subdivision 6; 62E.16; 62J.041, subdivision 4; 62J.701; 62J.74, subdivisions 1, 2; 62J.75; 62L.02, subdivision 8; 62L.05, subdivision 4; 62D.04, subdivision 4; 62J.701; 62J.74, subdivisions 1, 2; 62J.75; 62L.02, subdivision 8; 62L.05, s subdivision 12; 62L.08, subdivisions 10, 11; 62L.09, subdivision 3; 62L.10, subdivision 4; 62L.11, subdivision 2; 62L.12, subdivision 2; 62M.11; 62M.16; 62N.02, subdivision 4; 62N.26; 62Q.01, subdivision 2; 62Q.03, subdivision 5a; 62Q.07; 62Q.106; 62Q.22, subdivisions 2, 6, 7; 62Q.32; 62Q.33, subdivision 2; 62Q.49, subdivision 2; 62Q.51, subdivision 3; 62Q.525, subdivision 3; 62Q.68, subdivision 1; 62Q.69, subdivisions 2, 3; 62Q.71; 62Q.72; 62Q.73, subdivisions 3, 4, 5, 6; 62R.04, subdivision 5; 62R.06, subdivision 1; 62T.01, subdivision 4; 103F.325, subdivisions 2, 3; 115A.15, subdivision 5; 116J.8731, subdivision 1; 116L.03, subdivisions 2, 3, 5; 116O.06, subdivision 2; 123B.65, subdivisions 1, 3, 5; 138.664, by adding a subdivision; 161.45, subdivision 1; 168.61, subdivision 1; 169.073; 174.03, subdivision 7; 181.30; 184.29; 184.30, subdivision 1; 184.38, subdivisions 6, 8, 9, 10, 11, 17, 18, 20; 184.41; 216A.01; 216A.035; 216A.036; 216A.05, subdivision 1; 216A.07, subdivision 1; 216A.08; 216A.085, subdivision 3; 216B.02, subdivisions 1, 7, 8; 216B.16, subdivisions 1, 2, 6b, 15; 216B.162, subdivisions 7, 11; 216B.1675, subdivision 9; 216B.241, subdivisions 1a, 1b, 2b; 216C.01, subdivisions 1, 2, 3; 216C.051, subdivision 6; 216C.06, by adding a subdivision; 216C.37, subdivision 1; 216C.40, subdivision 4; 216C.41; 237.02; 237.075, subdivisions 2, 9; 237.082; 237.21; 237.30; 237.462, subdivision 6; 237.51, subdivisions 1, 5, 5a; 237.52, subdivisions 2, 4, 5; 237.54, subdivision 2; 237.55; 237.59, subdivision 2; 237.768; 239.01; 239.10; 256B.692, subdivisions 2, 7; 257.34, subdivision 1; 268.022, subdivisions 1, 2; 325E.11; 325E.115, subdivision 2; 326.01, subdivisions 5, 6g, by adding subdivisions; 326.241, subdivision 1; 326.242, subdivisions 1, 2, 3, 5, 6, 6a, 6b, 6c, 7, 8, 10, 12, by adding a subdivision; 326.2421, subdivisions 2, 9; 326.243; 326.244, subdivisions 1a, 2, 5, 6; 462A.01; 462A.03, subdivisions 1, 6, 10, by adding a subdivision; 462A.04, subdivision 6; 462A.05, subdivisions 14, 14a, 16, 22, 26; 462A.06, subdivisions 1, 4; 462A.07, subdivisions 10, 12; 462A.073, subdivision 1; 462A.15; 462A.17, subdivision 3; 462A.20, subdivision 3; 462A.201, subdivisions 2, 6; 462A.204, subdivision 3; 462A.205, subdivisions 4, 4a; 462A.209; 462A.2091, subdivision 3; 462A.2093, subdivision 1; 462A.2097; 462A.21, subdivisions 5, 10, by adding subdivisions; 462A.222, subdivision 1a; 462A.24; 462A.33, subdivisions 1, 2, 3, 5, by adding a subdivision; 484.50; Laws 1993, chapter 301, section 1, subdivision 4, as amended; Laws 1995, chapter 248, article 12, section 2, as amended; article 13, section 2, subdivision 2, as amended; Laws 2000, chapter 488, article 8, section 2, subdivision 6; proposing coding for new law in Minnesota Statutes, chapters 116L; 122A; 462A; proposing coding for new law as Minnesota Statutes, chapter 62U; repealing Minnesota Statutes 2000, sections 62A.049; 62A.21, subdivision 3; 62C.14, subdivisions 5, 5a, 5b, 14; 62C.142; 62D.09, subdivision 3; 62D.101; 62D.105; 62D.12, subdivision 19; 62D.123, subdivisions 2, 3, 4; 62D.124; 62Q.095, subdivisions 1, 2, 3, 4, 6; 62Q.45; 138A.01; 138A.02; 138A.03; 138A.04; 138A.05; 138A.06; 184.22, subdivisions 2, 3, 4, 5; 184.37, subdivision 2; 216A.06; 237.69, subdivision 3; 268.96; 268.975; 268.976; 268.9771; 268.978; 268.9781; 268.9782; 268.9783; 268.979; 268.98; 326.01, subdivision 6d; 326.2421, subdivisions 3, 4, 6, 8; 462A.201, subdivision 4; 462A.207; 462A.209, subdivision 4; 462A.21, subdivision 17; 462A.221, subdivision 4; 462A.30, subdivision 2; 462A.33, subdivisions 4, 6, 7; Minnesota Rules, parts 3800.3500, subpart 12; 4685.0801, subpart 7; 4685.1010; 4685.1300; 4685.1900; 4685.2000; 4685.2200, subpart 3; 4685.1105; 4685.1110; 4685.1115; 4685.1120; 4685.1125; 4685.1130.

Senator Moe, R.D. moved that H.F. No. 2486 be laid on the table. The motion prevailed.

REPORTS OF COMMITTEES

Senator Moe, R.D. moved that the Committee Report at the Desk be now adopted. The motion prevailed.

Senator Langseth from the Committee on Capital Investment, to which was re-referred

S.F. No. 1402: A bill for an act relating to natural resources; expanding eligibility for the Red river basin flood hazard mitigation projects that may receive 75 percent state grants; appropriating money for flood hazard mitigation grants for the Red river basin; authorizing the sale of state bonds; amending Minnesota Statutes 2000, section 103F.161, subdivision 3.

Reports the same back with the recommendation that the bill be amended as follows:

Delete everything after the enacting clause and insert:

"Section 1. [CAPITAL IMPROVEMENT APPROPRIATIONS.]

The sums in the column under "APPROPRIATIONS" are appropriated from the bond proceeds fund, or another named fund, to the state agencies or officials indicated, to be spent for public purposes, including, but not limited to, acquiring and bettering public land and buildings and other public improvements of a capital nature, as specified in this act. Unless otherwise specified, the appropriations in this act are available until the project is completed or abandoned.

SUMMARY

UNIVERSITY OF MINNESOTA	\$ 15,965,000
MINNESOTA STATE COLLEGES AND UNIVERSITIES	17,500,000
CHILDREN, FAMILIES, AND LEARNING	32,200,000
NATURAL RESOURCES	5,234,000
BOARD OF WATER AND SOIL RESOURCES	48,903,000
ADMINISTRATION	41,767,000
TRADE AND ECONOMIC DEVELOPMENT	31,305,000
BOND SALE EXPENSES	151,000
TOTAL	\$ 193,025,000
Bond Proceeds Fund	153,125,000
Maximum Effort School Loan Fund	19,000,000
General Fund	20,900,000
	APPROPRIATIONS \$

Sec. 2. UNIVERSITY OF MINNESOTA

To the board of regents of the University of Minnesota for higher education asset preservation and replacement

This appropriation is for the purposes specified in Minnesota Statutes, section 135A.046. 15,965,000

To the board of trustees of the Minnesota state colleges and universities for higher education asset preservation and replacement

This appropriation is for the purposes specified in Minnesota Statutes, section 135A.046.

Sec. 4. CHILDREN, FAMILIES, AND LEARNING

Subdivision 1. To the commissioner of children, families, and learning for the purposes specified in this section

Subd. 2. Metropolitan Magnet Schools

For a metropolitan magnet school grant to school district No. 6067, Tri-District, to complete construction of the East Metro middle school. This appropriation is added to the appropriations in Laws 1998, chapter 404, section 5, subdivision 5; Laws 1999, chapter 240, article 1, section 3; and Laws 2000, chapter 492, article 1, section 5, subdivision 2, for the same project.

Subd. 3. Maximum Effort Capital Loan

For a capital loan to independent school district No. 2580, East Central, under Minnesota Statutes, sections 126C.60 to 126C.72. A capital loan in this amount is approved.

Notwithstanding the timelines in Minnesota Statutes, section 126C.69, subdivision 3, 6, 7, or 11, or the application limitation in Laws 2000, chapter 492, article 1, section 5, subdivision 5, independent school district No. 2580, East Central, may apply to the department of children, families, and learning for a maximum effort capital loan.

The commissioner of children, families, and learning shall complete the review and comment process according to Minnesota Statutes, section 126C.69, subdivisions 3, 4, 5, and 8, for the project approved in this subdivision.

The commissioner shall review the proposed plan and budget of the project approved in this subdivision and may reduce the amount of a loan to ensure that the project will be economical. The commissioner may recover the cost incurred by the commissioner for any professional services associated with the final review by reducing the proceeds of the loan paid to a district.

Subd. 4. Cooperative Secondary Facilities Grant 17,500,000

19,000,000

32,200,000

1,700,000

Notwithstanding Minnesota Statutes, section 123A.443, subdivision 2, clause (4), a cooperative secondary facilities grant of \$11,500,000 is approved to the joint powers board for independent school districts Nos. 486, Swanville, and 487, Upsala. The joint powers board issuing the bonds for the secondary facility and the school boards of independent school district No. 486, Swanville, and independent school district No. 487, Upsala, may make the ballot question on the issuance of the bonds and the ballot questions on the consolidation of the two districts each contingent on the passage of propositions. Notwithstanding the other Minnesota Statutes, section 123A.48, the consolidation ballot questions may be phrased to reflect this contingency.

Sec. 5. NATURAL RESOURCES

Flood Hazard Mitigation Grants

To the commissioner of natural resources for grants to local units of government under Minnesota Statutes, section 103F.161, for publicly owned capital improvements to assist with the cost of mitigative storm drainage system improvement and other flood mitigation measures.

\$234,000 of this appropriation is for projects in the Red River basin.

\$5,000,000 is for a grant to the city of Eagan in that amount.

Sec. 6. BOARD OF WATER AND SOIL RESOURCES

Minnesota River basin conservation reserve enhancement program

This appropriation is to the board of water and soil resources.

\$43,000,000 is to acquire easements and \$5,903,000 is for administrative costs to acquire the easements.

These appropriations must be used to acquire easements and implement conservation practices on frequently flooded cropland, including land within the 100-year floodplain and the major tributaries; on marginal cropland along rivers and streams; and on drained or altered wetlands in the Minnesota River basin to protect soil, enhance water quality, and support fish and wildlife habitat as provided in Minnesota Statutes, sections 103F.515 and 103F.516.

Sec. 7. ADMINISTRATION

5,234,000

48,903,000

[42ND DAY

42ND DAY]	FRIDAY, APRIL 27, 2001	1971
Subdivision 1. To the commiss administration for the purposes in this section		41,767,000
Subd. 2. Capital Asset Preservation and Replacement	(CAPRA)	4,900,000
To be spent in accordance Statutes, section 16A.632.	with Minnesota	
\$400,000 is to replace the roof historical society building at Street in St. Paul.		
Subd. 3. Bruentrup Farm Roof Replacements		100,000
For a grant to the city of Map roofs on the house and bar Bruentrup farm owned by the	n of the historic	
Subd. 4. State Office Building Exterior		2,200,000
To complete tuckpointing and the north and west sides of the associated remediation work those exterior walls.	e building and the	
Subd. 5. Governor's Residence Interior	e	1,167,000
To upgrade the HVAC sys electrical system, extend the ele costs.		
Subd. 6. Electrical Utility Infrastructure, Phase 5		2,500,000
To upgrade the primary elec system in the capitol complex.		
Subd. 7. Land Acquisition, Site Preparation, and Predesign for		10,000,000
Subd. 8. Digital Television Conversion		20,900,000
This appropriation is from the	general fund.	
For grants to noncommercial to to assist with conversion to a signal as mandated by the feder order to qualify for these gran meet the criteria established Minnesota Statutes, section 129 2.	digital broadcast ral government. In hts, a station must d for grants in	
Sec. 8. TRADE AND ECONC	OMIC DEVELOPMENT	
Subdivision 1. To the commiss trade and economic developme purposes specified in this section	ent for the	31,305,000

Subd. 2. Wastewater Infrastructure Fund

For grants to eligible municipalities under the wastewater infrastructure program established in Minnesota Statutes, section 446A.072.

\$230,000 is to pay principal costs on the general obligation sewer revenue bond of 2000 issued by the town of West Newton in Nicollet county to pay costs the town incurred in construction of the St. George community wastewater treatment system. The system uses wetlands to treat wastewater from 23 properties. The bond was issued to pay the cost of installing additional treatment components that were not part of the project as originally planned. The additional components resulted in excessive costs to homeowners.

Subd. 3. Granite Falls Infrastructure Restoration

For a grant to the city of Granite Falls to assist with the cost of tornado damage assessment, repair, replacement, extension, or improvement of publicly owned wastewater and municipal utility service and drinking water systems.

Subd. 4. Flood Disaster Recovery

This appropriation is from the general fund.

For grants to local units of government in the areas designated under the Presidential Declaration of Major Disaster, DR...., related to the floods of April and May 2001, whether included in the original declaration or added later by federal government amendment, to pay public costs resulting from the disaster but not covered by federal disaster programs. Eligible costs include damage assessment, restoration, replacement, or improvement of publicly owned infrastructure, including municipal utilities, parks, storm sewers, and wastewater treatment facilities.

Sec. 9. BOND SALE EXPENSES

To the commissioner of finance for bond sale expenses under Minnesota Statutes, section 16A.641, subdivision 8. This appropriation is from the bond proceeds fund.

Sec. 10. BOND SALE SCHEDULE

The commissioner of finance shall schedule the sale of state general obligation bonds so that, during the biennium ending June 30, 2003, no more than \$638,054,000 will need to be

30,000,000

1,305,000

..,...,...

