## NINETY-FIFTH DAY

St. Paul, Minnesota, Monday, May 9, 2016

The Senate met at 11:00 a.m. and was called to order by the President.

# CALL OF THE SENATE

Senator Osmek 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. Dennis Morreim.

The members of the Senate gave the pledge of allegiance to the flag of the United States of America.

Osmek

Pappas

Reinert

Pratt

Rest

Rosen

Ruud

Saxhaug

Scalze

Schmit

Senjem

Sheran

Pederson

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

Abeler	Eaton	Kent
Anderson	Eken	Kiffmey
Bakk	Fischbach	Koenen
Benson	Franzen	Latz
Bonoff	Gazelka	Limmer
Carlson	Hall	Lourey
Champion	Hawj	Marty
Clausen	Hayden	Metzen
Cohen	Hoffman	Miller
Dahle	Housley	Nelson
Dahms	Ingebrigtsen	Newma
Dibble	Jensen	Nienow
Dziedzic	Johnson	Ortman

Kiffmeyer Koenen Latz Limmer Lourey Marty Metzen Miller Nelson Newman Nienow Ortman Sieben Skoe Sparks Stumpf Thompson Torres Ray Weber Westrom Wiger Wiklund

The President declared a quorum present.

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

# **MESSAGES FROM THE HOUSE**

Madam President:

I have the honor to announce the passage by the House of the following Senate Files, herewith returned: S.F. Nos. 2986, 2896, 2869 and 2539.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 5, 2016

Madam President:

I have the honor to announce the passage by the House of the following House File, herewith transmitted: H.F. No. 1066.

Patrick D. Murphy, Chief Clerk, House of Representatives

Transmitted May 5, 2016

#### FIRST READING OF HOUSE BILLS

The following bill was read the first time.

**H.F. No. 1066:** A bill for an act relating to telecommunications; providing for competitive market regulation for certain local exchange carriers; providing for informal review and resolution of disputes; prohibiting certain call routing practices; providing for registration of wholesale transport providers; amending Minnesota Statutes 2014, sections 237.01, by adding subdivisions; 237.121; 237.49; proposing coding for new law in Minnesota Statutes, chapter 237.

Referred to the Committee on Rules and Administration for comparison with S.F. No. 736, now on General Orders.

## **REPORTS OF COMMITTEES**

Senator Bakk moved that the Committee Reports at the Desk be now adopted, with the exception of the reports pertaining to appointments. The motion prevailed.

# Senator Torres Ray from the Committee on State and Local Government, to which was re-referred

**S.F. No. 3589:** A bill for an act relating to transportation; authorizing and governing implementation of requirements of the federal REAL ID Act; amending certain requirements governing driver's licenses and Minnesota identification cards; requiring rulemaking to implement a two-tier license system; amending Minnesota Statutes 2014, sections 97A.405, subdivision 2; 171.01, subdivision 37, by adding a subdivision; 171.017; 171.06, subdivision 3; 171.07, subdivisions 1, 4, 6, 7, 15, by adding subdivisions; 171.071, subdivision 3; 171.072; 171.12, subdivision 7; 171.27; repealing Laws 2009, chapter 92, section 1, as amended.

Reports the same back with the recommendation that the bill do pass and be re-referred to the Committee on Judiciary. Report adopted.

## Senator Cohen from the Committee on Finance, to which was re-referred

**S.F. No. 2985:** A bill for an act relating to elections; establishing a presidential nomination primary; modifying provisions related to the precinct caucuses; making technical and conforming changes; authorizing rulemaking; amending Minnesota Statutes 2014, sections 201.091, subdivision 4; 202A.14, subdivision 1; 202A.18, subdivision 2a; 204B.14, subdivisions 2, 4; 204C.10; 204D.09, subdivision 1; Minnesota Statutes 2015 Supplement, section 204C.04, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 207A.

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

Page 8, delete section 13 and insert:

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# "Sec. 13. [207A.15] PRESIDENTIAL NOMINATION PRIMARY ELECTION EXPENSES; LOCAL REIMBURSEMENT.

Subdivision 1. Presidential nomination primary elections account; special revenue fund. (a) A presidential nomination primary elections account is created in the special revenue fund.

(b) No later than September 1 of the year preceding a presidential election year, the secretary of state shall certify to the commissioner of management and budget the estimated state and local cost of administering the presidential nomination primary election. The secretary of state may make supplemental certifications to the commissioner of management and budget if new information indicates that the actual costs of conducting the election will exceed the secretary's initial estimate.

(c) Within 15 days of a certification under paragraph (b), the commissioner of management and budget must transfer an amount equal to the certification from the general fund to the presidential nomination primary elections account. The funds in the presidential nomination primary elections account are appropriated to the secretary of state for:

(1) state costs associated with administering the presidential nomination primary election; and

(2) making the reimbursements required by subdivision 2.

The commissioner of management and budget must transfer back to the general fund any funds remaining in the presidential nomination primary elections account 120 days after the results of a presidential nomination primary election have been certified by the State Canvassing Board.

Subd. 2. **Reimbursable local expenses.** (a) The secretary of state shall reimburse the counties and municipalities for expenses incurred in the administration of the presidential nomination primary from money contained in the presidential nomination primary elections account. The following expenses are eligible for reimbursement: preparation and printing of ballots; postage for absentee ballots; publication of the sample ballot; preparation of polling places in an amount not to exceed \$150 per polling place; preparation of electronic voting systems in an amount not to exceed \$100 per precinct; compensation for temporary staff or overtime payments; salaries of election judges; and compensation of county canvassing board members.

(b) Within 60 days after the results of a presidential nomination primary are certified by the State Canvassing Board, the county auditor must submit a request for payment of the costs incurred by the county for conducting the presidential nomination primary, and the municipal clerk must submit a request for payment of the costs incurred by the municipality for conducting the presidential nomination primary. The request for payment must be submitted to the secretary of state, and must be accompanied by an itemized description of actual county or municipal expenditures, including copies of invoices. In addition, the county auditor or municipal clerk must certify that the request for reimbursement is based on actual costs incurred by the county or municipality in the presidential nomination primary.

(c) The secretary of state shall provide each county and municipality with the appropriate forms for requesting payment and certifying expenses under this subdivision. The secretary of state must not reimburse expenses unless the request for payment and certification of costs has been submitted as provided in this subdivision. The secretary of state must complete the issuance of reimbursements to the counties and municipalities no later than 90 days after the results of the presidential nomination primary have been certified by the State Canvassing Board.

