

# Minnesota Legislature: Senate Bills

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4	House Companion No.	DUPLICATE S. F. NO. 1318  A bill for an act relating to the operation of steernment; requiring budget estimates to be based upon law; amending Minnesota Statutes 1974, Section 16A. division 3.			COMPARISON ACTION  Date moved that F. No and F. No be referred for comparison.  Date Upon motion of was substituted	Laid on T Taken fro Date The Senat	(SENATE ACTION)  from House  able om Table  CONCURRENCE  te concurred in House amendments to amended.
		SENATE ACTION	B. D. No. B2460		for F. Nowhich was indefinitely postponed.		Secretary of the Senate
	1318	Read FIRST TIME APR 7 1975  Committee on GOVERNMENTAL OPERATIONS  Committee Recommendation and Adoption of Report	and Referred to the	*	Read FIRST TIME		House Companion is H. F. No.  and Referred to the
- S.		Read SECOND TIME Committee of the Whole		*	Read SECOND TIME Committee of the Whole		
F. No.	→ No.	Read THIRD TIME			Read THIRD TIME Passed by the House Returned to the Senate	☐ Re	olief Clerk, House of Representatives State of Minnesota OTHER ACTION efer to back of cover for other
	nted I	Passed by the Senate Secr	retary of the Senate tate of Minnesota			CONFE	CRENCE COMMITTEE ACTION effer to back of cover for conference mmittee action.

Messrs. Hughes, Ashbach and Borden introduced-

S. F. No. 1318: Referred to the Committee on GOVERNMENTAL OPERATIONS

1 A bill for an act 2 relating to the operation of state government; 3 requiring budget estimates to be based upon current law; amending Minnesota Statutes 1974, 4 5 Section 16A.11, Subdivision 3. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 6 Section 1. Minnesota Statutes 1974, Section 16A.11, 7 8 Subdivision 3, is amended to read: Subd. 3. [DETAILED BUDGET ESTIMATES.] Part 2 of the 9 budget shall embrace the detailed budget estimates both of 10 expenditures and revenues , which shall be based upon the 11 law in force at the time the estimates are prepared . It 12 shall also include statements of the bonded indebtedness of 13 the state government, showing the actual amount of the debt 14 service for at least the past two completed fiscal years, 15 and the estimated amount for the current fiscal year and for 16 the next two fiscal years, the debt authorized and unissued, 17 the condition of the sinking funds, and the borrowing 18 capacity. It shall also contain any statements relative to 19 the financial plan which the governor may deem desirable or 20 which may be required by the legislature.

Ho Comp		S. F. NO. 1319  A bill for an act relating to taxation; prostate shall reimburse taxing districts for a granted to class 3cc property and Title II a property; amending Minnesota Statutes 1974, and Chapter 273, by adding a section.	tax reduction	2.7	COMPARISON ACTION  Date moved that F. No be referred for comparison.  Date Upon motion of was substituted for F. No which was indefinitely postponed.	Laid on T	CONCURRENCE e concurred in House amendments to
1710	777	Introduced by Senators  APR 7 1975  Read FIRST TIME  Committee on TAXES AND TAX LAWS  Committee Recommendation and Adoption of Report	and Referred to the	*	Read FIRST TIME  Committee on  Committee Recommendation and Adoption of Re		
22	*	Read SECOND TIME Committee of the Whole		*	Read SECOND TIME Committee of the Whole		
Printed Page No.		Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretar State	of the Senate		Read THIRD TIME Passed by the House Returned to the Senate	Reference CONFER	ef Clerk, House of Representatives State of Minnesota  OTHER ACTION er to back of cover for other on.  RENCE COMMITTEE ACTION er to back of cover for conference mattee action.