151,000

transferred from the general fund to the state bond fund to pay principal and interest due and to become due on outstanding state general obligation bonds. During the biennium, before each sale of state general obligation bonds, the commissioner of finance shall calculate the amount of debt service payments needed on bonds previously issued and shall estimate the amount of debt service payments that will be needed on the bonds scheduled to be sold. The commissioner shall adjust the amount of bonds scheduled to be sold so as to remain within the limit set by this section. The amount needed to make the debt service payments is appropriated from the general fund as provided in Minnesota Statutes, section 16A.641.

Sec. 11. [BOND SALE AUTHORIZATION.]

Subdivision 1. [BOND PROCEEDS FUND.] To provide the money appropriated in this act from the bond proceeds fund, the commissioner of finance shall sell and issue bonds of the state in an amount up to \$153,125,000 in the manner, upon the terms, and with the effect prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, and by the Minnesota Constitution, article XI, sections 4 to 7.

Subd. 2. [MAXIMUM EFFORT SCHOOL LOAN FUND.] To provide the money appropriated by this act from the maximum effort school loan fund, the commissioner of finance shall sell and issue bonds of the state in an amount up to \$19,000,000 in the manner, on the terms, and with the effect prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, and by the Minnesota Constitution, article XI, sections 4 to 7. The proceeds of the bonds, except accrued interest and any premium received on the sale of the bonds, must be credited to a bond proceeds account in the maximum effort school loan fund.

Sec. 12. Minnesota Statutes 2000, section 16B.335, subdivision 3, is amended to read:

Subd. 3. [PREDESIGN REQUIREMENT.] The definitions in paragraphs (a) and (b) apply to this section.

(a) "Predesign" means the stage in the development of a project during which the purpose, scope, cost, and schedule of the complete project are defined and instructions to design professionals are produced.

(b) "Design" means the stage in the development of a project during which schematic, design development, and contract documents are produced.

(c) A recipient to whom an appropriation is made for a project subject to review under subdivision 1 or notice under subdivision 2 shall prepare a predesign package and submit it to the commissioner for review and recommendation before proceeding with design activities. The commissioner must complete the review and recommendation within ten working days after receiving it. Failure to review and recommend within the ten days is considered a positive recommendation. The predesign package must be sufficient to define the purpose, scope, cost, and schedule of the project and must demonstrate that the project has been analyzed according to appropriate space needs standards.

(d) This subdivision does not apply to park building projects for park buildings owned by a local government unit in the metropolitan area defined in section 473.121, subdivision 2.

Sec. 13. Minnesota Statutes 2000, section 103F.161, subdivision 3, is amended to read:

Subd. 3. [RED RIVER BASIN FLOOD MITIGATION PROJECTS.] Notwithstanding subdivision 2, a grant for implementation of a flood hazard mitigation project in the Red River basin that is consistent with the 1998 mediation agreement and approved by the Red River flood damage reduction work group may be for up to 75 percent of the cost of the proposed mitigation measures for the Agassiz-Audubon, North Ottawa, Hay creek, and Thief river subwatershed projects.

Sec. 14. Minnesota Statutes 2000, section 123A.443, subdivision 1, is amended to read:

Subdivision 1. [QUALIFICATION.] Any group of districts that meets the criteria required under subdivision 2 may apply for an incentive grant for construction of a new secondary facility or for remodeling and improving an existing secondary facility. A grant for new construction must not exceed the lesser of \$5,000,000 \$12,000,000 or 75 percent of the approved construction costs of a cooperative secondary education facility. A grant for remodeling and improving an existing facility must not exceed \$200,000.

Sec. 15. Minnesota Statutes 2000, section 136F.60, subdivision 2, is amended to read:

Subd. 2. [METHODS OF ACQUISITION.] (a) If money has been appropriated to the board to acquire lands or sites for public buildings or real estate, the acquisition may be by gift, purchase, or condemnation proceedings. Condemnation proceedings must be under chapter 117.

(b) The board may accept gifts of and enter into agreements to acquire facilities that the board determines to be for the good and benefit of the state colleges and universities. Except as otherwise provided in this paragraph, the terms of the agreements are within the board's discretion. The board, by way of agreement, may convey, or lease for a term of years not to exceed 30 years, real property under the board's control. Conveyances and leases may be made with or without monetary consideration. Conveyances by the board must be by quitclaim deed in a form approved by the attorney general. Land conveyed by the board must revert to the state if it is no longer used to provide a facility for the primary benefit of a state college or university or its students. Agreements may be made following requests for proposal or by direct negotiation. The board may not use, either directly or indirectly, state appropriations or the credit of the state to pay or guarantee the payment of any debt for, or any costs related to, the construction of a facility includes, but is not limited to, student unions, recreational centers, and other facilities for student housing, athletics, parking, academic instruction, and administration.

Sec. 16. Minnesota Statutes 2000, section 446A.072, subdivision 4, is amended to read:

Subd. 4. [FUNDING LEVEL.] (a) The authority shall provide supplemental assistance for essential project component costs as certified by the commissioner of the pollution control agency under section 116.182, subdivision 4.

(b) Except as provided in paragraph (c), a municipality may not receive more than \$4,000,000, or \$15,000 per existing connection, whichever is less, under this section unless specifically approved by law. If a project would be eligible for more than \$4,000,000 under paragraph (e), the authority shall include a description of the project and the financing plan in its report on needs in subdivision 11. The \$4,000,000, or \$15,000 per existing connection, whichever is less, limit in this paragraph does not apply to a municipality that borders the outstanding resource value water of Lake Superior.

(c) A sanitary district or multijurisdictional wastewater treatment district may receive an additional \$1,000,000 for each municipality participating up to a maximum grant of \$8,000,000, unless a higher amount is specifically approved by law. If a project would be eligible for more than \$8,000,000 under paragraph (e), the authority shall include a description of the project and the financing plan in its report on needs in subdivision 11.

(d) The authority shall provide supplemental assistance for up to one-half of the eligible grant funding level determined by the United States Department of Agriculture Rural Development funding for projects listed on the agency's project priority list, in priority order. In the case of multijurisdictional projects when the United States Department of Agriculture Rural Development is unable to fully fund up to one-half of the eligible grant amount, the authority may provide up to an additional \$1,000,000 for each municipality participating up to the limits under paragraph (c) but not to exceed the maximum grant level determined by the United States Department of Agriculture Rural Development as needed to keep the project affordable. For municipalities that are not eligible for United States Department of Agriculture Rural Development funding for wastewater, the authority shall provide supplemental assistance for: (1) essential project component costs calculated by first determining the amount needed to reduce a municipality's annual residential sewer costs to 1.4 percent of the municipality's median household income or \$25 per month per household, whichever is greater, and then multiplying that amount by 80 percent to determine the actual award amount to supplement loans under section 446A.07; and (2) up to 50 percent of the incremental costs specifically identified by the agency as being attributable to more stringent wastewater standards required to protect outstanding resource value waters or outstanding international resource value waters.

(e) Notwithstanding paragraph (b), in the event that a municipality's monthly residential sewer service charges average above \$50, the authority will provide 90 percent of the grant amount needed to reduce the average monthly sewer service charge to \$50, provided the project is ranked in the top 50 percentile of the agency's intended use plan.

(f) The authority shall provide supplemental assistance to a municipality that would not otherwise qualify for supplemental assistance if:

(1) the municipality voluntarily accepts a sewer connection from another governmental unit to serve residential, industrial, or commercial developments that were completed before March 1, 1996, or are on lots whose plats were recorded before that date; and

(2) fees charged by the municipality for the connection must take into account state and federal grants used by the municipality for the construction of the treatment plant.

The amount of supplemental assistance under this paragraph must be sufficient to reduce debt service payments under section 446A.07 to an extent equivalent to a zero percent loan in an amount up to the other governmental unit's project costs necessary for connection. Eligibility for supplemental assistance under this paragraph ends three years after the agency certifies that the connection has met the operational performance standards established by the agency.

Sec. 17. [PEOPLE, INC. NORTH SIDE COMMUNITY SUPPORT PROGRAM.]

The grant in Laws 1998, chapter 404, section 18, subdivision 4, must be paid to People, Inc. to purchase, remodel, and complete accessibility upgrades to an existing building or to acquire land or construct a building to be used by the People, Inc. North Side Community Support Program, which may provide office space for state employees.

Sec. 18. [RED LAKE ECONOMIC DEVELOPMENT FACILITY.]

The grant in Laws 1998, chapter 404, section 23, subdivision 27, to the Red Lake tribal council must be used to construct an educational and training facility and an economic development facility on land assigned by the council on the Red Lake reservation.

Sec. 19. [LAWRENCE HALL REMODELING.]

The cost of remodeling the top floor of Lawrence Hall at St. Cloud State University for student housing, as authorized by Laws 2000, chapter 492, article 1, section 3, subdivision 19, must be paid entirely with money from other than state sources.

Sec. 20. [FERGUS FALLS OFFICE FACILITY.]

The appropriation in Laws 2000, chapter 492, article 1, section 7, subdivision 3, may also be used to acquire, remodel, and refurbish facilities for a consolidated area office and service facility in Fergus Falls.

Sec. 21. [GUTHRIE THEATER APPROPRIATION; CONDITIONS.]

The appropriation in Laws 2000, chapter 492, article 1, section 14, subdivision 3, may be used to predesign and begin design of a new Guthrie Theater and need not be used to acquire and prepare a site for the theater nor to construct, furnish, and equip it.

Sec. 22. [EFFECTIVE DATE.]

This act is effective the day following final enactment."

Delete the title and insert:

"A bill for an act relating to capital improvements; authorizing spending for public purposes, including, but not limited to, acquiring and bettering public land and buildings and other public improvements of a capital nature with certain conditions; authorizing the sale of state bonds; appropriating money; amending Minnesota Statutes 2000, sections 16B.335, subdivision 3; 103F.161, subdivision 3; 123A.443, subdivision 1; 136F.60, subdivision 2; 446A.072, subdivision 4."

And when so amended the bill do pass and be re-referred to the Committee on Finance. Amendments adopted. Report adopted.

MOTIONS AND RESOLUTIONS

CONFIRMATION

Senator Moe, R.D. moved that the report from the Committee on Rules and Administration, reported April 19, 2001, pertaining to appointments, be taken from the table. The motion prevailed.

Senator Moe, R.D. moved that the foregoing report be now adopted. The motion prevailed.

Senator Moe, R.D. moved that in accordance with the report from the Committee on Rules and Administration, reported April 19, 2001, the Senate, having given its advice, do now consent to and confirm the appointment of:

CAMPAIGN FINANCE AND PUBLIC DISCLOSURE BOARD

Shirley Chase, 736 Carla Ln., Little Canada, Ramsey County, effective July 14, 2000, for a term expiring on January 6, 2003.

Wilbur Fluegel, 14060 - 92nd Pl., Maple Grove, Hennepin County, effective January 1, 2001, for a term expiring on January 3, 2005.

Donald Roggenbauer, P.O. Box 1884, Maple Grove, Hennepin County, effective July 14, 2000, for a term expiring on January 7, 2002.

Allan Spear, 2429 Colfax Ave. S., Minneapolis, Hennepin County, effective January 4 2001, for a term expiring on January 6, 2003.

The motion prevailed. So the appointments were confirmed.

Pursuant to Rule 26, Senator Moe, R.D., Chair of the Committee on Rules and Administration, designated S.F. No. 2340 a Special Order to be heard immediately.

SPECIAL ORDER

S.F. No. 2340: A bill for an act relating to appropriations; appropriating money for the

department of transportation and other government agencies with certain conditions; establishing,

funding, or regulating certain policies, programs, duties, activities, or practices; funding and regulating criminal justice and prevention programs; modifying public safety and law enforcement provisions; providing funding for economic, energy, transportation, infrastructure, and recreational development, with certain conditions; proposing an amendment to the Minnesota Constitution by adding a section to article XIV to dedicate proceeds of the tax on the sale of motor vehicles to

highway and transit purposes; requiring studies and reports; making technical, conforming, and clarifying changes; imposing penalties; setting fees; amending Minnesota Statutes 2000, sections 3C.12, subdivision 2; 13.679; 13.87, by adding a subdivision; 15.01; 15.06, subdivision 1; 15A.0815, subdivision 2; 16A.641, subdivision 8; 16B.32, subdivision 2; 16B.335, subdivision 4; 16B.56, subdivision 1; 16B.76, subdivision 1; 16C.05, subdivision 2; 16C.06, subdivisions 1, 2; 16C.08, subdivision 2; 17.86, subdivision 3; 18.024, subdivision 1; 43A.08, subdivision 1a; 45.012; 103F.325, subdivisions 2, 3; 115A.15, subdivision 5; 116O.06, subdivision 2; 123B.65, subdivisions 1, 3, 5; 138.664, by adding a subdivision; 161.082, subdivision 2a; 161.14, by adding a subdivision; 161.23, subdivision 3; 161.32, subdivisions 1, 1b, 1e; 161.45, subdivision 1; 167.51, subdivision 2; 168.013, subdivision 1d; 168.33, subdivision 7; 168.381; 168.61, subdivision 1; 169.06, by adding a subdivision; 169.073; 169.09, subdivision 13; 169.18, subdivision 1, by adding a subdivision; 169.825, subdivision 11; 169.87, subdivision 4; 170.23; 171.06, subdivision 2a; 171.07, subdivision 11; 171.12, subdivision 6; 171.13, subdivision 6; 171.185; 171.26; 171.29, subdivision 2; 171.36; 174.03, subdivision 7, by adding a subdivision; 174.24, subdivision 3b; 174.32, subdivision 5; 174.70, subdivisions 2, 3; 181.30; 184.29; 184.30, subdivision 1; 184.38, subdivisions 6, 8, 9, 10, 11, 17, 18, 20; 184.41; 216A.01; 216A.035; 216A.036; 216A.05, subdivision 1; 216A.07, subdivision 1; 216A.08; 216A.085, subdivision 3; 216B.02, subdivisions 1, 7, 8; 216B.16, subdivisions 1, 2, 6b, 15; 216B.162, subdivisions 7, 11; 216B.1675, subdivision 9; 216B.241, subdivisions 1a, 1b, 2b; 216C.01, subdivisions 1, 2, 3; 216C.051, subdivision 6; 216C.37, subdivision 1; 216C.40, subdivision 4; 216C.41; 237.02; 237.075, subdivisions 2, 9; 237.082; 237.21; 237.30; 237.462, subdivision 6; 237.51, subdivisions 1, 5, 5a; 237.52, subdivisions 2, 4, 5; 237.54, subdivision 2; 237.55; 237.59, subdivision 2; 237.768; 239.01; 239.10; 297B.09, subdivision 1; 299C.10, subdivision 1; 299C.11; 299C.147, subdivision 2; 299D.03, subdivisions 5, 6, by adding a subdivision; 299M.10; 299M.11, subdivision 5; 325E.11; 325E.115, subdivision 2; 326.243; 446A.085; 473.859, subdivision 2; 484.50; Laws 1999, chapter 238, article 1, section 2, subdivision 7; proposing coding for new law in Minnesota Statutes, chapters 161; 167; 169; 174; 240A; 299A; 299C; 473; 609; repealing Minnesota Statutes 2000, sections 174.22, subdivision 9; 174.32, subdivisions 2, 4; 184.22, subdivisions 2, 3, 4, 5; 184.37, subdivision 2; 216A.06; 237.69, subdivision 3.