## Sec. 14. BASE INCREASE.

\$111,000 from the general fund is added to the base appropriation of the secretary of state in fiscal year 2019 for computer programming costs. This is a onetime increase to the base."

Renumber the sections in sequence

Amend the title accordingly

And when so amended the bill do pass. Amendments adopted. Report adopted.

## Senator Cohen from the Committee on Finance, to which was re-referred

**S.F. No. 3230:** A bill for an act relating to insurance; making changes to the life insurance reserves; amending Minnesota Statutes 2014, sections 61A.24, subdivision 12, by adding a subdivision; 61A.25.

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

Page 11, line 24, delete everything after "(7)" and insert "the commissioner may take disciplinary action against a company or an appointed actuary for failure to satisfy the requirements of this subdivision."

Page 11, delete line 25

Page 25, line 22, delete everything after the period and insert "<u>The commissioner may take other</u> disciplinary action to enforce this section."

Page 25, delete lines 23 to 30

And when so amended the bill do pass. Amendments adopted. Report adopted.

## Senator Cohen from the Committee on Finance, to which was referred

**H.F. No. 2540:** A bill for an act relating to commerce; authorizing fantasy sports; amending Minnesota Statutes 2014, sections 541.20; 541.21; 609.761, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 325F.

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

Delete everything after the enacting clause and insert:

## "Section 1. [325F.9901] CONSUMER PROTECTION; FANTASY SPORTS.

Subdivision 1. Fantasy game operation requirements. A game operator offering a fantasy game with an entry fee in this state must implement commercially reasonable procedures to:

(1) prevent employees of the game operator and relatives living in the same household as employees of the game operator from competing in any fantasy game with an entry fee offered by any game operator in which the operator offers a cash prize over \$5;

(2) prevent disclosure of gaming information that could affect fantasy game play before the information is made publicly available;

(3) prevent a game operator employee from being a participant in a fantasy game the game operator offers;

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(4) verify that contest participants are 18 years of age through the use of a commercially available database or aggregate of databases that is regularly used by government and businesses for the purpose of age and identity verification and authentication;

(5) ensure that an individual who participates as a player or official in a game or contest that is the subject of a fantasy game will be restricted from entering a fantasy game that is determined, in whole or in part, on the accumulated statistical results of a team of individuals in the game or contest in which the individual is a participant;

(6) make available on the operator's Web site information about resources relating to compulsive behavior and where to seek assistance for compulsive behavior;

(7) make available via Web site, telephone, or online chat means to allow individuals to irrevocably restrict their ability to enter a fantasy game and select the length of time restrictions will be in place;

(8) disclose the number of entries a single fantasy game player may submit to each fantasy game with an entry fee and take reasonable steps to prevent a player from submitting more than the allowable number;

(9) for the benefit and protection of fantasy game players' funds held in fantasy game accounts, segregate player funds from operational funds and maintain a reserve in the form of cash, cash equivalents, an irrevocable letter of credit, a bond, security deposits at merchant banks and payment processors, or a combination thereof in the amount of the balance available for withdrawal in player accounts;

(10) offer access to the fantasy game player's play history, including a summary of entry fees expended, games played and previous line-ups, and prizes awarded;

(11) offer access to account details, including all deposit amounts, withdrawal amounts, and bonus or promotion information, including how much is left on any pending bonus or promotion and how much has been released to the fantasy game player;

(12) prevent a player from using a proxy server to enter the game operator's platform;

(13) prominently publish the rules governing each fantasy game with an entry fee;

(14) prohibit the use of third-party scripts, and prohibit a person found to be using a third-party script from playing in a fantasy game offered by the operator for a period of not less than one year;

(15) develop and prominently publish procedures by which a person may file a complaint with the operator; and

(16) disclose the terms of all promotional offers at the time the offers are advertised, and provide full disclosures of limitations on the offer before a person provides financial consideration in exchange for the offer.

Subd. 2. **Definitions.** For purposes of this section, "game operator," "fantasy game," and "entry fee" have the meanings given them under section 609.761, subdivision 7. "Commissioner" means the commissioner of public safety. "Script" means commands that a computer program can execute to automate processes on a game operator's Web site or application.

Subd. 3. **Registration.** (a) A game operator shall register with the Department of Public Safety within 30 days of offering a fantasy game to a person in Minnesota. The registration statement must include:

(1) the business name, address, and contact information of the game operator;

(2) the game operator's Web site address;

(3) the names and addresses of the game operator's officers, directors, and any stakeholder with more than 15 percent interest in the operator;

(4) the name and contact information of the game operator's independent auditor;

(5) the game operator's tax identification number; and

(6) proof of the game operator's financial security in an amount sufficient to comply with the provisions of subdivision 1, clause (9).

(b) The registration must be submitted by January 15 of every year, and within 30 days if there is a material change in the operator's registration information. The commissioner may not issue a registration under this chapter or may revoke a registration if the operator fails to comply with the requirements of this section.

(c) The commissioner may charge an annual registration fee of \$500 that adequately covers the cost of issuing the registration and other registration duties. The fees shall be deposited in an account in the special revenue fund and are appropriated to the commissioner for the purposes of this subdivision.

Subd. 4. Audits. A game operator shall contract annually with a third party to perform an independent audit, consistent with the standards established by the Public Company Accounting Oversight Board or using the Statements on Accounting Standards issued by the Audit Standards Board of the American Institute of Certified Public Accountants, to ensure compliance with this section. The game operator must submit the audit to the commissioner by March 15 each year for examination and inspection.

Subd. 5. Civil remedies. Any person injured by a violation of this section may bring a civil action and recover actual damages, together with costs and disbursements, including reasonable attorney fees, and receive other equitable relief as determined by the court.

Subd. 6. Criminal penalty. Any person who knowingly violates the provisions of this section is guilty of a gross misdemeanor.

Subd. 7. **Investigations and powers.** The commissioner may designate certain division employees who are authorized to investigate and arrest any person who is suspected of violating any provision of this section and to conduct searches and seizures to enforce any of those laws. Any employee authorized by this subdivision to make an arrest must be licensed under sections 626.84 to 626.863. Nothing in this section limits the authority of the division to exercise any other power specified under chapter 240, 299L, 340A, 349, or 349A.

Sec. 2. Minnesota Statutes 2014, section 541.20, is amended to read:

#### 541.20 RECOVERY OF MONEY LOST.

Every person who, by playing at cards, dice, or other game, or by betting on the hands or sides of such as are gambling, shall lose to any person so playing or betting any sum of money or any goods, and pays or delivers the same, or any part thereof, to the winner, may sue for and recover such money by a civil action, before any court of competent jurisdiction. For purposes of this section, gambling shall not include pari-mutuel wagering conducted under a license issued pursuant to chapter 240, purchase or sale of tickets in the state lottery, or gambling authorized under chapters 349 and 349A, or participation in a fantasy game as defined under section 609.761, subdivision 7.