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Messrs. North, O'Neill and Merriam introduced--

S. F. No. 1319: Referred to the Committee on TAXES AND TAX LAWS

1	A bill for an act
2 3 4 5 6 7	relating to taxation; providing that state shall reimburse taxing districts for tax reduction granted to class 3cc property and Title II and certain other property; amending Minnesota Statutes 1974, Section 276.04; and Chapter 273, by adding a section.
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
9	Section 1. Minnesota Statutes 1974, Chapter 273, is
10	amended by adding a section to read:
11	[273.132] [CLASS 3cc AND TITLE II AID.] Subdivision 1.
12	Each county government, city, township, special taxing
13	district, and each school district which levied ad valorem
14	taxes payable in 1976 shall receive reimbursement in 1976
15	and subsequent years for the difference in tax as determined
16	in subdivision 2, on class 3cc property assessed under
17	section 273,13, subdivision 7, and structures used as
18	housing for the elderly or for low and moderate income
19	families and assessed under section 273,13, subdivision 17
20	or 17b.
21	Subd. 2. (a) The county auditor shall calculate the
22	tax on the property described in subdivision 1 in the same
23	manner as like property is assessed, notwithstanding section
24	273.13, subdivision 7, as it relates to class 3cc property,

and section 273,13, subdivisions 17 and 17b. 1 (b) The difference between the amount so calculated in 2 clause (a) and the amount of tax actually payable by the owner on such property pursuant to those sections shall be distributed to the taxing districts by the commissioner of 5 revenue in the same proportion that the ad valorem tax was distributed. He shall make payment directly to the affected taxing districts on July 15 of each year, commencing in 9 1976. Subd. 3. The county auditor shall enter on the 10 abstract of assessment of real property the assessed value 11 of the affected property computed pursuant to subdivision 2, 12 clause (a), which shall be the basis of computing the 13 distribution of school aids. 14 Subd. 4. For the purpose of determining the amount of 15 the property tax levy subject to limitation pursuant to 16 sections 275,50 to 275,56, the property tax levy of a county 17 government, city or town subject to such limitation shall be 18 the property tax levy of such governmental unit prior to the 19 distribution made pursuant to section 1. 20 Sec. 2. Minnesota Statutes 1974, Section 276.04, 18 21 22 amended to read: 276.04 [MOTICE OF RATES; PROPERTY TAX STATEMENTS,] On 23 receiving the tax lists from the county auditor, the county 24 treasurer shall, if directed by the county board, give three 25 weeks! published notice in a newspaper specifying the rates 26 of taxation for all general purposes and the amounts raised 27 for each specific purpose. He shall, whether or not 28 directed by the county board, -in-counties-ever-50,000 29 population-according-to-the-1960-federal-census, cause to be printed on all tax receipts and tax statements, or on an 31 attachment, a tabulated statement of the dollar amount due 32

- I to each taxing authority and the amount to be paid to the
- 2 state of Minnesota from the parcel of real property for
- 3 Which a particular tax statement is prepared. The dollar
- 4 amounts due the state, county, township or municipality and
- 5 school district shall be separately stated but the amounts
- 6 due other taxing districts, if any, may be aggregated. The
- 7 county treasurer shall mail to taxpayers statements of their
- 8 personal property taxes due, such statements to be mailed
- 9 not later than February 15 (except in the case of Class 2a
- 10 property), statements of the real property taxes due shall
- 11 be mailed not later than May 15; provided, that the validity
- 12 of the tax shall not be affected by failure of the treasurer
- 13 to mail such statement. Such real and personal property tax
- 14 statements shall contain the market value, as defined in
- 15 section 272,03, subdivision 8, used in determining the tax.
- 16 Such statements shall also contain the amount of any
- 17 reduction in real property taxes applicable to homesteads as
- 18 provided in section 273,13, subdivisions 6 and 7 , and
- 19 attributable to the class 3cc and Title II aid, provided in
- 20 section 1, subdivision 2 of this act. Such statements shall
- 21 note that the reduction is paid for by the state of
- 22 Minnesota . If so directed by the county board, the
- 23 treasurer shall visit places in the county as he deems
- 24 expedient for the purpose of receiving taxes and the county
- 25 board is authorized to pay the expenses of such visits and
- 26 of preparing duplicate tax lists,

House Companion No.		DUPLICATE S. F. NO. 1320  A bill for an act relating to the university of Minnesota; appropriating money for use in wild rice research.		COMPARISON ACTION  Date and F. No be referred for comparison.  Date Upon motion of was substituted	CONCURRENCE  Date The Senate concurred in House amendments to S. F. No. and repassed		
1.  -	1300	SENATE ACTION  SENATE ACTION  Introduced by Senators  APR 7 1975  Committee on NATURAL RESOURCES AND AGRICULTURE  Committee Recommendation and Adoption of Report	-	Read FIRST TIME  Committee on  Committee Recommendation and Adoption of R		Secretary of the Senate House Companion is H. F. No. and Referred to the	
S		Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole			
F. No.	rinted Page No.	Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretary of the Senate  State of Minnesota	*	Read THIRD TIME Passed by the House Returned to the Senate	CON	Chief Clerk, House of Representatives State of Minnesota  OTHER ACTION Refer to back of cover for other action.  FERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.	