Senator Kleis moved to amend S.F. No. 2340 as follows:

Page 63, after line 20, insert:

"Sec. 17. Minnesota Statutes 2000, section 162.02, subdivision 12, is amended to read:

Subd. 12. [FORMER MUNICIPAL STATE-AID STREETS.] Former municipal state-aid streets located in a city that previously received money from the municipal state-aid street fund but whose population fell below 5,000 under the 1980 or 1990 a later federal census must be included in the county state-aid highway system, subject to the approval of the governing bodies of the city and the county. An action taken by a county board approving the inclusion of a former municipal state-aid street in the county state-aid highway system must also include a resolution taking over the street as a county highway under section 163.11. The county state-aid highway system is increased in extent by the addition of the mileage of municipal state-aid streets reverting or turned over to the jurisdiction of the counties under this subdivision.

Sec. 18. Minnesota Statutes 2000, section 162.09, subdivision 4, is amended to read:

Subd. 4. [FEDERAL CENSUS IS CONCLUSIVE.] (a) In determining whether any city has a population of 5,000 or more, the last federal census shall be conclusive, except as otherwise provided in this subdivision.

(b) A city that has previously been classified as having a population of 5,000 or more for the purposes of chapter 162 and whose population decreases by less than 15 percent from the census figure that last qualified the city for inclusion shall receive the following percentages of its 1981 apportionment for the year ending in one for the years indicated: 1982 for the year ending in two, 66 percent and 1983 for the year ending in three, 33 percent. Thereafter the city shall not receive any apportionment from the municipal state-aid street fund unless its population is determined to be 5,000 or over by a federal census. The governing body of the city may contract with the United States Bureau of the Census to take one special census before January 1, 1986 the year ending in six. A certified copy of the results of the census shall be filed with the appropriate state authorities by the city. The result of the census shall be the population of the city for the purposes of any law providing that population is a required qualification for distribution of highway aids under chapter 162. The special census shall remain in effect until the 1990 next federal census is completed and filed. The expense of taking the special census shall be paid by the city.

(c) If an entire area not heretofore incorporated as a city is incorporated as such during the interval between federal censuses, its population shall be determined by its incorporation census. The incorporation census shall be determinative of the population of the city only until the next federal census.

(d) The population of a city created by the consolidation of two or more previously incorporated cities shall be determined by the most recent population estimate of the metropolitan council or state demographer, until the first federal decennial census or special census taken after the consolidation.

(e) The population of a city that is not receiving a municipal state-aid street fund apportionment shall be determined, upon request of the city, by the most recent population estimate of the metropolitan council or state demographer. A municipal state-aid street fund apportionment received by the city must be based on this population estimate until the next federal decennial census or special census."

Pages 107 and 108, delete section 65

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Krentz moved to amend S.F. No. 2340 as follows:

Page 12, after line 52, insert:

"The commissioner must conduct a study to determine the feasibility of constructing an interchange on I-35W between the Anoka county highway No. 23 interchange and the junction of I-35W and I-35E. The study must include an analysis of the traffic impacts on the city of Centerville and the potential travel time savings to commuters to both the Minneapolis and St. Paul areas."

The motion did not prevail. So the amendment was not adopted.

Senator Johnson, Dean moved to amend S.F. No. 2340 as follows:

Page 39, line 15, delete "children, families, and"

Page 39, line 16, delete "learning" and insert "economic security"

The motion prevailed. So the amendment was adopted.

Senator Johnson, Dean then moved to amend S.F. No. 2340 as follows:

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Pages 112 and 113, delete section 7

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Johnson, Dean then moved to amend S.F. No. 2340 as follows:

Page 80, line 9, after "to" insert "the commissioner of public safety for grants to"

The motion prevailed. So the amendment was adopted.

Senator Johnson, Dean then moved to amend S.F. No. 2340 as follows:

Page 7, after line 44, insert:

"\$250,000 in fiscal year 2001 from the general fund is to conduct a study on the costs and benefits of spring load restrictions on local roads. The commission shall by January 15, 2003, report the results of the study to the chairs of the committees having jurisdiction over transportation policy and finance in the house of representatives and the senate."

Page 9, line 12, delete "\$50,000,000" and insert "\$49,750,000"

Page 9, line 21, delete "\$18,000,000" and insert "\$17,750,000"

The motion prevailed. So the amendment was adopted.

Senator Dille moved to amend S.F. No. 2340 as follows:

Page 47, line 28, strike "June 30, 1997" and insert "December 31, 1996"

The motion prevailed. So the amendment was adopted.

Senator Kinkel moved to amend S.F. No. 2340 as follows:

Page 106, after line 30, insert:

"Sec. 62. [TOWER LOCATION.]

The commissioner of transportation shall consider erecting a differential global positioning system tower at the Bedora state nursery site in Hubbard county, provided that the location meets United States Coast Guard technical and serviceability requirements and specifications."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Ourada moved to amend S.F. No. 2340 as follows:

Page 24, line 53, delete "32,682,000" and insert "32,502,000"

Page 25, line 5, delete "\$280,000" and insert "\$100,000"

Page 26, line 8, delete "7,999,000" and insert "8,179,000"

Page 27, line 21, delete "\$600,000" and insert "\$500,000"

Page 28, after line 34, insert:

"(i) \$280,000 the first year is a one-time appropriation to the commissioner of public safety for costs incurred by the state patrol associated with eliminating racial profiling."

The motion did not prevail. So the amendment was not adopted.

Senator Kiscaden moved to amend S.F. No. 2340 as follows:

Page 88, after line 16, insert:

"Sec. 46. [219.166] [ESTABLISHMENT OF QUIET ZONES.]

A county, statutory or home rule charter city, or town may by ordinance establish a defined "quiet zone" in which the sounding of horns, whistles, or other audible warnings by locomotives is regulated or prohibited. A quiet zone established under this section must consist of at least one-half mile of railroad right-of-way. All quiet zones, regulations, and ordinances adopted under this section must conform to federal law and the regulations of the Federal Railroad Administration.'

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Wiener moved to amend S.F. No. 2340 as follows:

Page 66, line 33, delete "\$4.50" and strike "is imposed"

Page 66, line 34, delete the new language and strike the old language

Page 66, delete line 35

Page 66, line 36, delete everything before the semicolon and insert ":

(i) \$3.50 is imposed on every application made directly to the department;

(ii) \$4.50 is imposed on every motor vehicle registration renewal, excluding pro rate, made to a deputy registrar; and

(iii) \$7 is imposed on every other type of vehicle transaction made to a deputy registrar"

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 39 and nays 19, as follows:

Those who voted in the affirmative were:

Anderson	Johnson, Debbie	Marty	Price	Schwab
Belanger	Johnson, Doug	Moe, R.D.	Ranum	Stevens
Berglin	Kelley, S.P.	Oliver	Reiter	Terwilliger
Cohen	Kelly, R.C.	Orfield	Rest	Tomassoni
Foley	Kierlin	Ourada	Ring	Vickerman
Fowler	Krentz	Pappas	Robling	Wiener
Frederickson	Langseth	Pariseau	Sams	Wiger
Higgins	Lesewski	Pogemiller	Scheid	e
Those who voted in the negative were:				

Bachmann	Fischbach	Kinkel	Lourey	Sabo
Betzold	Hottinger	Kleis	Metzen	Scheevel
Day	Johnson, Dave	Knutson	Murphy	Stumpf
Dille	Johnson, Dean	Lessard	Neuville	-

The motion prevailed. So the amendment was adopted.

Senator Wiger moved to amend S.F. No. 2340 as follows:

Page 66, after line 29, insert:

"Sec. 20. Minnesota Statutes 2000, section 168.12, subdivision 1, is amended to read:

Subdivision 1. [NUMBER PLATES; DESIGN, VISIBILITY, PERIODS OF ISSUANCE.] (a) The registrar, upon the approval and payment, shall issue to the applicant the number plates required by law, bearing the state name and the number assigned. The number assigned may be a combination of a letter or sign with figures. The color of the plates and the color of the abbreviation of the state name and the number assigned shall be in marked contrast. The plates shall be lettered, spaced, or distinguished to suitably indicate the registration of the vehicle according to the rules of the registrar, and when a vehicle is registered on the basis of total gross weight, the plates issued shall clearly indicate by letters or other suitable insignia the maximum gross weight for which the tax has been paid. These number plates shall be so treated as to be at least 100 times brighter than the conventional painted number plates. When properly mounted on an unlighted vehicle, these number plates, when viewed from a vehicle equipped with standard headlights, shall be visible for a distance of not less than 1,500 feet and readable for a distance of not less than 110 feet.

(b) The registrar shall issue these number plates for the following periods:

(1) New number plates issued pursuant to section 168.012, subdivision 1, shall be issued to a vehicle for as long as it is owned by the exempt agency and shall not be transferable from one vehicle to another but may be transferred with the vehicle from one tax-exempt agency to another.

(2) Plates issued for passenger automobiles as defined in section 168.011, subdivision 7, shall be issued for a seven-year period. All plates issued under this paragraph must be replaced if they are seven years old or older at the time of annual registration or will become so during the registration period.

(3) Number plates issued under sections 168.053 and 168.27, subdivisions 16 and 17, shall be for a seven-year period.

(4) <u>Number plates issued under sections 168.12</u>, subdivisions 2c and 2d; and 168.123 shall be issued for the life of the veteran under section 169.79.

(5) Plates for any vehicle not specified in clauses (1) to (3), except for trailers as hereafter provided, shall be issued for the life of the vehicle. Beginning with number plates issued for the year 1981, plates issued for trailers with a total gross weight of 3,000 pounds or less shall be issued for the life of the trailer and shall be not more than seven inches in length and four inches in width.

(c) In a year in which plates are not issued, the registrar shall issue for each registration a tab or sticker to designate the year of registration. This tab or sticker shall show the calendar year or years for which issued, and is valid only for that period. The number plates, number tabs, or stickers issued for a motor vehicle may not be transferred to another motor vehicle during the period for which it is issued, except a motor vehicle registered under section 168.187.

(d) Notwithstanding any other provision of this subdivision, number plates issued to a vehicle which is used for behind-the-wheel instruction in a driver education course in a public school may be transferred to another vehicle used for the same purpose without payment of any additional fee. The registrar shall be notified of each transfer of number plates under this paragraph and may prescribe a form for notification.

Sec. 21. Minnesota Statutes 2000, section 168.1291, subdivision 1, is amended to read:

Subdivision 1. [DEFINITION.] For purposes of this section "special license plates" means license plates issued under sections 168.12, subdivisions 2b to and 2e; $\frac{168.123}{168.123}$; 168.1235; and 168.129."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Orfield moved to amend S.F. No. 2340 as follows:

Page 12, delete lines 22 to 48

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 22 and nays 37, as follows:

Those who voted in the affirmative were:

Anderson	Higgins	Krentz	Pappas	Sabo
Berglin	Hottinger	Lourey	Pogemiller	Wiger
Betzold	Johnson, Dean	Marty	Price	0
Foley	Kelley, S.P.	Moe, R.D.	Ranum	
Fowler	Kinkel	Orfield	Rest	

Lessard

Limmer

Metzen

Neuville

Pariseau

Reiter

Oliver Ourada

Those who voted in the negative were:

Bachmann	Johnson, Debbie
Belanger	Johnson, Doug
Cohen	Kelly, R.C.
Day	Kierlin
Dille	Kleis
Fischbach	Knutson
Fradoriakson	Longoth
Fischbach	Knutson
Frederickson	Langseth
Johnson, Dave	Lesewski

Ring Robling Sams Samuelson Scheevel Scheid Schwab Stevens

Stumpf Terwilliger Tomassoni Vickerman Wiener

The motion did not prevail. So the amendment was not adopted.

Senator Johnson, Dean moved to amend S.F. No. 2340 as follows:

Page 21, after line 23, insert:

"In fiscal year 2001, \$186,000 in general funds is transferred from Laws 1999, chapter 250, article 1, section 28, to the department of military affairs to pay for higher than anticipated fuel costs of the department's training and community center facilities."

The motion prevailed. So the amendment was adopted.

CALL OF THE SENATE

Senator Betzold imposed a call of the Senate for the balance of the proceedings on S.F. No. 2340. The Sergeant at Arms was instructed to bring in the absent members.

Senator Berglin moved to amend S.F. No. 2340 as follows:

Page 36, after line 28, insert:

"Sec. 14. Minnesota Statutes 2000, section 611A.25, subdivision 3, is amended to read:

Subd. 3. [TERMS; VACANCIES; EXPENSES.] Section 15.059 governs the filling of vacancies and removal of members of the sexual assault advisory council. The terms of the members of the advisory council shall be two years. No member may serve on the advisory council for more than two consecutive terms. The council expires on June 30, 2001 2003. Council members shall receive expense reimbursement as specified in section 15.059.

Sec. 15. Minnesota Statutes 2000, section 611A.361, subdivision 3, is amended to read:

Subd. 3. [TERMS; VACANCIES; EXPENSES.] Section 15.059 governs the filling of vacancies and removal of members of the general crime victims advisory council. The terms of the members of the advisory council shall be two years. No member may serve on the advisory council for more than two consecutive terms. The council expires on June 30, 2001 2003. Council members shall receive expense reimbursement as specified in section 15.059."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Robling moved to amend S.F. No. 2340 as follows:

Pages 74 and 75, delete section 28

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 13 and nays 45, as follows:

Those who voted in the affirmative were:

Bachmann	Johnson, Debbie	Limmer	Ourada	Robling
Belanger	Kiscaden	Neuville	Pariseau	0
Day	Knutson	Oliver	Reiter	

Those who voted in the negative were:

Anderson	Hottinger	Krentz	Price	Schwab
Betzold	Johnson, Dave	Langseth	Ranum	Solon
Cohen	Johnson, Dean	Lesewski	Rest	Stevens
Dille	Johnson, Doug	Lessard	Ring	Stumpf
Fischbach	Kelley, S.P.	Lourey	Sabo	Terwilliger
Foley	Kelly, R.C.	Metzen	Sams	Tomassoni
Fowler	Kierlin	Orfield	Samuelson	Vickerman
Frederickson	Kinkel	Pappas	Scheevel	Wiener
Higgins	Kleis	Pogemiller	Scheid	Wiger

The motion did not prevail. So the amendment was not adopted.