Sec. 3. Minnesota Statutes 2014, section 541.21, is amended to read:

# 541.21 COMMITMENTS FOR GAMBLING DEBT VOID.

Every note, bill, bond, mortgage, or other security or conveyance in which the whole or any part of the consideration shall be for any money or goods won by gambling or playing at cards, dice, or any other game whatever, or by betting on the sides or hands of any person gambling, or for reimbursing or repaying any money knowingly lent or advanced at the time and place of such gambling or betting, or lent and advanced for any gambling or betting to any persons so gambling or betting, shall be void and of no effect as between the parties to the same, and as to all persons except such as hold or claim under them in good faith, without notice of the illegality of the consideration of such contract or conveyance. The provisions of this section shall not apply to:

(1) pari-mutuel wagering conducted under a license issued pursuant to chapter 240;

(2) purchase of tickets in the state lottery under chapter 349A;

(3) gaming activities conducted pursuant to the Indian Gaming Regulatory Act, United States Code, title 25, section 2701 et seq.; or

(4) lawful gambling activities permitted under chapter 349; or

(5) participation in a fantasy game as defined under section 609.761, subdivision 7.

Sec. 4. Minnesota Statutes 2014, section 609.761, is amended by adding a subdivision to read:

Subd. 7. Fantasy games. (a) For purposes of this subdivision, the following terms have the meanings given them:

(1) "entry fee" means cash or cash equivalent that is required to be paid by a fantasy game player to a game operator to participate in a fantasy game;

(2) "commissioner" means the commissioner of public safety or a person to whom the commissioner has delegated authority;

(3) "fantasy game" means a fantasy contest that meets the following conditions:

(i) the value of all prizes and awards offered to winning game participants are established and made known to the game participants in advance of the fantasy game;

(ii) all winning outcomes are determined predominantly by the accumulated statistical results of the performance of individual athletes in sporting events;

(iii) no winning outcome is based on the score, point spread, or performance or performances of a single team or combination of teams or solely on a single performance of an individual athlete or player in a single event; and

(iv) the result of a fantasy game is not based on any athlete participating on a team sponsored by a secondary or postsecondary educational organization; and

(4) "game operator" means a person that offers a fantasy game for a cash prize or other prize of value for commercial purposes.

(b) A fantasy game conducted by a game operator registered with the commissioner of public safety under section 325F.9901, subdivision 3, is a bona fide contest for the determination of skill under section 609.75, subdivision 3, clause (3), and is not a violation of sections 609.75, 609.755, and 609.76.

(c) Sections 609.755 and 609.76 do not prohibit a game operator registered with the commissioner of public safety under section 325F.9901, subdivision 3, from offering a fantasy game."

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

#### Senator Bakk, from the Committee on Rules and Administration, to which was referred

**H.F. No. 71** for comparison with companion Senate File, reports the following House File was found identical and recommends the House File be given its second reading and substituted for its companion Senate File as follows:

GENERAI	ORDERS	CONSENT (	CALENDAR	CALE	NDAR
H.F. No.	S.F. No.	H.F. No.	S.F. No.	H.F. No.	S.F. No.
71	82				

and that the above Senate File be indefinitely postponed.

Pursuant to Rule 45, this report was prepared and submitted by the Secretary of the Senate on behalf of the Committee on Rules and Administration. Report adopted.

# Senator Bakk, from the Committee on Rules and Administration, to which was referred

**H.F. No. 2954** for comparison with companion Senate File, reports the following House File was found identical and recommends the House File be given its second reading and substituted for its companion Senate File as follows:

GENERAL	ORDERS	CONSENT (	CALENDAR	CALE	NDAR
H.F. No.	S.F. No.	H.F. No.	S.F. No.	H.F. No.	S.F. No.
2954	2769				

and that the above Senate File be indefinitely postponed.

Pursuant to Rule 45, this report was prepared and submitted by the Secretary of the Senate on behalf of the Committee on Rules and Administration. Report adopted.

#### Senator Bakk, from the Committee on Rules and Administration, to which was referred

**H.F. No. 3423** for comparison with companion Senate File, reports the following House File was found identical with and recommends the House File be given its second reading and substituted for its companion Senate File as follows:

GENERAL	ORDERS	CONSENT (	CALENDAR	CALE	NDAR
H.F. No.	S.F. No.	H.F. No.	S.F. No.	H.F. No.	S.F. No.
3423	2829				

and that the above Senate File be indefinitely postponed.

Pursuant to Rule 45, this report was prepared and submitted by the Secretary of the Senate on behalf of the Committee on Rules and Administration. Report adopted.

# Senator Torres Ray from the Committee on State and Local Government, to which were referred the following appointments:

BOARD OF THE ARTS Ardell Brede Rebecca Davis Sean Dowse Dobson West

Reports the same back with the recommendation that the appointments be confirmed.

Senator Bakk moved that the foregoing committee report be laid on the table. The motion prevailed.

Senator Torres Ray from the Committee on State and Local Government, to which were referred the following appointments:

GAMBLING CONTROL BOARD William Gillespie Norman Pint

Reports the same back with the recommendation that the appointments be confirmed.

Senator Bakk moved that the foregoing committee report be laid on the table. The motion prevailed.

### **SECOND READING OF SENATE BILLS**

S.F. Nos. 2985 and 3230 were read the second time.

# SECOND READING OF HOUSE BILLS

H.F. Nos. 71, 2954 and 3423 were read the second time.

#### INTRODUCTION AND FIRST READING OF SENATE BILLS

The following bills were read the first time.

#### Senator Westrom introduced-

**S.F. No. 3607:** A bill for an act relating to water; requiring water level control permit for Big Lake in Grant County.

Referred to the Committee on Environment and Energy.

# Senators Housley, Abeler and Ruud introduced-

**S.F. No. 3608:** A bill for an act relating to taxation; income and corporate franchise; providing for temporary refundable solar investment tax credits; appropriating money.

Referred to the Committee on Taxes.

#### Senators Champion, Hayden, Housley and Saxhaug introduced-

**S.F. No. 3609:** A bill for an act relating to civil actions; recognizing a property right in a person's name, voice, signature, photograph, or likeness; prohibiting unauthorized use; providing remedies; proposing coding for new law as Minnesota Statutes, chapter 564.