Messrs. Moe, Fitzsimons and Borden introduced--

S. F. No. 1320: Referred to the Committee on NATURAL RESOURCES AND AGRICULTURE

#### A bill for an act

- relating to the university of Minnesota; appropriating money for use in wild rice research.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
- 5 Section 1. There is appropriated to the university of
- 6 Minnesota from the general fund during the biennium
- 7 commencing July 1, 1975, the sum of \$467,748 for the purpose
- 8 of conducting wild rice research including research to
- 9 determine the cause and solution to low harvest yields of
- 10 wild rice. This appropriation shall not lapse until June
- 11 30, 1977.

	House Companion No.	DUPLICATE FIRST ENGROSSMENT  S. F. NO. 1320  A bill for an act relating to the university of Minnesota appropriating money for use in wild rice research.  B. D. No. B3172		COMPARISON ACTION  Date moved that F. No be referred for comparison.  Date Upon motion of was substituted for F. No which was indefinite; postponed.	Date The Senate S. F. No the bill as a	CONCURRENCE e concurred in House amendments to and repassed amended.  Secretary of the Senate
1 00	0	SENATE ACTION  Fitzsimons  Introduced by Senators  Borden	*	Read FIRST TIME		House Companion is H. F. No.  and Referred to the
	132	Read FIRST TIME APR 7 1975 and Referred to the Committee Recommendation and Adoption of Report  To Pass as Amended Re-referred to the Committee on FINANCE APR 23 1975	e	Committee Recommendation and Adoption of R	teport	
		Read SECOND TIME Committee of the Whole	,	Read SECOND TIME Committee of the Whole		
F 1310	rinted Page No.	Read THIRD TIME  Passed by the Senate  Trensmitted to the House  Secretary of the Senate State of Minnesota	-	Read THIRD TIME Passed by the House Returned to the Senate	CONF	Chief Clerk, House of Representatives State of Minnesota  OTHER ACTION Refer to back of cover for other action. FERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

1	A bill for an act
2	relating to the university of Minnesota; appropriating money for use in wild rice research.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA
5	Section 1. There is appropriated to the university of
6	Minnesota from the general fund for the biennium commencing
7	July 1, 1975, the sum of \$467,748 for the purpose of
8	conducting wild rice research including research to
9	determine the cause and solution to low harvest yields of
	WITA PICA.

port.	House Companion No.	S. F. NO. 1321  A bill for an act relating to tax forfeited laizing the county board to sell certain land to verthe purpose of homesteading; amending Minnesota St 1974, Sections 282.031; 282.032; 282.033; and 282	BENERAL PAIN	COMPARISON ACTION  Date moved that F. No be referred for comparison.  Date Upon motion of was substituted for F. No which was indefinitely postroned.	(SENATE ACTION)  Received from House  Laid on Table  Taken from Table  CONCURRENCE  Date The Senate concurred in House amendments to  S. F. No and repassed the bill as amended.  Secretary of the Senate
	1321	Introduced by Senators Willet Frederick  APR 7 1975	.6	Read FIRST TIME Committee on Committee Recommendation and Adoption of Re	House Companion is H. F. No
2 2	*	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole	
	Inted I	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of the State of Min	he Senate	Read THIRD TIME Passed by the House Returned to the Senate	Chief Clerk, House of Representatives State of Minnesota  OTHER ACTION Refer to back of cover for other action.  CONFERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Messrs. Willet, Frederick and Chmielewski introduced--