Senator Krentz moved to amend S.F. No. 2340 as follows:

Page 72, after line 23, insert:

"Sec. 25. Minnesota Statutes 2000, section 169.14, subdivision 4, is amended to read:

Subd. 4. [ESTABLISHMENT OF ZONES BY COMMISSIONER.] On determining upon the basis of an engineering and traffic investigation that any speed set forth in this section is greater or less than is reasonable or safe under the conditions found to exist on any trunk highway or upon any part thereof, the commissioner may erect appropriate signs designating a reasonable and safe speed limit thereat, which speed limit shall be effective when such signs are erected. Any speeds in excess of such limits shall be prima facie evidence that the speed is not reasonable or prudent and that it is unlawful; except that any speed limit within any municipality shall be a maximum limit and any speed in excess thereof shall be unlawful. On determining upon that basis that a part of the trunk highway system outside a municipality should be a zone of maximum speed limit, the commissioner may establish that part as such a zone by erecting appropriate signs showing the beginning and end of the zone, designating a reasonable and safe speed therefor, which may be different than the speed set forth in this section, and that it is a zone of maximum speed limit. The speed so designated by the commissioner within any such zone shall be a maximum speed limit.

and speed in excess of such limit shall be unlawful. The commissioner may in the same manner from time to time alter the boundary of such a zone and the speed limit therein or eliminate such zone. The commissioner shall establish a maximum speed limit of the greater of 25 miles per hour, or 20 miles per hour below the posted limit, in a school zone, after a school board and local authority jointly request this action for a school zone within their jurisdictions.

Sec. 26. Minnesota Statutes 2000, section 169.14, subdivision 5a, is amended to read:

Subd. 5a. [SPEED ZONING IN SCHOOL ZONE; SURCHARGE.] (a) Local authorities may establish a school speed limit within a school zone of a public or nonpublic school upon the basis of an engineering and traffic investigation as prescribed by the commissioner of transportation. The establishment of a school speed limit on any trunk highway shall be with the consent of the commissioner of transportation, except when requested jointly by a school board and local authority under subdivision 4. Such school speed limits shall be in effect when children are present, going to or leaving school during opening or closing hours or during school recess periods. The school speed limit shall not be lower than 15 miles per hour and shall not be more than 20 miles per hour below the established speed limit on an affected street or highway if the established speed limit is 40 miles per hour or greater.

(b) The school speed limit shall be effective upon the erection of appropriate signs designating the speed and indicating the beginning and end of the reduced speed zone. Any speed in excess of such posted school speed limit is unlawful. All such signs shall be erected by the local authorities on those streets and highways under their respective jurisdictions and by the commissioner of transportation on trunk highways.

(c) For the purpose of this subdivision, "school zone" means that section of a street or highway which abuts the grounds of a school where children have access to the street or highway from the school property or where an established school crossing is located provided the school advance sign prescribed by the manual on uniform traffic control devices adopted by the commissioner of transportation pursuant to section 169.06 is in place. All signs erected by local authorities to designate speed limits in school zones shall conform to the manual on uniform control devices.

(d) Notwithstanding section 609.0331 or 609.101 or other law to the contrary, a person who violates a speed limit established under this subdivision is assessed an additional surcharge equal to the amount of the fine imposed for the violation, but not less than \$25."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Kelly, R.C. moved to amend S.F. No. 2340 as follows:

Page 65, after line 28, insert:

"Sec. 19. Minnesota Statutes 2000, section 168.011, subdivision 7, is amended to read:

Subd. 7. [PASSENGER AUTOMOBILE.] "Passenger automobile" means any motor vehicle designed and used for the carrying of not more than 15 persons including the driver. "Passenger automobile" does not include motorcycles, motor scooters, and buses described in subdivision 9, paragraph (a), clause (2). For purposes of taxation only, "passenger automobile" includes pickup trucks and vans, other than including those vans designed to carry passengers with a manufacturer's nominal rated carrying capacity of one ton, but does not include commuter vans as defined in section 168.126."

Page 66, after line 29, insert:

"Sec. 21. Minnesota Statutes 2000, section 168.09, subdivision 7, is amended to read:

Subd. 7. [DISPLAY OF TEMPORARY PERMIT; SPECIAL PLATES.] (a) A vehicle that

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displays a special plate issued under section 168.021; 168.12, subdivision 2, 2a, 2b, 2c, or 2d; 168.123; 168.124; 168.125; 168.126; 168.128; or 168.129 may display a temporary permit in conjunction with expired registration if:

(1) the current registration tax and all other fees have been paid in full; and

(2) the plate requires replacement under section 168.12, subdivision 1, paragraph (b), clause (3).

(b) A vehicle that is registered under section 168.10 may display a temporary permit in conjunction with expired registration, with or without a registration license plate, if:

(1) the license plates have been applied for and the registration tax has been paid in full, as provided for in section 168.10; and

(2) the vehicle is used solely as a collector vehicle while displaying the temporary permit and not used for general transportation purposes.

(b) (c) The permit is valid for a period of 60 days. The permit must be in a form prescribed by the commissioner of public safety and whenever practicable must be posted upon the driver's side of the rear window on the inside of the vehicle. The permit is valid only for the vehicle for which it was issued to allow a reasonable time for the new license plates to be manufactured and delivered to the applicant.

Sec. 22. Minnesota Statutes 2000, section 168.27, subdivision 12a, is amended to read:

Subd. 12a. [GROUNDS FOR CANCELLATION WITHOUT HEARING; NOTICE <u>REQUIRED.</u>] (a) A license may be canceled by the registrar <u>after notice to the dealer</u>, upon satisfactory proof that the dealer: (1) has failed to provide or maintain the required surety bond, or that the dealer; (2) has failed to provide or maintain the insurance required under chapter 65B; or (3) is no longer operating at the dealer's licensed location.

(b) Surety companies and insurers providing required coverages shall promptly notify the registrar upon canceling any surety bond or required insurance. The registrar shall notify the dealer of the reason or reasons for cancellation before the cancellation occurs.

Sec. 23. Minnesota Statutes 2000, section 168.27, subdivision 20, is amended to read:

Subd. 20. [APPLICATION TO SALE OF OTHER VEHICLES.] (a) This section shall does not apply:

(1) to any person, copartnership, or corporation engaged in the business of selling vehicles designed to operate exclusively over snow, motor scooters, motorized wheelchairs, utility trailers, farm wagons, farm trailers, or farm tractors or other farm implements, whether self-propelled or not, and even though such wagons, trailers, tractors or implements a vehicle listed in this clause may be equipped with a trailer hitch; or

(2) to any person licensed as a real estate broker or salesperson pursuant to chapter 82, who engages in the business of selling, Θr who offers to sell, or who solicits or advertises the sale of manufactured homes affixed to land, unless such.

(b) However, this section does apply to a person, copartnership, or corporation shall described in paragraph (a) who is also be engaged in the business of selling other motor vehicles or manufactured homes within the provisions of this section.

(b) (c) As used in this subdivision the term "utility trailer" has the following meaning:, "utility trailer" means a motorless vehicle, other than a boat trailer or snowmobile trailer, equipped with one or two wheels and, having a carrying capacity of 2000 gross vehicle weight of 4,000 pounds or less, and used for carrying property on its own structure while being drawn by a motor vehicle."

Page 68, after line 36, insert:

"Sec. 26. [168A.101] [CANCELLATION OF MOTOR VEHICLE SALE.]

Subdivision 1. [REQUIRED DOCUMENTATION.] If the parties cancel a purchase of a motor vehicle after the transfer of interest, they must submit within 90 days of the original purchase date the following items:

(1) the outstanding certificate of title with proper assignment; and

(2) an affidavit correcting ownership signed by the parties.

Subd. 2. [REFUNDS.] A party may be eligible for a refund of taxes and fees only if the items indicated in subdivision 1 are submitted within the 90-day time frame unless otherwise provided by law."

Page 70, after line 31, insert:

"Sec. 29. Minnesota Statutes 2000, section 169.09, subdivision 8, is amended to read:

Subd. 8. [OFFICER TO REPORT ACCIDENT TO COMMISSIONER.] Every <u>A</u> law enforcement officer who, in the regular course of duty, investigates a motor vehicle accident of which report must be made as required in that must be reported under this section, either at the time of and at the scene of the accident or thereafter by interviewing participants or witnesses, shall, within ten days after the date of such the accident, forward a an electronic or written report of such the accident to the commissioner of public safety.

Sec. 30. Minnesota Statutes 2000, section 169.09, subdivision 9, is amended to read:

Subd. 9. [ACCIDENT REPORT FORMS.] The department of public safety shall prepare, and electronic or written forms for accident reports required under this section. Upon request the department shall supply the forms to police departments, coroners, sheriffs, garages, and other suitable agencies or individuals, forms for accident reports required hereunder,. The forms must be appropriate with respect to the persons required to make such the reports and the purposes to be served. The electronic or written reports report forms to be made completed by persons involved in accidents and by investigating officers shall must call for sufficiently detailed information to disclose with reference to a traffic accident the causes, conditions then existing, and the persons and vehicles involved.

Sec. 31. Minnesota Statutes 2000, section 169.09, subdivision 10, is amended to read:

Subd. 10. [USE OF FORM REQUIRED.] Every <u>A</u> required accident report required to be made in writing shall <u>must</u> be made on the <u>an</u> appropriate form approved by the department of public safety and contain all of the information required therein unless not available."

Page 70, line 35, strike "All" and insert "Electronic and"

Page 72, line 15, after the period, insert "The commissioner may also furnish copies of the modified accident records database to private agencies as provided in paragraph (g) for not less than the cost of preparing the copies."

Page 72, after line 23, insert:

"(g) The commissioner may provide a modified copy of the accident records database that does not contain names, driver's license numbers, vehicle license plate numbers, addresses, or other identifying data to the public upon request."

Page 73, after line 13, insert:

"Sec. 35. Minnesota Statutes 2000, section 169.79, is amended to read:

169.79 [VEHICLE REGISTRATION.]

(a) No person shall operate, drive, or park a motor vehicle on any highway unless the vehicle is

registered in accordance with the laws of this state and has the number plates for the current year only or permit confirming that valid registration or operating authority has been obtained, except as provided in sections 168.10 and 168.12, subdivision 2f, as assigned to it by the commissioner of public safety, conspicuously displayed thereon in a manner that the view of any plate or permit is not obstructed. A plate issued under section 168.27 or a permit issued under chapter 168 may be displayed on a vehicle in conjunction with expired registration whether or not it displays the license plate to which the last registration was issued.

(b) If the vehicle is a semitrailer, the number plate displayed must be assigned to the registered owner and correlate to the certificate of title documentation on file with the department and shall not display a year indicator.

(c) If the vehicle is a motorcycle, motor scooter, motorized bicycle, motorcycle sidecar, trailer, semitrailer, or vehicle displaying a dealer plate, one plate shall <u>must</u> be displayed on the rear thereof of the vehicle.

(d) If the vehicle is (1) a collector's vehicle with a pioneer, classic car, collector, or street rod license; (2) a vehicle that meets the requirements of a pioneer, classic, or street rod vehicle except that the vehicle is used for general transportation purposes; or (3) a vehicle that is of model year 1972 or earlier, not registered under section 168.10, subdivision 1c, and is used for general transportation purposes, one plate shall must be displayed on the rear of the vehicle, or one plate on the front and one on the rear, at the discretion of the owner.

(e) If the vehicle is a truck-tractor, road-tractor or farm truck, as defined in section 168.011, subdivision 17, but excluding from that definition semitrailers and trailers, one plate shall <u>must</u> be displayed on the front thereof of the vehicle.

(f) If the motor vehicle is any kind of motor vehicle other than those provided for in paragraphs (b) to (d), one plate shall must be displayed on the front and one on the rear thereof of the vehicle.

(g) All plates shall must be securely fastened so as to prevent them from swinging. The person driving the motor vehicle shall keep the plate legible and unobstructed and free from grease, dust, or other blurring material so that the lettering shall be is plainly visible at all times. It is unlawful to cover any assigned letters and numbers or the name of the state of origin of a license plate with any material whatever, including any clear or colorless material that affects the plate's visibility or reflectivity.

(h) License plates issued to vehicles registered under section 168.017 must display the month of expiration in the lower left corner as viewed facing the plate and the year of expiration in the lower right corner as viewed facing the plate. License plates issued to vehicles registered under section 168.127 must display either fleet registration validation stickers in the lower right corner as viewed facing the plates or distinctive license plates, issued by the registrar, with "FLEET REG" embossed on the bottom center portion of the plate."

Page 76, after line 19, insert:

"Sec. 40. Minnesota Statutes 2000, section 171.07, subdivision 1, is amended to read:

Subdivision 1. [LICENSE; CONTENTS.] The department shall, Upon the payment of the required fee, the department shall issue to every qualifying applicant qualifying therefor a license designating the type or class of vehicles the applicant is authorized to drive as applied for, which. This license shall must bear thereon a distinguishing number assigned to the licensee, the full name, date of birth, residence address and permanent mailing address if different, a description of the licensee in such manner as the commissioner deems necessary, and a space upon which the licensee shall write the usual signature and the date of birth of the licensee with pen and ink. No license shall be is valid until it has been so signed by the licensee. Except in the case of an instruction permit, every license shall must bear thereon a colored photograph or an electronically produced image of the licensee. Every license issued to an applicant under the age of 21 shall must be of a distinguishing color and plainly marked "Under-21." The department shall use such as processes in the issuance of licenses that prohibits, as near as possible, the ability to

alter or reproduce the licenses, or prohibit the ability to superimpose a photograph or electronically produced image on such the licenses, without ready detection. A license issued to an applicant of age 65 or over shall must be plainly marked "senior" if requested by the applicant."