Referred to the Committee on Judiciary.

#### Senator Dahle introduced-

**S.F. No. 3610:** A bill for an act relating to education; clarifying language proficiency requirements for students studying Latin; amending Minnesota Statutes 2015 Supplement, section 120B.022, subdivision 1b.

Referred to the Committee on Education.

#### Senator Chamberlain introduced-

S.F. No. 3611: A bill for an act relating to transportation; requiring a road deicing study.

Referred to the Committee on Transportation and Public Safety.

#### Senators Marty, Torres Ray, Eaton, Hawj and Goodwin introduced-

**S.F. No. 3612:** A bill for an act relating to employment; providing a phased-in minimum wage increase; enabling low-income workers to meet basic needs; increasing the working family credit to exceed the federal earned income tax credit; providing increased child care assistance to all low-income workers; reestablishing the Minnesota emergency employment development program; reducing welfare costs to taxpayers; authorizing rulemaking; appropriating money; amending Minnesota Statutes 2014, sections 119B.02, subdivisions 1, 2; 119B.03, subdivisions 3, 9, 10; 119B.035, subdivisions 1, 2, 5; 119B.05, subdivision 5; 119B.08, subdivision 3; 119B.09, subdivision 7; 119B.10; 119B.11, subdivision 1; 119B.12, subdivision 2; 119B.13, subdivision

1; 119B.15; 119B.24; 177.24, subdivision 1; Minnesota Statutes 2015 Supplement, sections 119B.035, subdivision 4; 290.0671, subdivision 1; repealing Minnesota Statutes 2014, sections 119B.011, subdivisions 20, 20a; 119B.03, subdivisions 1, 2, 4, 5, 6, 6a, 6b, 8; 119B.05, subdivision 1; 119B.07; 119B.09, subdivisions 3, 4a; 119B.11, subdivision 4; 290.0671, subdivision 7.

Referred to the Committee on Jobs, Agriculture and Rural Development.

# MOTIONS AND RESOLUTIONS

Senator Carlson moved that his name be stricken as chief author, shown as a co-author, and the name of Senator Latz be shown as chief author to S.F. No. 3094. The motion prevailed.

Senator Abeler moved that the name of Senator Eken be added as a co-author to S.F. No. 3603. The motion prevailed.

#### Senator Dziedzic introduced -

Senate Resolution No. 278: A Senate resolution honoring Union Bank & Trust of Minneapolis on their 40th anniversary.

Referred to the Committee on Rules and Administration.

#### RECESS

Senator Bakk moved that the Senate do now recess subject to the call of the President. The motion prevailed.

After a brief recess, the President called the Senate to order.

# **CALL OF THE SENATE**

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

#### **MOTIONS AND RESOLUTIONS - CONTINUED**

Without objection, remaining on the Order of Business of Motions and Resolutions, the Senate reverted to the Order of Business of Messages From the House.

#### **MESSAGES FROM THE HOUSE**

Madam President:

I have the honor to announce the passage by the House of the following Senate File, AS AMENDED by the House, in which amendments the concurrence of the Senate is respectfully requested:

S.F. No. 107: A bill for an act relating to health care; requiring a hospital to provide a patient the opportunity to designate a caregiver upon entry to the hospital; requiring a hospital to provide a discharge plan and aftercare instructions to a designated caregiver prior to discharge; proposing coding for new law in Minnesota Statutes, chapter 144.

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Senate File No. 107 is herewith returned to the Senate.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 5, 2016

## **CONCURRENCE AND REPASSAGE**

Senator Eken moved that the Senate concur in the amendments by the House to S.F. No. 107 and that the bill be placed on its repassage as amended. The motion prevailed.

S.F. No. 107 was read the third time, as amended by the House, and placed on its repassage.

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

The roll was called, and there were yeas 59 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Eaton	Johnson	Nienow	Schmit
Anderson	Eken	Kent	Ortman	Senjem
Bakk	Fischbach	Kiffmeyer	Osmek	Sheran
Benson	Franzen	Koenen	Pappas	Sieben
Carlson	Gazelka	Latz	Pederson	Sparks
Champion	Hall	Limmer	Pratt	Stumpf
Clausen	Hawj	Lourey	Reinert	Thompson
Cohen	Hayden	Marty	Rest	Tomassoni
Dahle	Hoffman	Metzen	Rosen	Weber
Dahms	Housley	Miller	Ruud	Wiger
Dibble	Ingebrigtsen	Nelson	Saxhaug	Wiklund
Dziedzic	Jensen	Newman	Scalze	

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

# **MOTIONS AND RESOLUTIONS - CONTINUED**

#### **SPECIAL ORDERS**

Pursuant to Rule 26, Senator Bakk, Chair of the Committee on Rules and Administration, designated the following bills a Special Orders Calendar to be heard immediately:

H.F. No. 2445, S.F. Nos. 3018, 3216, 1898, H.F. Nos. 2803, 3482, S.F. Nos. 2330 and 2680.

#### **SPECIAL ORDER**

**H.F. No. 2445:** A bill for an act relating to health; modifying licensure requirement for osteopathic physicians; making technical changes to the composition of the Board of Medical Practice; amending Minnesota Statutes 2014, sections 147.01, subdivisions 1, 2; 147.02, subdivision 1.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Eaton	Kent	
Anderson	Eken	Kiffmeyer	
Bakk	Fischbach	Koenen	
Benson	Franzen	Latz	
Bonoff	Gazelka	Limmer	
Carlson	Hall	Lourey	
Champion	Hawj	Marty	
Clausen	Hayden	Metzen	
Cohen	Hoffman	Miller	
Dahle	Housley	Nelson	
Dahms	Ingebrigtsen	Newman	
Dibble	Jensen	Nienow	
Dziedzic	Johnson	Ortman	

Osmek Pappas Pederson Pratt Reinert Rest Rosen Ruud Saxhaug Scalze Schmit Senjem

Sheran

Sieben Skoe Sparks Stumpf Thompson Tomassoni Weber Westrom Wiger Wiklund

So the bill passed and its title was agreed to.

# **SPECIAL ORDER**

**S.F. No. 3018:** A bill for an act relating to agriculture; making various policy and technical changes to agricultural-related provisions; amending Minnesota Statutes 2014, sections 18B.345; 28A.085, subdivision 1; 31.122; 31.94.