S. F. No. 1321: Referred to the Committee on NATURAL RESOURCES AND AGRICULTURE

1	A bill for an act
2 3 4 5 6	relating to tax forfeited land; authorizing the county board to sell certain land to veterans for the purpose of homesteading; amending Minnesota Statutes 1974, Sections 282.031; 282.032; 282.033; and 282.037.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
8	Section 1. Minnesota Statutes 1974, Section 282.031,
9	is amended to read:
10	282.031 INONCONSERVATION OR AGRICULTURAL LAND, PURCHASE
11	BY VETERANS; APPLICATION.) Subdivision 1. Any veteran of
12	World War I or II or any veteran who has had active service
13	during the period June 27, 1950 to July 1, 1955, or after
14	June 1, 1961, who is desirous of securing land for
15	agricultural development may make application to the county
16	board of the county in which the land is located to purchase
17	not to exceed 320 acres of contiguous tax=forfeited land
18	which has been classified as non-conservation or
19	agricultural land and appraised as provided by law. Such
20	land must be situated along a suitably maintained public
21	road and near a public school or bus route and not in a
22	restricted area established by the county board under a
23	zoning ordinance. With this application he shall file a

- 1 certified copy of his honorable discharge. Such application
- 2 shall state the legal description of the land desired, the
- 3 total acreage and the total acreage thereof which has been
- 4 under cultivation; that the land is suitable for
- 5 agricultural purposes and that he intends to develop it as
- 6 such; that no additional public expenditures need be made
- 7 for roads or schools by reason of the occupancy of such
- 8 land; and that he is willing to pay therefor the appraised
- 9 value of the land plus the appraised value of the
- 10 improvements and standing timber thereon as determined by
- 11 the county board, on such terms as may be fixed by the board
- 12 subject to the conditions set forth in section 282,033.
- 13 Subd. 2. Any county board may sell land to any veteran
- 14 of World war I or II or any veteran who has had active
- 15 service during the period June 27, 1950 to July 1, 1955, or
- 16 after June 1, 1961, who is desirous of securing land for
- 17 homestead purposes. Any such veteran may make application
- 18 to the county board of the county in which the land is
- 19 located to purchase one tract, not to exceed five acres, of
- 20 contiguous tax forfeited land which has been classified as
- 21 nonconservation and appraised as provided by law. Such land
- 22 must be situated along a suitably maintained road and near a
- 23 public school or bus route and not in a restricted area
- 24 established by the county board under a zoning ordinance,
- 25 With this application he shall file a certified copy of his
- 26 honorable discharge. Such application shall state the legal
- 27 description of the land desired, the total acreage; that the
- 28 land is suitable for homestead purposes and that he intends
- 29 to utilize it as such; that no additional public
- 30 expenditures need be made for roads or schools by reason of
- 31 the occupancy of such land; and that he is willing to pay
- 32 therefor the appraised value of the land plus the appraised

- 1 value of the improvements and standing timber thereon as
- 2 determined by the county board on such terms as may be fixed
- 3 by the board subject to the conditions set forth in section
- 4 282.033.
- 5 Sec. 2. Minnesota Statutes 1974, Section 282.032, is
- 6 amended to read:
- 7 282,032 [HEARING ON APPLICATION; RESOLUTION AUTHORIZING
- 8 PURCHASE; PAYMENTS; INTEREST. | Subdivision 1. Upon receipt
- 9 of such application as is specified in section 282.031,
- 10 subdivision 1, the county board shall set a date for hearing
- 11 thereon. If on such hearing the board finds that the land
- 12 described in the application meets the conditions prescribed
- 13 in section 282,031 and, that the applicant is a veteran as
- 14 defined in section 197,447, and qualified by such experience
- 15 that he has a reasonable opportunity of making his living
- 16 thereon, the board may authorize the purchase. In its
- 17 resolution authorizing the purchase, the county board shall
- 18 set forth the purchase price of the land, the amount of the
- 19 down payment required, which down payment shall not be less
- 20 than ten percent of the appraised value of the land and
- 21 improvements plus the full value of the timber. The
- 22 resolution shall prescribe the terms of payment. The rate
- 23 of interest on any unpaid balance shall be four percent per
- 24 annum. The resolution shall further state that the number
- 25 of acres which the board finds are cleared and suitable for
- 26 cultivation at the time of the sale; and that the purchaser
- 27 shall receive credit toward the purchase price, or a cash
- 28 payment of the contract has been fully paid, for any
- 29 additional land cleared and placed under cultivation within
- 30 five years under the terms and conditions set forth in
- 31 section 282,033.
- 32 Subd. 2. Upon the receipt of the application specified