Page 78, after line 20, insert:

"Sec. 44. Minnesota Statutes 2000, section 171.183, subdivision 1, is amended to read:

Subdivision 1. [REQUIREMENTS.] For the purposes of sections 171.182 to 171.184, a judgment is satisfied if:

(1) \$25,000 \$30,000 has been credited upon any judgment or judgments rendered in excess of that amount because of bodily injury to or death of one person as the result of any one accident;

(2) subject to the limit of \$25,000 \$30,000 because of bodily injury to or death of one person, the sum of \$50,000 \$60,000 has been credited upon any judgment or judgments rendered in excess of that amount because of bodily injury to or death of two or more persons as the result of any one accident; or

(3) \$10,000 has been credited upon any judgment or judgments rendered in excess of that amount because of damage to or destruction of property of others as a result of any one accident."

Page 81, after line 30, insert:

"Sec. 49. Minnesota Statutes 2000, section 171.39, is amended to read:

171.39 [EXEMPTIONS.]

(a) The provisions of sections 171.33 to 171.41 shall do not apply: to any person giving driver training lessons without charge; to employers maintaining driver training schools without charge for their employees only; to a home-school within the meaning of sections 120A.22 and 120A.24; or to schools or classes conducted by colleges, universities, and high schools as a part of the normal program for such those institutions; nor to those schools or persons described in section 171.05, subdivision 2.

(b) Any person who is a certificated driver training instructor in a high school driver training program may give driver training instruction to persons over the age of 18 without acquiring a driver training school license or instructor's license, and such those instructors may make a charge for that instruction, if there is no private commercial driver training school licensed under this statute sections 171.33 to 171.41 within ten miles of the municipality where such driver training instruction is given and there is no adult drivers training program in effect in the schools of the school district in which the trainee resides."

Page 88, after line 27, insert:

"Sec. 59. Minnesota Statutes 2000, section 299A.01, subdivision 1b, is amended to read:

Subd. 1b. [DEPARTMENT ADVERTISING SALES; APPROPRIATION.] The commissioner may accept paid advertising for departmental publications, media productions, or other informational materials. Advertising revenues received are appropriated to the commissioner to be used to defray costs of publications, media productions, or other informational materials. The commissioner may not accept paid advertising from an elected official or candidate for elective office.

[EFFECTIVE DATE.] This section is effective the day following final enactment."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

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Senator Belanger moved to amend S.F. No. 2340 as follows:

Page 84, after line 18, insert:

"Sec. 42. Minnesota Statutes 2000, section 174.35, is amended to read:

174.35 [LIGHT RAIL TRANSIT.]

The commissioner of transportation may exercise the powers granted in this chapter and chapter 473, as necessary, to plan, design, acquire, construct, and equip light rail transit facilities in the metropolitan area as defined in section 473.121, subdivision 2. The commissioner shall not spend state funds to study light rail transit unless the funds are appropriated in legislation that identifies the proposed route to be studied."

Page 88, after line 12, insert:

"Sec. 46. Minnesota Statutes 2000, section 174.88, subdivision 2, is amended to read:

Subd. 2. [EXPENDITURE OF STATE FUNDS.] The commissioner shall not spend any state funds for construction or equipment of commuter rail facilities unless the funds have been appropriated by law specifically for those purposes. The commissioner shall not spend state funds to study commuter rail unless the funds are appropriated in legislation that identifies the proposed route to be studied."

Page 97, after line 17, insert:

"Sec. 55. Minnesota Statutes 2000, section 473.399, is amended by adding a subdivision to read:

Subd. 4. [EXPENDITURE OF STATE FUNDS.] <u>No state funds may be expended by the</u> metropolitan council to study light rail transit or commuter rail unless the funds are appropriated in legislation that identifies the proposed route to be studied."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion did not prevail. So the amendment was not adopted.

Senator Scheid moved to amend S.F. No. 2340 as follows:

Pages 69 and 70, delete sections 22 and 23

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 26 and nays 34, as follows:

Those who voted in the affirmative were:

Bachmann	Fowler	Lesewski	Sams	Wiener
Berglin	Johnson, Dave	Limmer	Samuelson	Wiger
Day	Johnson, Debbie	Metzen	Scheevel	C
Dille	Johnson, Doug	Neuville	Scheid	
Fischbach	Kierlin	Pariseau	Tomassoni	
Foley	Kleis	Reiter	Vickerman	

Those who voted in the negative were:

Anderson	Frederickson	Kelley, S.P.	Knutson	Moe, R.D.
Belanger	Higgins	Kelly, R.C.	Krentz	Murphy
Betzold	Hottinger	Kinkel	Lourey	Oliver
Cohen	Johnson, Dean	Kiscaden	Marty	Orfield

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OuradaPriceRingPappasRanumRoblingPogemillerRestSabo

Schwab Solon Stevens Stumpf Terwilliger

The motion did not prevail. So the amendment was not adopted.

Senator Johnson, Dave moved to amend S.F. No. 2340 as follows:

Page 69, line 7, delete "owner" and insert "operator" and delete everything after the first "vehicle"

Page 69, line 8, delete everything before "is"

Page 69, line 10, after "or" insert ", for a leased motor vehicle, the"

Page 69, delete lines 12 to 16

Page 69, line 17, delete "(c)" and insert "(b)"

Page 69, line 20, delete " (\underline{d}) " and insert " (\underline{c}) "

Page 70, after line 1, insert:

"(3) require that the photographs on which the citation is based be mailed to the owner or lessee along with the citation;

(4) provide that the owner or lessee of the vehicle may defend against the charge with evidence that the operator shown in the photograph is not the owner or lessee;"

Page 70, line 2, delete "(3)" and insert "(5)"

Page 70, line 6, delete "(4)" and insert "(6)"

Page 70, line 7, delete "is" and insert "and the vehicle operator are" and delete "but the"

Page 70, line 8, delete everything before the semicolon

Page 70, line 9, delete "(5)" and insert "(7)"

Page 70, line 12, delete "(6)" and insert "(8)"

Page 70, line 26, delete "owner or lessee" and insert "operator"

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 14 and nays 48, as follows:

Those who voted in the affirmative were:

Langseth

Higgins

Berglin Foley Frederickson	Johnson, Dave Kierlin Kiscaden	Knutson Lesewski Orfield	Ranum Sams Samuelson	Terwilliger Vickerman
Those who voted	in the negative were	:		
Anderson	Hottinger	Lessard	Pappas	Scheid
Bachmann	Johnson, Dean	Limmer	Pariseau	Schwab
Belanger	Johnson, Debbie	Lourey	Pogemiller	Solon
Betzold	Johnson, Doug	Marty	Price	Stevens
Cohen	Kelley, S.P.	Metzen	Reiter	Stumpf
Day	Kelly, R.C.	Moe, R.D.	Rest	Tomassoni
Dille	Kinkel	Murphy	Ring	Wiener
Fischbach	Kleis	Neuville	Robling	Wiger
Fowler	Krentz	Oliver	Sabo	5

Ourada

Scheevel

The motion did not prevail. So the amendment was not adopted.

Senator Terwilliger moved to amend S.F. No. 2340 as follows:

Page 70, after line 22, insert:

"Subd. 3. [LIABILITY FOR REPAYMENT OF FINES.] <u>A city or town participating in the</u> program is liable for the repayment of fines collected for signal law violations detected by photographic equipment, if the alleged violations occurred during a period of time that the photographic system was unreliable due to a malfunction, inadequate maintenance, or improper placement."

Page 70, line 23, delete "3" and insert "4"

The motion prevailed. So the amendment was adopted.

Senator Terwilliger then moved to amend S.F. No. 2340 as follows:

Page 70, line 19, before the period, insert "or based on either a percentage or specified amount of fines assessed or collected"

The motion prevailed. So the amendment was adopted.

Senator Neuville moved to amend S.F. No. 2340 as follows:

Page 29, line 3, delete "provided through August 1, 2005"

Page 37, after line 31, insert:

"Sec. 16. [SUNSET.]

The changes made in section 6, paragraph (a), expire when the bureau of criminal apprehension has collected \$747,000 from the fee authorized in that paragraph. The superintendent of the bureau shall inform the public and the revisor of statutes when this occurs. The revisor shall amend Minnesota Statutes, section 13.87, subdivision 3, accordingly in the next edition of Minnesota Statutes published after the expiration."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Marty moved to amend S.F. No. 2340 as follows:

Page 66, after line 29, insert:

"Sec. 20. Minnesota Statutes 2000, section 168.33, subdivision 2, is amended to read:

Subd. 2. [DEPUTY REGISTRARS.] (a) The registrar may appoint, hire, and discharge and fix the compensation of the necessary employees, in the manner provided by law, as may be required to enable the registrar to properly carry out the duties imposed by this chapter. The registrar may appoint, and for cause discontinue, a deputy registrar for any statutory or home rule charter city as the public interest and convenience may require, without regard to whether the county auditor of the county in which the city is situated has been appointed as the deputy registrar for the county or has been discontinued as the deputy registrar for the county, and without regard to whether the county in which the city is situated has established a county license bureau which issues motor vehicle licenses as provided in section 373.32.

(b) The registrar may appoint, and for cause discontinue, a deputy registrar for any statutory or home rule charter city as the public interest and convenience may require, if the auditor for the county in which the city is situated chooses not to accept appointment as the deputy registrar for the county or is discontinued as a deputy registrar, or if the county in which the city is situated has not established a county license bureau which issues motor vehicle licenses as provided in section 373.32. A person appointed by the registrar as a deputy registrar for any statutory or home rule charter city must be a resident of the county in which the city is situated.

(c) The registrar may appoint, and for cause discontinue, the county auditor of each county as a deputy registrar. Upon approval of the county board, the auditor, with the approval of the director of motor vehicles, may appoint, and for cause discontinue, the clerk or equivalent officer of each statutory or home rule charter city or any other person as a deputy registrar as public interest and convenience may require, regardless of the appointee's county of residence. At the request of the governing body of a statutory or home rule charter city, the auditor shall appoint, and may for cause discontinue, the clerk or equivalent officer of a city, or another officer or employee of the city designated by the governing body, as a deputy registrar:

(1) if the city is a county seat or, if not, is larger than the seat of the county in which it is situated; and

(2) no office of a deputy registrar is situated within the city or within 15 miles of the city by the most direct public route.

(d) Notwithstanding any other provision, a person other than a county auditor or a director of a county license bureau, who was appointed by the registrar before August 1, 1976, as a deputy registrar for any statutory or home rule charter city, may continue to serve as deputy registrar and may be discontinued for cause only by the registrar. The county auditor who appointed the deputy registrars is responsible for the acts of deputy registrars appointed by the auditor. Each deputy, before entering upon the discharge of duties, shall take and subscribe an oath to faithfully discharge the duties and to uphold the laws of the state. If a deputy registrar appointed under this subdivision is not an officer or employee of a county or statutory or home rule charter city, the deputy shall in addition give bond to the state in the sum of \$10,000, or a larger sum as may be required by the registrar, conditioned upon the faithful discharge of duties as deputy registrar.

(e) Until January 1, 2009 July 1, 2001, a corporation governed by chapter 302A may be appointed a deputy registrar. Upon application by an individual serving as a deputy registrar and the giving of the requisite bond as provided in this subdivision, personally assured by the individual or another individual approved by the commissioner of public safety, a corporation named in an application shall become the duly appointed and qualified successor to the deputy registrar. The appointment of any corporation as a deputy registrar expires January 1, 2009 July 1, 2001. A county board shall appoint, or the commissioner shall appoint if the county board declines to do so, an individual as successor to the corporation as a deputy registrar. The county board or commissioner shall appoint as the successor agent to a corporation whose appointment expires under this paragraph an officer of the corporation if the officer applies for appointment before July 1, 2001.

(f) Each deputy registrar appointed under this subdivision shall keep and maintain, in a convenient public place within or in close proximity to the place for which appointed, a registration and motor vehicle tax collection bureau, to be approved by the registrar, for the registration of motor vehicles and the collection of taxes on motor vehicles. The deputy registrar shall keep records and make reports to the registrar as the registrar, from time to time, may require. The records must be maintained at the facility of the deputy registrar. The records and facilities of the deputy registrar must at all times be open to the inspection of the registrar or the registrar's agents. The deputy registrar shall report to the registrar by the next working day following receipt all registrations made and taxes and fees collected by the deputy registrar. The filing fee imposed under subdivision 7 must be deposited in the treasury of the place for which appointed or, if not a public official, a deputy shall retain the filing fee, but the registration tax and any additional fees for delayed registration the deputy registrar has collected the deputy registrar shall deposit by the next working day following receipt in an approved state depository to the credit of the state through the state treasurer. The place for which the deputy registrar is appointed through its governing body must provide the deputy registrar with facilities and personnel to carry out the duties imposed by this subdivision if the deputy is a public official. In all other cases, the deputy shall maintain a suitable facility for serving the public."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 21 and nays 40, as follows:

Those who voted in the affirmative were:

Berglin	Frederickson	Marty	Ranum	Wiger
Betzold	Higgins	Orfield	Ring	
Cohen	Kelley, S.P.	Pappas	Robling	
Foley	Kiscaden	Pogemiller	Sabo	
Fowler	Krentz	Price	Wiener	

Those who voted in the negative were:

Anderson Bachmann Belanger Day Dille Fischbach Hottinger	Johnson, Dean Johnson, Debbie Johnson, Doug Kelly, R.C. Kierlin Kinkel Kleis	Langseth Lesewski Lessard Limmer Lourey Metzen Moe, R.D. Mageka	Neuville Ourada Pariseau Reiter Rest Sams Samuelson	Scheid Schwab Solon Stevens Stumpf Terwilliger Tomassoni
Johnson, Dave	Knutson	Murphy	Scheevel	Vickerman

The motion did not prevail. So the amendment was not adopted.

Senator Kelly, R.C. moved to amend S.F. No. 2340 as follows:

Page 29, after line 25, insert:

"Sec. 7. Minnesota Statutes 2000, section 299A.64, subdivision 1, is amended to read:

Subdivision 1. [MEMBERSHIP OF COUNCIL.] The criminal gang oversight council consists of the following individuals or their designees: the commissioner of public safety; the commissioner of corrections; the superintendent of the bureau of criminal apprehension; the attorney general; the chief law enforcement officers for Minneapolis, St. Paul, St. Cloud, and Duluth; a chief of police selected by the president of the Minnesota chiefs of police association; two sheriffs, one from a county in the seven-county metropolitan area other than Hennepin or Ramsey county and the other from a county outside the metropolitan area, both selected by the president of the Minnesota sheriffs association; the executive director of the Minnesota police and peace officers association; and the Hennepin, Ramsey, St. Louis, and Olmsted county sheriffs. The council may select a chair from among its members."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Neuville moved to amend S.F. No. 2340 as follows:

Page 37, after line 31, insert:

"Sec. 16. [DATA COLLECTION; REPORT.]