Senator Sparks moved to amend S.F. No. 3018 as follows:

Page 4, after line 4, insert:

"Sec. 5. Minnesota Statutes 2015 Supplement, section 41A.14, is amended to read:

# 41A.14 AGRICULTURE RESEARCH, EDUCATION, EXTENSION, AND TECHNOLOGY TRANSFER GRANT PROGRAM.

Subdivision 1. **Duties; grants.** The agriculture research, education, extension, and technology transfer grant program is created. The purpose of the grant program is to provide investments that will most efficiently achieve long-term agricultural productivity increases through improved infrastructure, vision, and accountability. The scope and intent of the grants, to the extent possible, shall provide for a long-term base funding that allows the research grantee to continue the functions of the research, education, and extension, and technology transfer efforts to a practical conclusion. Priority for grants shall be given to human infrastructure. The commissioner shall provide grants for:

(1) agricultural research, extension, and technology transfer needs and recipients including agricultural research and extension at the University of Minnesota, research and outreach centers, the College of Food, Agricultural and Natural Resource Sciences, the Minnesota Agricultural Experiment Station, University of Minnesota Extension Service, the University of Minnesota Veterinary School, the Veterinary Diagnostic Laboratory, the Stakman-Borlaug Center, and the Minnesota Agriculture Fertilizer Research and Education Council; for use by any of the following:

(i) the College of Food, Agricultural and Natural Resource Sciences;

(ii) the Minnesota Agricultural Experiment Station;

(iii) the University of Minnesota Extension Service;

(iv) the University of Minnesota Veterinary School;

(v) the Veterinary Diagnostic Laboratory; or

(vi) the Stakman-Borlaug Center;

(2) agriculture rapid response for plant and animal diseases and pests; and

(3) agricultural education including but not limited to the Minnesota Agriculture Education Leadership Council, farm business management, mentoring programs, graduate debt forgiveness, and high school programs.

Subd. 2. Advisory panel. (a) In awarding grants under this section, the commissioner and a representative of the College of Food, Agricultural and Natural Resource Sciences at the University of Minnesota must consult with an advisory panel consisting of the following stakeholders:

(1) a representative of the College of Food, Agricultural and Natural Resource Sciences at the University of Minnesota;

(2) (1) a representative of the Minnesota State Colleges and Universities system;

(3) (2) a representative of the Minnesota Farm Bureau;

(4) (3) a representative of the Minnesota Farmers Union;

(5) (4) a person representing agriculture industry statewide;

(6) (5) a representative of each of the state commodity councils organized under section 17.54 and the Minnesota Pork Board;

(7) (6) a person representing an association of primary manufacturers of forest products;

(8) (7) a person representing organic or sustainable agriculture; and

(9) (8) a person representing statewide environment and natural resource conservation organizations.

(b) Members under paragraph (a), clauses (1) to (3) and (5), shall be chosen by their respective organizations.

Subd. 3. Account. An agriculture research, education, extension, and technology transfer account is created in the agricultural fund in the state treasury. The account consists of money received in the form of gifts, grants, reimbursement, or appropriations from any source for any of the purposes provided in subdivision 1, and any interest or earnings of the account. Money in the account is appropriated to the commissioner of agriculture for the purposes under subdivision 1.

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

#### Sec. 6. [216B.1642] SOLAR SITE MANAGEMENT.

Subdivision 1. Site management practices. An owner of a ground-mounted solar site with a generating capacity of more than 40 kilowatts may follow site management practices that (1) provide native perennial vegetation and foraging habitat beneficial to gamebirds, songbirds, and pollinators, and (2) reduce storm water runoff and erosion at the solar generation site. To the extent practicable, when establishing perennial vegetation and beneficial foraging habitat, a solar site owner shall use native plant species and seed mixes under Department of Natural Resources "Prairie Establishment & Maintenance Technical Guidance for Solar Projects."

6854

6855

19,010,000

Subd. 2. **Recognition of beneficial habitat.** An owner of a solar site implementing solar site management practices under this section may claim that the site provides benefits to gamebirds, songbirds, and pollinators only if the site adheres to guidance set forth by the pollinator plan provided by the Board of Water and Soil Resources or any other gamebird, songbird, or pollinator foraging-friendly vegetation standard established by the Board of Water and Soil Resources. An owner making a beneficial habitat claim must make the site's vegetation management plan available to the public and provide a copy of the plan to a Minnesota nonprofit solar industry trade association.

Sec. 7. Minnesota Statutes 2015 Supplement, section 583.215, is amended to read:

## 583.215 EXPIRATION.

Sections 336.9-601, subsections (h) and (i); 550.365; 559.209; 582.039; and 583.20 to 583.32, expire June 30, <del>2016</del> 2018.

## **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 8. Laws 2015, First Special Session chapter 4, article 1, section 2, subdivision 4, is amended to read:

# Subd. 4. Agriculture, Bioenergy, and Bioproduct Advancement 14,993,000

\$4,483,000 the first year and \$8,500,000 the second year are for transfer to the agriculture research, education, extension, and technology transfer account under Minnesota Statutes, section 41A.14, subdivision 3. The transfer in this paragraph includes money for plant breeders at the University of Minnesota for cultivated wild rice, potatoes, and grapes. Of the amount appropriated in this paragraph, at least \$450,000 the second year is for transfer to the Board of Regents of the University of Minnesota for the cultivated wild rice breeding project at the North Central Research and Outreach Center to include a tenure track/research associate plant breeder. Of the amount appropriated in this paragraph, at least \$350,000 the second year is for transfer to the Board of Regents of the University of Minnesota for potato breeding. Of these amounts, at least \$600,000 each year is for agriculture rapid response the Minnesota Agricultural agriculture rapid Experiment Station's response fund under Minnesota Statutes, section 41A.14, subdivision 1, clause (2). Of the amount appropriated in this paragraph, \$1,000,000 each year is for transfer to the Board of Regents of the University of Minnesota for research to determine (1) what is causing avian influenza, (2) why some fowl are more susceptible, and (3) prevention measures that can be taken. Of the amount appropriated in this paragraph, \$2,000,000 each year is for grants to the Minnesota Agriculture Education Leadership Council to enhance agricultural education with priority given to Farm Business Management challenge grants. The commissioner shall transfer the remaining grant funds in this appropriation each year to the Board of Regents of the University of Minnesota for purposes of Minnesota Statutes, section 41A.14, subdivision 1, clause (1), and subject to Minnesota Statutes, section 41A.14, subdivision 2.

To the extent practicable, funds expended under Minnesota Statutes, section 41A.14, subdivision 1, clauses (1) and (2), must supplement and not supplant existing sources and levels of funding. The commissioner may use up to 4.5 percent of this appropriation for costs incurred to administer the program. Any unencumbered balance does not cancel at the end of the first year and is available for the second year. Notwithstanding Minnesota Statutes, section 16A.28, the appropriations encumbered under contract on or before June 30, 2017, for agricultural growth, research, and innovation grants are available until June 30, 2019.

\$10,235,000 the first year and \$10,235,000 the second year are for the agricultural growth, research, and innovation program in Minnesota Statutes, section 41A.12. No later than February 1, 2016, and February 1, 2017, the commissioner must report to the legislative committees with jurisdiction over agriculture policy and finance regarding the commissioner's accomplishments and anticipated accomplishments in the following areas: facilitating the start-up, modernization,

or expansion of livestock operations including beginning and transitioning livestock operations; developing new markets for Minnesota farmers by providing more fruits, vegetables, meat, grain, and dairy for Minnesota school children: assisting value-added agricultural businesses to begin or expand, access new markets, or diversify products; developing urban facilitating agriculture; the start-up, modernization, or expansion of other beginning and transitioning farms including loans under Minnesota Statutes, section 41B.056; sustainable agriculture on farm research and demonstration; development or expansion of food hubs and other alternative community-based food distribution systems; and research on bioenergy, biobased content, or biobased formulated products and other renewable energy development. The commissioner may use up to 4.5 percent of this appropriation for costs incurred to administer the program. Any unencumbered balance does not cancel at the end of the first year and is available for the second year. Notwithstanding Minnesota Statutes, section 16A.28, the appropriations encumbered under contract on or before June 30, 2017, for agricultural growth, research, and innovation grants are available until June 30, 2019.

The commissioner may use funds appropriated for the agricultural growth, research, and innovation program as provided in this paragraph. The commissioner may award grants to owners of Minnesota facilities producing bioenergy, biobased content, or a biobased formulated product; to organizations that provide for on-station, on-farm field scale research and outreach to develop and test the agronomic and economic requirements of diverse strands of prairie plants and other perennials for bioenergy systems; or to certain nongovernmental entities. For the purposes of this paragraph, "bioenergy" includes transportation fuels derived from cellulosic material, as well as

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the generation of energy for commercial heat, industrial process heat, or electrical power from cellulosic materials via gasification or other processes. Grants are limited to 50 percent of the cost of research, technical assistance, or equipment related to bioenergy, biobased content, or biobased formulated product production or \$500,000, whichever is less. Grants to nongovernmental entities for the development of business plans and structures related to community ownership of eligible bioenergy facilities together may not exceed \$150,000. The commissioner shall make a good-faith effort to select projects that have merit and, when taken together, represent a variety of bioenergy technologies, biomass feedstocks, and geographic regions of the state. Projects must have a qualified engineer provide certification on the technology and fuel source. Grantees must provide reports at the request of the commissioner.

Of the amount appropriated for the agricultural growth, research, and innovation program in this subdivision, \$1,000,000 the first year and \$1,000,000 the second year are for distribution in equal amounts to each of the state's county fairs to preserve and promote Minnesota agriculture.

Of the amount appropriated for the agricultural growth, research, and innovation program in this subdivision, \$500,000 in fiscal year 2016 and \$1,500,000 in fiscal year 2017 are for incentive payments under Minnesota Statutes, sections 41A.16, 41A.17, and 41A.18. If the appropriation exceeds the total amount for which all producers are eligible in a fiscal year, the balance of the appropriation is available to the commissioner for the agricultural growth, research, and innovation program. Notwithstanding Minnesota Statutes, section 16A.28, the first year appropriation is available until June 30, 2017, and the second year appropriation is available until June 30, 2018. The commissioner may use up

to 4.5 percent of the appropriation for administration of the incentive payment programs.

Of the amount appropriated for the agricultural growth, research, and innovation program in this subdivision, \$250,000 the first year is for grants to communities to develop or expand food hubs and other alternative community-based food distribution systems. Of this amount, \$50,000 is for the commissioner to consult with existing food hubs, alternative community-based food distribution systems, and University of Minnesota Extension to identify best practices for use by other Minnesota communities. No later than December 15, 2015, the commissioner must report to the legislative committees with jurisdiction over agriculture and health regarding the status of emerging alternative community-based food distribution systems in the state along with recommendations to eliminate any barriers to success. Any unencumbered balance does not cancel at the end of the first year and is available for the second year. This is a onetime appropriation.

\$250,000 the first year and \$250,000 the second year are for grants that enable retail petroleum dispensers to dispense biofuels to the public in accordance with the biofuel replacement goals established under Minnesota Statutes, section 239.7911. A retail petroleum dispenser selling petroleum for use in spark ignition engines for vehicle model years after 2000 is eligible for grant money under this paragraph if the retail petroleum dispenser has no more than 15 retail petroleum dispensing sites and each site is located in Minnesota. The grant money received under this paragraph must be used for the installation of appropriate technology that uses fuel dispensing equipment appropriate for at least one fuel dispensing site to dispense gasoline that is blended with 15 percent of agriculturally derived, denatured ethanol, by volume, and

appropriate technical assistance related to the installation. A grant award must not exceed 85 percent of the cost of the technical assistance and appropriate technology, including remetering of and retrofits for retail petroleum dispensers and replacement of petroleum dispenser projects. The commissioner may use up to \$35,000 of this appropriation for administrative expenses. The commissioner shall cooperate with biofuel stakeholders in the implementation of the grant program. The commissioner must report to the legislative committees with jurisdiction over agriculture policy and finance by February 1 each year, detailing the number of grants awarded under this paragraph and the projected effect of the grant program on meeting the biofuel replacement goals under Minnesota Statutes, section 239.7911. These are onetime appropriations.

\$25,000 the first year and \$25,000 the second year are for grants to the Southern Minnesota Initiative Foundation to promote local foods through an annual event that raises public awareness of local foods and connects local food producers and processors with potential buyers.

# EFFECTIVE DATE. This section is effective the day following final enactment.

# Sec. 9. REPEALER.

Laws 2015, First Special Session chapter 4, article 2, section 81, is repealed.

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

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Dahms moved to amend S.F. No. 3018 as follows:

Page 1, after line 5, insert:

"Section 1. Minnesota Statutes 2014, section 17.53, subdivision 16, is amended to read:

Subd. 16. **Qualified voter.** "Qualified voter" means a producer who would be subject to the payment of fees to finance the activities described in sections 17.51 to 17.69 and who shares directly in the profits and risk of loss from the agricultural operation which produces or grows the commodity, regardless of the Internal Revenue Service tax filing status of the producer."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

S.F. No. 3018 was read the third time, as amended, and placed on its final passage.