(a) By January 15 of each year, each chief of police and sheriff shall report to the superintendent of the bureau of criminal apprehension the following summary data related to applications for permits to carry pistols under Minnesota Statutes, section 624.714, for the preceding calendar year:

(1) the number of applications received;

(2) the number of permits granted;

(3) the reasons given by the applicants for seeking the permits;

(4) for applications that were denied, the specific reason for the denial;

(5) the number of permits issued by the chief or sheriff that are valid as of December 31 of the preceding year; and

(6) the number of convictions and types of crimes committed since the previous report, and in total, by individuals with permits to carry, including data as to whether a firearm lawfully carried solely by virtue of a permit to carry was actually used in furtherance of the crime.

The specific reason for the denial required in clause (4) includes, but is not limited to, the applicant being prohibited from possessing a firearm under Minnesota Statutes, section 624.713, the applicant not providing a firearms safety certificate, and the applicant not having an occupation or personal safety hazard requiring a permit to carry. If the applicant was denied the permit based on being prohibited under Minnesota Statutes, section 624.713, the specific prohibition must be cited. If the denial is based on a criminal conviction, the specific crime of conviction must be cited.

(b) By February 15 of each year, the superintendent shall report a summary of the data collected under paragraph (a) to the chairs and ranking minority members of the senate and house committees having jurisdiction over criminal justice policy."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Robling moved to amend S.F. No. 2340 as follows:

Page 16, line 1, delete "Fare" and insert "Property Tax"

Page 16, line 7, delete "fare" and insert "property tax"

Page 16, line 9, delete "base fares" and insert "property taxes"

Page 16, line 16, delete "fare" and insert "property tax"

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 22 and nays 39, as follows:

Those who voted in the affirmative were:

Bachmann	Frederickson	Knutson	Pariseau	Stevens
Belanger	Johnson, Debbie	Limmer	Reiter	Terwilliger
Day	Kierlin	Neuville	Robling	Terwiniger
Dille	Kiscaden	Oliver	Scheevel	
Fischbach	Kleis	Ourada	Schwab	

Those who voted in the negative were:

Anderson	Johnson, Dave	Lessard	Pogemiller	Scheid
Berglin	Johnson, Dean	Lourey	Price	Solon
Betzold	Johnson, Doug	Marty	Ranum	Stumpf
Cohen	Kelley, S.P.	Metzen	Rest	Tomassoni
Foley	Kelly, R.C.	Moe, R.D.	Ring	Vickerman
Fowler	Kinkel	Murphy	Sabo	Wiener
Higgins	Krentz	Orfield	Sams	Wiger
Hottinger	Langseth	Pappas	Samuelson	-

The motion did not prevail. So the amendment was not adopted.

Senator Johnson, Dean moved to amend S.F. No. 2340 as follows:

Page 21, after line 23, insert:

"\$1,250,000 the second year from the general fund is for fiscal year 2001 public infrastructure

and restoration grants to be used by the commissioner of the department of trade and economic development for the following items:

(a) \$600,000 is for grants to local units of government to assist with the cost of damage assessment, repair, replacement, extension, or improvement of publicly owned buildings; parks; storm sewers, wastewater, and municipal utility service; drinking water systems; and streets, bridges, and other infrastructure.

(b) \$625,000 is for grants to local units of government to assist with costs that are not eligible for reimbursement under the Federal Emergency Management Agency disaster relief programs, including the acquisition and cleanup costs of ineligible properties and the cost of lost interest earnings to the local units of government.

(c) \$25,000 is for a grant to Project Turnabout for capital expenditures necessitated by the tornado. This appropriation is available the day following final enactment."

The motion prevailed. So the amendment was adopted.

Senator Johnson, Dean then moved to amend S.F. No. 2340 as follows:

Page 20, delete lines 31 and 32 and insert:

"Sec. 6. FINANCE For 2001 - \$4,164,000"

Correct the summary by fund

The motion prevailed. So the amendment was adopted.

Senator Johnson, Dean then moved to amend S.F. No. 2340 as follows:

Page 20, line 33, before "For" insert "\$7,300,000 is"

Page 20, after line 36, insert:

"\$2,700,000 is for transfer to the board of water and soil resources to acquire wetland banking credits, land, or services for the purpose of restoring or creating wetlands to be used to replace wetlands drained or filled as a result of the repair, maintenance, or rehabilitation of existing public roads as required by Minnesota Statutes, section 103G.222, subdivision 1, paragraph (1). Up to \$400,000 of this appropriation may be used for professional and technical services."

Correct the subdivision and section totals and the summaries by fund accordingly

The motion prevailed. So the amendment was adopted.

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5.836.000

Senator Kelly, R.C. moved to amend S.F. No. 2340 as follows:

Page 107, after line 19, insert:

"Sec. 64. [STUDY OF REQUIRED DOCUMENTATION FOR DRIVER LICENSE APPLICATION.]

The commissioner of administration, through the department's management analysis division, shall conduct a study of required documentation for driver license applications.

In conducting this study, the commissioner shall consult with the Immigration and Naturalization Service, local law enforcement agencies, and groups that represent the interests of working immigrants, business organizations, and insurance companies.

The commissioner shall report the results of this study to the committees with jurisdiction over transportation policy in the house of representatives and the senate, by February 15, 2002. The report must include recommendations of any appropriate changes in law and rules, based on the commissioner's findings."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Ourada moved to amend S.F. No. 2340 as follows:

Page 63, after line 20, insert:

"Sec. 17. Minnesota Statutes 2000, section 161.442, is amended to read:

161.442 [RECONVEYANCE TO FORMER OWNER.]

Notwithstanding sections 161.23, 161.41, 161.411, 161.43, 161.44, or any other statute, the commissioner of transportation, at the commissioner's sole discretion with the consent of the owner, may transfer, sell, or convey real property including fixtures, and interests in real property including easements, to the owner from whom the property was acquired by the state for trunk highway purposes through a pending eminent domain action. The transfer of title may be by stipulation, partial dismissal, bill of sale, or conveyance. Any resulting change in the state's acquisition must be explained in the final certificate for that action. This provision does not confer on a landowner the right to compel a reconveyance without the consent of the commissioner.

[EFFECTIVE DATE.] This section is effective the day after final enactment and applies to all actions as to which, on the effective date, an award has not been paid to the owner."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Belanger moved to amend S.F. No. 2340 as follows:

Page 84, after line 18, insert:

"Sec. 42. Minnesota Statutes 2000, section 174.35, is amended to read:

174.35 [LIGHT RAIL TRANSIT.]

The commissioner of transportation may exercise the powers granted in this chapter and chapter 473, as necessary, to plan, design, acquire, construct, and equip light rail transit facilities in the metropolitan area as defined in section 473.121, subdivision 2. <u>The commissioner shall not</u> spend state funds to study light rail transit unless the funds are appropriated in legislation that

42ND DAY]

identifies the origin and destination between which the proposed route to be studied would be established."

Page 88, after line 12, insert:

"Sec. 46. Minnesota Statutes 2000, section 174.88, subdivision 2, is amended to read:

Subd. 2. [EXPENDITURE OF STATE FUNDS.] The commissioner shall not spend any state funds for construction or equipment of commuter rail facilities unless the funds have been appropriated by law specifically for those purposes. The commissioner shall not spend state funds to study commuter rail unless the funds are appropriated in legislation that identifies the origin and destination between which the proposed route to be studied would be established."

Page 97, after line 17, insert:

"Sec. 55. Minnesota Statutes 2000, section 473.399, is amended by adding a subdivision to read:

Subd. 4. [EXPENDITURE OF STATE FUNDS.] No state funds may be expended by the metropolitan council to study light rail transit or commuter rail unless the funds are appropriated in legislation that identifies the origin and destination between which the proposed route to be studied would be established."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Day moved to amend S.F. No. 2340 as follows:

Page 15, line 17, delete "\$60,000,000" and insert "\$42,000,000"

Page 16, delete lines 1 to 16

Page 16, line 17, delete "5" and insert "4"

Page 17, line 7, delete "\$3,020,000" and insert "\$21,020,000"

Page 17, line 10, delete "\$1,700,000" and insert "\$19,700,000"

Page 18, line 25, delete "\$1,625,000" and insert "\$19,625,000"

Page 18, line 28, delete "\$1,625,000" and insert "\$19,625,000"

Page 18, line 29, before "for" insert ", available until June 30, 2003, and is" and after "for" insert a colon

Page 18, line 30, before "the" insert: "(1) \$3.000.000 for"

Page 18, line 31, after "vehicles" insert ";"

(2) \$6,000,000 for establishing a contingency account for increased gasoline costs;

(3) \$2,625,000 for cellular phones and other communication technologies; and

(4) \$8,000,000 to establish a trooper training account for costs related to the trooper training academy and other training costs."

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Page 18, delete line 32

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 25 and nays 36, as follows:

Those who voted in the affirmative were:

Bachmann	Frederickson	Knutson	Ourada	Sams
Belanger	Johnson, Debbie	Lessard	Pariseau	Scheevel
Day	Kierlin	Limmer	Reiter	Schwab
Dille	Kiscaden	Neuville	Robertson	Solon
Fischbach	Kleis	Oliver	Robling	Stevens
TT1 1	. 1: .1 .:			

Those who voted in the negative were:

Anderson Berglin Betzold Cohen Foley Fowler Higgins	Johnson, Dave Johnson, Dean Johnson, Doug Kelley, S.P. Kelly, R.C. Kinkel Krentz	Lourey Marty Metzen Moe, R.D. Murphy Orfield Pappas	Price Ranum Rest Ring Sabo Samuelson Scheid	Tomassoni Vickerman Wiener Wiger
Higgins	Krentz	Pappas	Scheid	
Hottinger	Langseth	Pogemiller	Stumpf	

The motion did not prevail. So the amendment was not adopted.

Senator Tomassoni moved to amend the Kleis amendment to S.F. No. 2340, adopted by the Senate April 27, 2001, as follows:

Page 1, line 27, strike "15" and insert "five"

The motion prevailed. So the amendment was adopted.

Senator Murphy moved to amend S.F. No. 2340 as follows:

Page 67, line 2, after "safety" insert ", a licensed auto dealer,"

Page 67, after line 16, insert:

"(c) A motor vehicle dealer shall retain \$2.50 of each filing fee imposed under this subdivision for a completed transaction involving the sale of a motor vehicle to or by a licensed dealer, if the dealer electronically transmits the transaction to the department or deputy registrar. The department shall develop procedures to implement this subdivision in consultation with Minnesota Deputy Registrar Association and Minnesota Automobile Dealers Association. Deputy registrars shall not be prohibited from receiving and processing required documents supporting an electronic transaction."

The motion prevailed. So the amendment was adopted.

Senator Wiener moved to amend S.F. No. 2340 as follows:

Pages 59 to 62, delete section 15

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion did not prevail. So the amendment was not adopted.

Senator Day moved to amend S.F. No. 2340 as follows:

Page 52, lines 14 and 23, delete "32" and insert "60"

Page 52, lines 16 and 26, delete "18" and insert "20"

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Page 88, line 22, strike "Thirty-two" and insert "Sixty"

Page 88, line 23, delete "18" and insert "20"

Page 88, line 25, delete "50" and insert "20"

Page 108, after line 1, insert:

"Sec. 66. [PROPORTIONATE REDUCTION.]

In preparing the budget for each fiscal biennium ending June 30, 2005, and thereafter, the commissioner of finance shall estimate the dollar value of 30 percent of the money that will be collected and received under Minnesota Statutes, chapter 297B, during that biennium and shall reduce the amount that would otherwise have been allowed for inflation in general fund accounts by the amount. The commissioner shall allocate the reduction proportionately across all general fund accounts to which an inflationary adjustment would otherwise have been provided."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 27 and nays 34, as follows:

Those who voted in the affirmative were:

Bachmann	Johnson, Debbie	Limmer	Robertson	Solon
Belanger	Kierlin	Neuville	Robling	Stevens
Day	Kiscaden	Oliver	Sams	Terwilliger
Dille	Kleis	Ourada	Samuelson	Ũ
Fischbach	Knutson	Pariseau	Scheevel	
Frederickson	Lessard	Reiter	Schwab	

Those who voted in the negative were:

Anderson	Hottinger	Krentz	Pappas	Scheid
Berglin	Johnson, Dave	Langseth	Pogemiller	Stumpf
Betzold	Johnson, Dean	Lourey	Price	Tomassoni
Cohen	Johnson, Doug	Marty	Ranum	Vickerman
Foley	Kelley, S.P.	Metzen	Rest	Wiener
Fowler	Kelly, R.C.	Moe, R.D.	Ring	Wiger
Higgins	Kinkel	Murphy	Sabo	-

The motion did not prevail. So the amendment was not adopted.

Senator Hottinger moved to amend S.F. No. 2340 as follows:

Page 73, after line 13, insert:

"Sec. 27. Minnesota Statutes 2000, section 169.686, subdivision 1, is amended to read:

Subdivision 1. [SEAT BELT REQUIREMENT.] (a) A properly adjusted and fastened seat belt, including both the shoulder and lap belt when the vehicle is so equipped, shall be worn by:

(1) the driver of a passenger vehicle or commercial motor vehicle;

(2) a passenger riding in the front seat of a passenger vehicle or commercial motor vehicle; and

(3) a passenger riding in any seat of a passenger vehicle who is older than three <u>at least four</u> but younger than 14 18 years of age.

(b) A person who is 15 years of age or older and who violates paragraph (a), clause (1) or (2), is subject to a fine of \$25. The driver of the passenger vehicle or commercial motor vehicle in which the violation occurred is subject to a \$25 fine for a violation of paragraph (a), clause (2) or (3), by a child of the driver under the age of 15 or any child under the age of 11. A peace officer may not

issue a citation for a violation of this section unless the officer lawfully stopped or detained the driver of the motor vehicle for a moving violation other than a violation involving motor vehicle equipment. The department of public safety shall not record a violation of this subdivision on a person's driving record. A peace officer may only issue a citation for a violation under this section and may not make a custodial arrest.

(c) The commissioner of public safety shall determine the degree to which, if at all, injuries and deaths resulting from motor vehicle accidents have decreased in the one-year period following August 1, 2001, as compared to the one-year period preceding that date. The commissioner shall attempt to determine the degree to which, if at all, the decrease can be attributed to changes made in this section. By February 1, 2003, the commissioner shall report the results of this analysis to the chairs and ranking minority members of the senate and house committees having jurisdiction over transportation and criminal justice policy.