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

The roll was called, and there were yeas 61 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler Anderson Benson Bonoff Carlson Champion Clausen Cohen Dahle Dahms Dibble Dziedzic Eaton	Ingebrigtsen Jensen Johnson	Kiffmeyer Koenen Latz Limmer Lourey Marty Matzen Miller Nelson Newman Nienow Ortman Osmek	Pappas Pederson Pratt Reinert Rest Rosen Ruud Saxhaug Scalze Schmit Senjem Sheran Sieben	Skoe Sparks Stumpf Thompson Tomassoni Weber Westrom Wiger Wiklund
Eaton	Kent	Osmek	Sieben	

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

### **SPECIAL ORDER**

**S.F. No. 3216:** A bill for an act relating to unemployment insurance; adopting recommendations of the Unemployment Insurance Advisory Council; amending Minnesota Statutes 2014, sections 268.035, subdivisions 12, 20, 23a, 29, by adding subdivisions; 268.051, subdivision 5; 268.085, subdivisions 4, 5; 268.0865, subdivisions 3, 4; 268.095, subdivisions 1, 2, 5; 268.101, subdivision 2; 268.18; 268.182, subdivision 2; Minnesota Statutes 2015 Supplement, sections 268.07, subdivision 3b; 268.085, subdivision 2.

Senator Tomassoni moved to amend S.F. No. 3216 as follows:

Page 18, after line 27, insert:

"Sec. 9. Laws 2015, First Special Session chapter 1, article 6, section 16, the effective date, is amended to read:

**EFFECTIVE DATE.** This section is effective the day following final enactment and is retroactive to March 1, 2015. This section expires on June 1, 2016 December 1, 2016.

**EFFECTIVE DATE.** This section is effective the day following final enactment and applies retroactively to March 1, 2015."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

S.F. No. 3216 was read the third time, as amended, and placed on its final passage.

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

The roll was called, and there were yeas 61 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Eken	Kiffmeyer	Pappas	Skoe
Anderson	Fischbach	Koenen	Pederson	Sparks
Benson	Franzen	Latz	Pratt	Stumpf
Bonoff	Gazelka	Limmer	Reinert	Thompson
Carlson	Hall	Lourey	Rest	Tomassoni
Champion	Hawj	Marty	Rosen	Weber
Clausen	Hayden	Metzen	Ruud	Westrom
Cohen	Hoffman	Miller	Saxhaug	Wiger
Dahle	Housley	Nelson	Scalze	Wiklund
Dahms	Ingebrigtsen	Newman	Schmit	
Dibble	Jensen	Nienow	Senjem	
Dziedzic	Johnson	Ortman	Sheran	
Eaton	Kent	Osmek	Sieben	

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

## **SPECIAL ORDER**

**S.F. No. 1898:** A bill for an act relating to contracts; regulating building and construction contracts; providing for certain progress payments and retainages; amending Minnesota Statutes 2014, section 337.10, subdivisions 3, 4.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 61 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler Anderson Benson Bonoff Carlson Champion Clausen Cohen Dahle Dahms Dibble Dziedzic	Eken Fischbach Franzen Gazelka Hall Hawj Hayden Hoffman Housley Ingebrigtsen Jensen Johnson	Kiffmeyer Koenen Latz Limmer Lourey Marty Metzen Miller Nelson Newman Nienow Ortman	Pappas Pederson Pratt Reinert Rest Rosen Ruud Saxhaug Scalze Schmit Senjem Sheran	Skoe Sparks Stumpf Thompson Tomassoni Weber Westrom Wiger Wiklund
Dziedzic Eaton	Johnson Kent	Ortman Osmek	Sheran Sieben	

So the bill passed and its title was agreed to.

# SPECIAL ORDER

**H.F. No. 2803:** A bill for an act relating to civil commitment; specifying notice requirements for early termination of an emergency admission; amending Minnesota Statutes 2014, section 253B.05, subdivisions 2, 3.

Senator Bonoff moved to amend H.F. No. 2803, as amended pursuant to Rule 45, adopted by the Senate May 4, 2016, as follows:

(The text of the amended House File is identical to S.F. No. 2504.)

Page 1, after line 5, insert:

"Section 1. Minnesota Statutes 2014, section 253B.05, subdivision 1, is amended to read:

Subdivision 1. **Emergency hold.** (a) Any person may be admitted or held for emergency care and treatment in a treatment facility, except to a facility operated by the Minnesota sex offender program, with the consent of the head of the treatment facility upon a written statement by an examiner that:

(1) the examiner has examined the person not more than 15 days prior to admission;

(2) the examiner is of the opinion, for stated reasons, that the person is mentally ill, developmentally disabled, or chemically dependent, and is in danger of causing injury to self or others if not immediately detained; and

(3) an order of the court cannot be obtained in time to prevent the anticipated injury.

(b) If the proposed patient has been brought to the treatment facility by another person, the examiner shall make a good faith effort to obtain a statement of information that is available from that person, which must be taken into consideration in deciding whether to place the proposed patient on an emergency hold. The statement of information must include, to the extent available, direct observations of the proposed patient's behaviors, reliable knowledge of recent and past behavior, and information regarding psychiatric history, past treatment, and current mental health providers. The examiner shall also inquire into the existence of health care directives under chapter 145, and advance psychiatric directives under section 253B.03, subdivision 6d.

(c) The examiner's statement shall be: (1) sufficient authority for a peace or health officer to transport a patient to a treatment facility, (2) stated in behavioral terms and not in conclusory language, and (3) of sufficient specificity to provide an adequate record for review. If danger to specific individuals is a basis for the emergency hold, the statement must identify those individuals, to the extent practicable. A copy of the examiner's statement shall be personally served on the person immediately upon admission and a copy shall be maintained by the treatment facility.

(d) A patient must not be allowed or required to consent to nor participate in a clinical drug trial during an emergency admission or hold under this subdivision or subdivision 2. A consent given during a period of an emergency admission or hold is void and unenforceable. This paragraph does not prohibit a patient from continuing participation in a clinical drug trial if the patient was participating in the drug trial at the time of the emergency admission or hold."