(d) Beginning on August 1, 2003, a peace officer may not issue a citation for a violation of this section unless the officer lawfully stopped or detained the driver of the motor vehicle for a moving violation other than a violation involving motor vehicle equipment.

[EFFECTIVE DATE.] This section is effective August 1, 2001, and applies to violations committed on or after that date."

Page 75, after line 35, insert:

"Sec. 31. Minnesota Statutes 2000, section 171.05, subdivision 2b, is amended to read:

Subd. 2b. [INSTRUCTION PERMIT USE BY PERSON UNDER AGE 18.] (a) This subdivision applies to persons who have applied for and received an instruction permit under subdivision 2.

(b) The permit holder may, with the permit in possession, operate a motor vehicle, but must be accompanied by and be under the supervision of a certified driver education instructor, the permit holder's parent or guardian, or another licensed driver age 21 or older. The supervisor must occupy the seat beside the permit holder.

(c) The permit holder may operate a motor vehicle only when every occupant under the age of 18 has a seat belt or child passenger restraint system properly fastened. A person who violates this paragraph is subject to a fine of \$25. A peace officer may not issue a citation for a violation of this paragraph unless the officer lawfully stopped or detained the driver of the motor vehicle for a moving violation as defined in section 171.04, subdivision 1. The commissioner shall not record a violation of this paragraph on a person's driving record.

(d) The permit holder must maintain a driving record free of convictions for moving violations, as defined in section 171.04, subdivision 1, and free of convictions for violation of section 169A.20, 169A.33, 169A.35, or sections 169A.50 to 169A.53. If the permit holder drives a motor vehicle in violation of the law, the commissioner shall suspend, cancel, or revoke the permit in accordance with the statutory section violated.

[EFFECTIVE DATE.] This section is effective August 1, 2001, and applies to violations committed on or after that date.

Sec. 32. Minnesota Statutes 2000, section 171.055, subdivision 2, is amended to read:

Subd. 2. [USE OF PROVISIONAL LICENSE.] (a) A provisional license holder may operate a motor vehicle only when every occupant under the age of 18 has a seat belt or child passenger restraint system properly fastened. A person who violates this paragraph is subject to a fine of \$25. A peace officer may not issue a citation for a violation of this paragraph unless the officer lawfully stopped or detained the driver of the motor vehicle for a moving violation as defined in section 171.04. The commissioner shall not record a violation of this paragraph on a person's driving record. A peace officer may only issue a citation for a violation under this section and may not make a custodial arrest.

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(b) If the holder of a provisional license during the period of provisional licensing incurs (1) a conviction for a violation of section 169A.20, 169A.33, 169A.35, or sections 169A.50 to 169A.53, (2) a conviction for a crash-related moving violation, or (3) more than one conviction for a moving violation that is not crash related, the person may not be issued a driver's license until 12 consecutive months have expired since the date of the conviction or until the person reaches the age of 18 years, whichever occurs first.

[EFFECTIVE DATE.] This section is effective August 1, 2001, and applies to violations committed on or after that date."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 32 and nays 30, as follows:

Those who voted in the affirmative were:

Anderson	Hottinger	Langseth	Pogemiller	Scheid
Belanger	Johnson, Dean	Lourey	Ranum	Schwab
Berglin	Kelley, S.P.	Marty	Reiter	Terwilliger
Cohen	Kelly, R.C.	Murphy	Rest	Wiger
Dille	Kinkel	Oliver	Ring	
Foley	Knutson	Orfield	Robling	
Higgins	Krentz	Pappas	Sabo	

Those who voted in the negative were:

Bachmann	Johnson, Dave	Lessard	Pariseau	Solon
Betzold	Johnson, Debbie	Limmer	Price	Stevens
Day	Johnson, Doug	Metzen	Robertson	Stumpf
Fischbach	Kierlin	Moe, R.D.	Sams	Tomassoni
Fowler	Kiscaden	Neuville	Samuelson	Vickerman
Frederickson	Kleis	Ourada	Scheevel	Wiener

The motion prevailed. So the amendment was adopted.

Senator Scheevel moved to amend S.F. No. 2340 as follows:

Page 13, line 10, delete "5,617,000" and insert "6,617,000"

Page 13, line 13, delete "5,608,000" and insert "6,608,000"

Page 13, after line 13, insert:

"\$1,000,000 from the trunk highway fund is for construction of a pilot project public safety radio system in southeastern Minnesota. This appropriation must be matched with \$1,000,000 in funding received by the state from the federal Community Oriented Policing Services Technology improve Program to law enforcement communications in rural Minnesota. The appropriation is available until spent."

The motion did not prevail. So the amendment was not adopted.

Senator Orfield moved to amend S.F. No. 2340 as follows:

Pages 98 and 99, delete section 54

Page 99, delete lines 15 to 26 and insert:

"Sec. 54. [473.992] [IMPOSITION OF SALES, USE, AND EXCISE TAX.]"

Page 99, line 27, delete "Subd. 4." and insert "Subdivision 1."

Page 99, line 31, delete "board" and insert "council"

Page 99, line 34, delete "6" and insert "3"

Page 100, line 2, delete "5" and insert "2"

Page 100, line 6, delete "board" and insert "council"

Page 100, lines 7 and 11, delete "6" and insert "3"

Page 100, line 12, delete "4 and 5" and insert "1 and 2"

Page 100, line 13, delete "metropolitan transportation improvement board" and insert "council"

Page 100, line 14, delete "board" and insert "council"

Page 100, line 15, delete "<u>8</u>" and insert "<u>5</u>" and delete "<u>transfer as follows</u>" and insert "<u>the</u> <u>following purposes</u>"

Page 100, lines 16 and 17, delete "to the metropolitan council, upon its request,"

Page 100, line 20, after "amount" insert "for transfer"

Page 100, line 30, delete "7" and insert "4"

Page 100, line 31, delete "4 and 5" and insert "1 and 2"

Page 100, line 33, delete "6" and insert "3"

Page 100, line 35, delete "8" and insert "5"

Page 100, line 36, delete "board's" and insert "council's"

Page 101, lines 6 and 7, delete "5 and 6" and insert "2 and 3"

Page 101, line 9, delete "6" and insert "3"

Page 104, line 45, delete "transportation"

Page 105, line 1, delete "improvement board" and insert "council"

Page 105, lines 2 and 6, delete "4 and 5" and insert "1 and 2"

Page 105, line 10, delete "transportation improvement board" and insert "council"

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Kleis moved to amend S.F. No. 2340 as follows:

Page 56, after line 6, insert:

"Sec. 8. Minnesota Statutes 2000, section 117.51, is amended to read:

117.51 [COOPERATION WITH FEDERAL AUTHORITIES.]

In all acquisitions undertaken by any acquiring authority and in all voluntary rehabilitation carried out by a person pursuant to acquisition or as a consequence thereof, the acquiring authority

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shall cooperate to the fullest extent with federal departments and agencies, and it shall take all necessary action in order to insure, to the maximum extent possible, federal financial participation in any and all phases of acquisition, including the provision of relocation assistance, services, payments and benefits to displaced persons. Notwithstanding any contrary law, regulation, or federal participation limit, an acquiring authority may consider reimbursing up to \$50,000 in relocation or reestablishment expenses of a displaced business."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Senator Foley moved to amend the second Kleis amendment to S.F. No. 2340 as follows:

Page 1, delete line 15

Page 1, line 16, delete "participation limit,"

The motion prevailed. So the amendment to the amendment was adopted.

The question recurred on the adoption of the second Kleis amendment, as amended. The motion prevailed. So the amendment, as amended, was adopted.

Senator Kelly, R.C. moved to amend S.F. No. 2340 as follows:

Page 42, line 33, delete "\$2,750,000" and insert "\$2,700,000"

Page 42, after line 36, insert:

"\$50,000 is for a grant to the city of St. Paul for a feasibility study and preliminary design of a soccer exhibition center, upon a determination by the commission that an equal amount has been committed from nonstate sources."

The motion did not prevail. So the amendment was not adopted.

Senator Neuville moved to amend S.F. No. 2340 as follows:

Page 37, after line 31, insert:

"Sec. 16. [CENTER FOR CRIME VICTIM SERVICES.]

Of the money appropriated on or after July 1, 2003, for programs under Minnesota Statutes, section 611A.37, ten percent must be used for programs and shelters serving battered men."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 31, as follows:

Those who voted in the affirmative were:

Bachmann	Frederickson	Lessard	Ourada	Scheevel
Belanger	Johnson, Debbie	Limmer	Reiter	Scheid
Day	Kierlin	Metzen	Ring	Schwab
Dille	Kiscaden	Murphy	Robertson	Stevens
Fischbach	Kleis	Neuville	Robling	Terwilliger
Fowler	Knutson	Oliver	Sams	Vickerman

Those who voted in the negative were:

Anderson	Berglin	Betzold	Cohen	Foley
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Higgins	Kelly, R.C.	Moe, R.D.	Rest
Hottinger	Kinkel	Orfield	Sabo
Johnson, Dave	Krentz	Pappas	Samuelson
Johnson, Dean	Langseth	Pogemiller	Solon
Johnson, Doug	Lourey	Price	Stumpf
Kelley, S.P.	Marty	Ranum	Tomassoni

Wiener Wiger

The motion did not prevail. So the amendment was not adopted.

S.F. No. 2340 was read the third time, as amended, and placed on its final passage.

Kiscaden

Langseth

Krentz

Lourey

Marty

Metzen

Murphy

Neuville

Oliver

Olson

Reiter

Pariseau

Moe, R.D.

The question was taken on the passage of the bill, as amended.

The roll was called, and there were yeas 40 and nays 23, as follows:

Those who voted in the affirmative were:

Anderson	Hi
Berglin	He
Betzold	Jo
Cohen	Jo
Dille	Jo
Foley	Ke
Fowler	Ke
Frederickson	Ki

iggins ottinger hnson, Dave hnson, Dean hnson, Doug elley, S.P. elly, R.C. inkel

Ourada Pappas Pogemiller Price Ranum Rest Ring

> Robertson Samuelson

Sabo Scheid Solon Stumpf Terwilliger Vickerman Wiener Wiger

Those who voted in the negative were:

Bachmann	
Belanger	
Day	
Fischbach	
Johnson, Debbie	

Kierlin Kleis Knutson Lessard Limmer

Robling Sams Scheevel

Orfield

Schwab Stevens Tomassoni

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

MOTIONS AND RESOLUTIONS - CONTINUED

Without objection, remaining on the Order of Business of Motions and Resolutions, the Senate proceeded to the Order of Business of Introduction and First Reading of Senate Bills.

INTRODUCTION AND FIRST READING OF SENATE BILLS

The following bills were read the first time and referred to the committees indicated.

Senator Lesewski introduced--

S.F. No. 2356: A bill for an act relating to capital investment; appropriating money for a grant to the city of Pipestone to design, acquire, construct, furnish, and equip an emergency medical services building; authorizing the issuance of bonds.

Referred to the Committee on Finance.

Senators Ring and Johnson, Debbie introduced--

S.F. No. 2357: A bill for an act relating to capital improvements; authorizing the issuance of state bonds; appropriating money for a park-and-ride lot in Anoka county.

Referred to the Committee on Finance.

Senator Lesewski introduced--

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S.F. No. 2358: A bill for an act relating to capital improvements; providing for a grant to the county of Pipestone for capital improvements to the county museum; authorizing issuance of bonds; appropriating money.

Referred to the Committee on Finance.

Senators Stumpf, Pappas, Krentz, Lourey and Robertson introduced--

S.F. No. 2359: A bill for an act relating to education; providing for early childhood through adult education including general education, education excellence, special education, facilities and technology, fund transfers, nutrition programs, early childhood programs, prevention, self-sufficiency and lifelong learning, libraries, state agencies, and technical amendments; appropriating money; amending Minnesota Statutes 2000, sections 93.22; 119A.05; 119A.12, by adding subdivisions; 119A.13, subdivision 4; 119A.21; 119A.22; 119A.52; 119B.011, subdivisions 7, 19, by adding subdivisions; 119B.02, subdivisions 1, 2; 119B.03, subdivisions 3, 9, 10, by adding a subdivision; 119B.05, subdivision 5; 119B.061, subdivisions 1, 4; 119B.08; 119B.09, subdivisions 1, 2, 7; 119B.10; 119B.11, subdivision 1; 119B.12, subdivision 2; 119B.13, subdivisions 1, 6; 119B.15; 119B.24; 120B.07; 120B.30, subdivision 1; 120B.35; 121A.16; 121A.17, subdivisions 1, 3, 4, 5; 121A.19; 122A.09, subdivision 4; 122A.162; 122A.163; 122A.18, subdivisions 1, 4; 122A.21; 122A.26, subdivision 3; 122A.60, subdivision 3; 122A.61, subdivision 1; 123B.36, subdivision 1; 123B.37, subdivision 1; 123B.42, subdivision 3; 123B.53, subdivisions 2, 4, 5; 123B.54; 123B.57, subdivision 8; 123B.59, subdivision 1; 123B.75, subdivision 5; 123B.88, subdivision 1; 123B.92, subdivision 9; 124D.11, subdivisions 4, 5, by adding subdivisions; 124D.128, subdivisions 1, 2, 3, 6, by adding a subdivision; 124D.13, subdivisions 8, 9, by adding subdivisions; 124D.135, subdivisions 1, 3, 7, by adding a subdivision; 124D.15; 124D.16; 124D.221, subdivisions 1, 2; 124D.453, subdivision 3; 124D.454, subdivision 11; 124D.52, subdivision 2; 124D.522; 124D.531, subdivisions 1, 3; 124D.69, subdivision 1; 124D.74, subdivisions 1, 2, 3, 4, 6; 124D.75, subdivision 6; 124D.76; 124D.78, subdivision 1; 124D.81, subdivisions 1, 3, 5, 6, 7; 125A.17; 125A.515; 125A.76, subdivisions 1, 4; 125A.79, subdivisions 1, 7; 125B.20, subdivision 1; 125B.21; 125B.25, subdivisions 1, 2, 6, 9; 126C.05, subdivisions 1, 15; 126C.10, subdivisions 1, 2, 3, 4, 5, 7, 8, 13, 18, 24, 28, by adding subdivisions; subdivisions 1, 15; 126C.10, subdivisions 1, 2, 3, 4, 5, 7, 8, 13, 18, 24, 28, by adding subdivisions; 126C.12, subdivisions 1, 2, 3, 4, 5, by adding a subdivision; 126C.125; 126C.13, subdivision 1; 126C.15, subdivision 2; 126C.16, by adding a subdivision; 126C.17, subdivisions 1, 2, 5, 6, by adding a subdivision; 126C.63, by adding a subdivision; 126C.69, subdivisions 3, 9, 12; 126C.72, by adding a subdivision; 127A.41, subdivisions 8, 9; 127A.45, subdivision 12, by adding a subdivision; 127A.51; 214.01, subdivision 3; 214.04, subdivisions 1, 3; 214.12, subdivision 1; 298.28, subdivision 4; 475.53, subdivision 4; Laws 2000, chapter 489, article 2, sections 34, 37; Laws 2000, chapter 489, article 3, section 24; Laws 2000, chapter 489, article 5, section 21; Laws Laws 2000, chapter 489, article 3, section 24; Laws 2000, chapter 489, article 5, section 21; Laws 2000, chapter 489, article 7, section 15, subdivision 3; proposing coding for new law in Minnesota Statutes, chapters 93; 119A; 119B; 122A; 124D; 126C; 134; repealing Minnesota Statutes 2000, sections 119Å.13, subdivisions 1, 2, 3; 119A.14, subdivision 2; 119A.23; 119B.011, subdivision 20; 119B.03, subdivisions 1, 2, 4, 5, 6, 6a, 8; 119B.05, subdivision 1; 119B.07; 119B.09, subdivision 3; 119B.11, subdivision 4; 120A.41; 124D.1155; 124D.128, subdivision 7; 124D.33; 124D.331; 124D.85; 125B.20, subdivision 3; 126C.10, subdivisions 9, 10, 11, 12, 19, 20, 21, 22, 23; 126C.11; Laws 1999, chapter 241, article 3, section 5, as amended; Laws 2000, chapter 254, section 30; Laws 2000, chapter 489, article 1, section 18.