Page 3, after line 21, insert:

"Sec. 4. Minnesota Statutes 2014, section 253B.07, subdivision 2b, is amended to read:

Subd. 2b. **Apprehend and hold orders.** (a) The court may order the treatment facility to hold the person in a treatment facility or direct a health officer, peace officer, or other person to take the proposed patient into custody and transport the proposed patient to a treatment facility for observation, evaluation, diagnosis, care, treatment, and, if necessary, confinement, when:

(1) there has been a particularized showing by the petitioner that serious physical harm to the proposed patient or others is likely unless the proposed patient is immediately apprehended;

(2) the proposed patient has not voluntarily appeared for the examination or the commitment hearing pursuant to the summons; or

(3) a person is held pursuant to section 253B.05 and a request for a petition for commitment has been filed.

(b) The order of the court may be executed on any day and at any time by the use of all necessary means including the imposition of necessary restraint upon the proposed patient. Where possible, a peace officer taking the proposed patient into custody pursuant to this subdivision shall not be in uniform and shall not use a motor vehicle visibly marked as a police vehicle. Except as provided in section 253D.10, subdivision 2, in the case of an individual on a judicial hold due to a petition for civil commitment under chapter 253D, assignment of custody during the hold is to the commissioner of human services. The commissioner is responsible for determining the appropriate placement within a secure treatment facility under the authority of the commissioner.

(c) A proposed patient must not be allowed or required to consent to nor participate in a clinical drug trial while an order is in effect under this subdivision. A consent given while an order is in effect is void and unenforceable. This paragraph does not prohibit a patient from continuing participation in a clinical drug trial if the patient was participating in the drug trial at the time the order was issued under this subdivision."

Renumber the articles in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

H.F. No. 2803 was read the third time, as amended, and placed on its final passage.

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

The roll was called, and there were yeas 61 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Fischbach	Koenen	Pederson	Sparks
Anderson	Franzen	Latz	Pratt	Stumpf
Benson	Gazelka	Limmer	Reinert	Thompson
Bonoff	Hall	Lourey	Rest	Tomassoni
Carlson	Hawj	Marty	Rosen	Torres Ray
Clausen	Hayden	Metzen	Ruud	Weber
Cohen	Hoffman	Miller	Saxhaug	Westrom
Dahle	Housley	Nelson	Scalze	Wiger
Dahms	Ingebrigtsen	Newman	Schmit	Wiklund
Dibble	Jensen	Nienow	Senjem	
Dziedzic	Johnson	Ortman	Sheran	
Eaton	Kent	Osmek	Sieben	
Eken	Kiffmeyer	Pappas	Skoe	

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

#### SPECIAL ORDER

**H.F. No. 3482:** A bill for an act relating to criminal justice; extending the statute of limitations for certain identity theft crimes; appropriating money; amending Minnesota Statutes 2015 Supplement, section 628.26.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Eken	Kiffmeyer	Pappas	Skoe
Anderson	Fischbach	Koenen	Pederson	Sparks
Benson	Franzen	Latz	Pratt	Stumpf
Bonoff	Gazelka	Limmer	Reinert	Thompson
Carlson	Hall	Lourey	Rest	Tomassoni
Champion	Hawj	Marty	Rosen	Torres Ray
Clausên	Hayden	Metzen	Ruud	Weber
Cohen	Hoffman	Miller	Saxhaug	Westrom
Dahle	Housley	Nelson	Scalze	Wiger
Dahms	Ingebrigtsen	Newman	Schmit	Wiklund
Dibble	Jensen	Nienow	Senjem	
Dziedzic	Johnson	Ortman	Sheran	
Eaton	Kent	Osmek	Sieben	

So the bill passed and its title was agreed to.

#### **SPECIAL ORDER**

**S.F. No. 2330:** A bill for an act relating to health; prohibiting the use of certain flame-retardant chemicals in certain products; amending Minnesota Statutes 2015 Supplement, section 325F.071.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 46 and nays 15, as follows:

Those who voted in the affirmative were:

Abeler Bonoff Carlson Champion Clausen Cohen Dahle Dibble	Franzen Hall Hawj Hoffman Housley Johnson	Latz Limmer Lourey Marty Metzen Miller Nelson Pappas	Rosen Ruud Saxhaug Scalze Schmit Senjem Sheran Sieben	Stumpf Tomassoni Torres Ray Weber Wiger Wiklund
Eaton	Koenen	Rest	Sparks	

Those who voted in the negative were:

Anderson	Gazelka	Kiffmeyer	Ortman	Pratt
Benson	Ingebrigtsen	Newman	Osmek	Thompson
Dahms	Jensen	Nienow	Pederson	Westrom

So the bill passed and its title was agreed to.

## SPECIAL ORDER

**S.F. No. 2680:** A bill for an act relating to criminal justice; increasing the maximum penalty for felony-level assaults motivated by bias; proposing coding for new law in Minnesota Statutes, chapter 609.

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

The question was taken on the passage of the bill.

The roll was called, and there were yeas 40 and nays 19, as follows:

Those who voted in the affirmative were:

Eaton Eken Franzen Hawj Hoffman Housley Jensen Johnson	Kent Koenen Latz Lourey Marty Metzen Miller Newman	Pappas Reinert Rest Rosen Saxhaug Scalze Schmit Senjem	Sheran Skoe Sparks Stumpf Tomassoni Torres Ray Wiger Wiger Wiklund			
Those who voted in the negative were:						
	Eken Franzen Hawj Hoffman Housley Jensen Johnson	Eken Koenen Franzen Latz Hawj Lourey Hoffman Marty Housley Metzen Jensen Miller Johnson Newman	EkenKoenenReinertFranzenLatzRestHawjLoureyRosenHoffmanMartySaxhaugHousleyMetzenScalzeJensenMillerSchmitJohnsonNewmanSenjem			

Abeler	Fischbach	Kiffmeyer	Osmek	Thompson
Anderson	Gazelka	Limmer	Pederson	Weber
Benson	Hall	Nienow	Pratt	Westrom
Dahms	Ingebrigtsen	Ortman	Ruud	

So the bill passed and its title was agreed to.

# **MEMBERS EXCUSED**

Senators Brown, Chamberlain, Goodwin and Hann were excused from the Session of today. Senators Bonoff and Westrom were excused from the Session of today from 11:00 a.m. to 12:05 p.m. Senator Torres Ray was excused from the Session of today from 11:00 a.m. to 12:30 p.m. Senator Bakk was excused from the Session of today at 12:10 p.m. Senator Hayden was excused from the Session of today at 12:40 p.m. Senators Nelson and Sieben were excused from the Session of today at 12:50 p.m.

# ADJOURNMENT

Senator Skoe moved that the Senate do now adjourn until 11:00 a.m., Tuesday, May 10, 2016. The motion prevailed.

JoAnne M. Zoff, Secretary of the Senate

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