Referred to the Committee on Taxes.

Senator Johnson, Doug, for the Committee on Finance, introduced--

S.F. No. 2360: A bill for an act relating to state government; appropriating money for the general legislative, judicial, and administrative expenses of state government; modifying provisions relating to state and local government; providing for economic development; regulating various criminal justice, judiciary, housing, technology, and election provisions; authorizing local bonds and airport impact mitigations; providing for a credit enhancement program; authorizing contingency property tax levies in the metropolitan area; amending Minnesota Statutes 2000,

sections 2.722, subdivision 1; 2.724, subdivision 3; 3.3005, subdivision 2, by adding a subdivision; 3.98, subdivision 2; 8.15, by adding a subdivision; 10A.01, subdivisions 9, 18; 10A.20, subdivision 6b, by adding a subdivision; 10A.25, subdivision 1, by adding subdivisions; 10A.20, subdivision 6b, by adding a subdivision; 10A.25, subdivision 1, by adding subdivisions; 10A.27, subdivisions 1, 2, 10; 10A.275, subdivision 1; 10A.28, subdivision 1; 10A.31, subdivisions 3a, 5, 7, by adding a subdivision; 10A.322; 10A.323; 16A.10, subdivision 2; 16A.103, subdivisions 1, 1a; 16A.152, subdivision 7; 16B.25, subdivision 2; 16B.335, subdivision 3; 16B.61, subdivision 1; 16B.62, subdivision 1; 16B.63, by adding a subdivision; 16B.88, subdivision 2; 16C.22; 16E.04, subdivision 2; 116L.02; 116L.03; 116L.04, by adding a subdivision; 116L.05, by adding a subdivision; 116L.16; 181.945; 200.02, subdivisions 7, 23; 211A.12; 268.022, subdivision 2; 268.085, by adding a subdivision; 268.665, by adding subdivision; 268.666, by adding a subdivision; 270A.07, subdivision 1; 290.06, subdivision 23; 326.90, subdivision 1; 349.165, subdivisions 1, 3; 357.18, subdivision 3; 403.11, subdivision 1; 403.113, subdivision 1; 462.4.03 403.113, subdivisions 1, 3; 462.353, subdivision 4; 462.358, subdivision 2b; 462A.01; 462A.03, subdivisions 1, 6, 10, by adding a subdivision; 462A.04, subdivision 6; 462A.05, subdivisions 14, 14a, 16, 22, 26; 462A.06, subdivisions 1, 4; 462A.07, subdivisions 10, 12; 462A.073, subdivision 1; 462A.15; 462A.17, subdivision 3; 462A.20, subdivision 3; 462A.201, subdivisions 2, 6; 462A.204, subdivision 3; 462A.205, subdivisions 4, 4a; 462A.209; 462A.2091, subdivision 3; 462A.2093, subdivision 1; 462A.2097; 462A.21, subdivisions 5, 10, by adding subdivisions; 462A.222, subdivision 1a; 462A.24; 462A.33, subdivisions 1, 2, 3, 5, by adding a subdivision; 473.195, by adding a subdivision; 473.255, subdivisions 1, 2; 473.517, subdivision 3; 473.901, subdivision 1; 480.182; 517.08, subdivisions 1b, 1c; Laws 1997, chapter 202, article 2, section 61, as amended; Laws 1998, chapter 366, section 80; Laws 1999, chapter 250, article 1, section 12, subdivision 3; Laws 1999, chapter 250, article 1, section 34; Laws 2000, chapter 488, article 8, section 2; proposing coding for new law in Minnesota Statutes, chapters 4A; §; 11A; 15A; 16B; 16E; 116J; 137; 268; 336; 462; 462A; 473; repealing Minnesota Statutes 2000, sections 8.15, subdivision 2; 16E.08; 129D.06; 179A.07, subdivision 7; 462A.201, subdivision 4; 462A.207; 462A.209, subdivision 4; 462A.21, subdivision 17; 462A.221, subdivision 4; 462A.30, subdivision 2; 462A.33, subdivisions 4, 6, 7.

Under the Rules of the Senate, laid over one day.

Senator Johnson, Doug, for the Committee on Finance, introduced--

S.F. No. 2361: A bill for an act relating to the operation of state government; modifying provisions relating to health; health department; human services; human services department; long-term care; medical assistance; general assistance medical care; MinnesotaCare; prescription drug program; home and community-based waivers; services for persons with disabilities; group residential housing; state-operated services; chemical dependency; mental health; Minnesota family investment program; general assistance program; child support enforcement; adoption; children in need of protection or services; termination of parental rights; child protection; veterans nursing homes board; health-related licensing boards; emergency medical services regulatory board; Minnesota state council on disability; ombudsman for mental health and mental retardation; ombudsman for families; requiring reports; appropriating money; amending Minnesota Statutes 2000, sections 13.46, subdivision 4; 13.461, subdivision 17; 13B.06, subdivision 7; 15A.083, subdivision 4; 16A.06, by adding a subdivision; 16A.87; 62A.095, subdivision 1; 62A.48, subdivision 4, by adding subdivisions; 62J.152, subdivision 8; 62J.451, subdivision 5; 62J.692, subdivision 7; 62J.694, subdivision 2; 62Q.19, subdivision 1; 62S.01, by adding subdivisions; 62S.26; 103I.101, subdivision 6; 103I.112; 103I.208, subdivisions 1, 2; 103I.235, subdivision 1; 103I.525, subdivisions 2, 6, 8, 9; 103I.531, subdivisions 2, 6, 8, 9; 103I.535, subdivisions 2, 6, 8, 9; 103I.541, subdivisions 2b, 4, 5; 103I.545; 116L.11, subdivision 4; 116L.12, subdivisions 4, 5; 116L.13, subdivision 1; 121A.15, by adding subdivisions; 144.057; 144.0721, subdivision 1: 144.1202, subdivision 4; 144.122; 144.1464; 144.1494, subdivisions 1, 3, 4; 144.1496; 144.226, subdivision 4: 144.396, subdivision 7: 144.98, subdivision 3: 144A.071, subdivisions 1, 1a, 2, 4a; 144A.073, subdivision 2; 144D.01, subdivision 4; 145.881, subdivision 2; 145.882, subdivision 7, by adding a subdivision; 145.885, subdivision 2; 148.212; 148.263, subdivision 2; 148.284; 150A.10, by adding a subdivision; 157.16, subdivision 3; 157.22; 214.001, by adding a subdivision; 214.002, subdivision 1; 214.01, by adding a subdivision; 214.104; 241.272, subdivision 6; 242.192; 245.462, subdivision 18, by adding subdivisions; 245.466, subdivision 2;

subdivision 27, by adding subdivisions; 245.4875, subdivision 2; 245.4876, subdivision 1, by adding a subdivision; 245.488, by adding a subdivision; 245.4885, subdivision 1; 245.4886, subdivision 1; 245.98, by adding a subdivision; 245.982; 245.99, subdivision 4; 245A.03, subdivision 2b; 245A.04, subdivisions 3, 3a, 3b, 3c, 3d; 245A.05; 245A.06; 245A.07; 245A.08; 245A.13, subdivisions 7, 8; 245A.16, subdivision 1; 245B.08, subdivision 3; 252.275, subdivision 4b; 253.28, by adding a subdivision; 253B.02, subdivision 10; 253B.03, subdivisions 5, 10, by adding a subdivision; 253B.04, subdivisions 1, 1a, by adding a subdivision; 253B.045, subdivision 6; 253B.05, subdivision 1; 253B.07, subdivision 1; 253B.09, subdivision 1; 253B.10, subdivision 4; 254B.03, subdivision 1; 254B.09, by adding a subdivision; 256.01, subdivision 2, by adding a subdivision; 256.045, subdivisions 3, 3b, 4; 256.476, subdivisions 1, 2, 3, 4, 5, 8, by adding a subdivision; 256.741, subdivisions 1, 5, 8; 256.955, subdivisions 2, 2a, 7, by adding a subdivision; 256.9657, subdivision 2; 256.969, subdivision 3a, by adding a subdivision; 256.975, by adding subdivisions; 256.979, subdivisions 5, 6; 256.98, subdivision 8; 256B.04, by adding a subdivision; 256B.055, subdivision 3a; 256B.056, subdivisions 1a, 4b; 256B.057, subdivisions 2, 9, by adding subdivisions; 256B.061; 256B.0625, subdivisions 7, 13, 13a, 17, 17a, 18a, 19a, 19c, 20, 30, 34, by adding subdivisions; 256B.0627, subdivisions 1, 2, 4, 5, 7, 8, 10, 11, by adding subdivisions; 256B.0635, subdivisions 1, 2; 256B.0644; 256B.0911, subdivisions 1, 3, 5, 6, 7, by adding subdivisions; 256B.0913, subdivisions 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14; 256B.0915, subdivisions 1d, 3, 5; 256B.0917, by adding a subdivision; 256B.093, subdivision 3; 256B.431, subdivision 2e, by adding subdivisions; 256B.433, subdivision 3a; 256B.434, subdivision 4; 256B.49, by adding subdivisions; 256B.5012, subdivision 3, by adding subdivisions; 256B.69, subdivisions 4, 5c, 23, by adding a subdivision; 256B.75; 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256L.16; 260C.201, subdivision 1; 326.38; 393.07, by adding a subdivision; 518.551, subdivision 13; 518.5513, subdivision 5; 518.575, subdivision 1; 518.5851, by adding a subdivision; 518.5853, by adding a subdivision; 518.6111, subdivision 5; 518.6195; 518.64, subdivision 2; 518.641, subdivisions 1, 2, 3, by adding a subdivision; 548.091, subdivision 1a; 609.115, subdivision 9; 611.23; 626.556, subdivisions 2, 10, 10b, 10d, 10e, 10f, 10i, 11, 12, by adding a subdivision; 626.557, subdivisions 3, 9d, 12b; 626.5572, subdivision 17; 626.559, subdivision 2; Laws 1998, chapter 404, section 18, subdivision 4; Laws 1998, chapter 407, article 8, apartice 0; Laws 1998, chapter 404, section 18, subdivision 4; Laws 1998, chapter 407, article 8, apartice 0; Laws 1998, chapter 404, section 18, subdivision 4; Laws 1998, chapter 407, article 8, apartice 0; Laws 1998, chapter 404, section 18, subdivision 4; Laws 1998, chapter 407, article 8, apartice 0; Laws 1998, chapter 404, section 18, subdivision 4; Laws 1998, chapter 407, article 8, apartice 0; Laws 1998, chapter 4, a 407, article 8, section 9; Laws 1999, chapter 152, section 4; Laws 1999, chapter 216, article 1, section 13, subdivision 4; Laws 1999, chapter 245, article 3, section 45, as amended; Laws 1999, chapter 245, article 4, section 110; Laws 1999, chapter 245, article 10, section 10, as amended; Laws 2000, chapter 364, section 2; proposing coding for new law in Minnesota Statutes, chapters 62Q; 62S; 116L; 144; 144A; 144D; 145; 214; 244; 246; 256; 256B; 256J; 299A; repealing Minnesota Statutes 2000, sections 116L.12, subdivisions 2, 7; 144.148, subdivision 8; 144A.16; 145.882, subdivisions 3, 4; 145.9245; 145.927; 256.01, subdivision 18; 256.476, subdivision 7; 256.955, subdivision 2b; 256B.0635, subdivision 3; 256B.0911, subdivisions 2, 2a, 4, 8, 9; 256B.0912; 256B.0913, subdivisions 3, 15a, 15b, 15c, 16; 256B.0915, subdivisions 3a, 3b, 3c; 256B.434, subdivision 5; 256B.49, subdivisions 1, 2, 3, 4, 5, 6, 7, 8, 9, 10; 256D.066; 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Under the Rules of the Senate, laid over one day.

MOTIONS AND RESOLUTIONS - CONTINUED

Senator Johnson, Doug moved that his name be stricken as chief author, and the name of Senator Cohen be added as chief author to S.F. No. 2360. The motion prevailed.

Senator Johnson, Doug moved that his name be stricken as chief author, and the name of Senator Berglin be added as chief author to S.F. No. 2361. The motion prevailed.

MEMBERS EXCUSED

Senator Larson was excused from the Session of today at 11:30 a.m. Senator Kiscaden was excused from the Session of today from 11:30 a.m. to 12:30 p.m. Senator Robertson was excused from the Session of today from 11:30 a.m. to 2:30 p.m. Senator Olson was excused from the Session of today from 11:30 a.m. to 4:00 p.m. Senator Lessard was excused from the Session of today from 1:00 to 1:30 p.m. Senator Lesewski was excused from the Session of today from at 2:00 p.m.

ADJOURNMENT

Senator Moe, R.D. moved that the Senate do now adjourn until 10:00 a.m., Monday, April 30, 2001. The motion prevailed.

Patrick E. Flahaven, Secretary of the Senate

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