in section 282.031, subdivision 2, the county board may set a date for a hearing thereon. If on such hearing the board finds that the land described in the application meets the conditions described in section 282.031, subdivision 2, and that the applicant is a veteran as defined in section 5 197.447, and that he is intending to utilize the land for homestead purposes within five years from the date of purchase, the board may authorize the purchase. In its 8 resolution authorizing the purchase, the county board shall set forth the purchase price of the land, the amount of the 10 down payment required, which down payment shall not be less 11 than ten percent of the appraised value of the land and 12 improvements plus the full value of the timber. The 13 resolution shall prescribe the terms of payment. The rate 14 of interest on any unpaid balance shall be four percent per 15 annum. 16 Sec. 3. Minnesota Statutes 1974, Section 282.033, is 17 amended to read; 18 282.033 [PAYMENT CREDIT FOR PAYMENT OF LAND.] A 19 purchaser under-sections section 282,031-to-282,037 , 20 subdivision 1, shall, upon application to the county board 21 made at any time within five years after the date of the 22 contract, be allowed credit at the rate of \$20 per acre up 23 to but not exceeding the full amount of the purchase price, 24 for all land which the county board shall determine has been 25 cleared and placed under cultivation by the purchaser up to 26 the date of the application for allowance. Such application 27 shall be made by filing a verified claim with the county 28 board and not more than one such application shall be filed 29 30 on each contract. Upon allowance of the claim in whole or in part any credit allowed shall first be applied on any 31 32 balance outstanding on the purchase contract and on taxes

- 1 due on the property covered thereby. Any excess due 27
- 2 purchaser shall be paid upon order of the county board from
- 3 the fund in which any payments heretofore made by the
- 4 purchaser have been deposited and charged to the account of
- 5 the taxing district interested therein.
- 6 Sec. 4. Minnesota Statutes 1974, Section 282.037, is
- 7 amended to read:
- 8 282.037 [AFFECTED LANDS WITHDRAWN FROM SALE.]
- 9 Subdivision 1. Upon receipt of an application for purchase
- 10 of lands under the provisions of sections section 282,031
- 11 to 202,037 , subdivision 1, the county auditor shall
- 12 forthwith withdraw the affected lands from sale,
- 13 Subd. 2. Upon receipt of an application for purchase
- 14 of lands under the provisions of section 282,031,
- 15 subdivision 2, the county auditor may forthwith withdraw the
- 16 affected lands from sale.

C	Hous	nion FIRST ENGROS SAFETEM		1			
	No.	S. F. NO. 1321			COMPARISON ACTION Date	Received	(SENATE ACTION) d from House
		A bill for an act relating to tax forfe izing the county board to sell certain la the purpose of homesteading; amending Min 1974, Sections 282.031; 282.032; 282.033;	ited land; author- nd to veterans for nesota Statuta		F. No. and F. No. be referred for comparison.	Taken fr	rom Table
		1974, Sections 282.031; 282.032; 282.033;	and 282.037.		Date	Date The Sena	CONCURRENCE ate concurred in House amendments to
-	1	SENATE ACTION	B. D. No. B2675		F. Nowas substitute for F. Nowhich was indefinitely postponed.	S. F. No.	s amended. and repassed
	21	Introduced by Senators Willet Frederick Chmielewski				ACTION	Secretary of the Senate House Companion is H. F. No.
	13	Read FIRST TIME APR 7 1975  Committee on NATURAL RESOURCES AND AGRICULTURE  Committee Recommendation and Adoption		C	committee on committee Recommendation and Adoption of F		and Referred to the
		Committee Recommendation and Adoption of Report To Pass as Amended Apr 19 1975	3		and Adoption of F	leport	
	*	To Pone and Adoption of Report		Rea	ad SECOND TIME	leport	
e No.		To Pass as Amended Apr 19 1975  Read SECOND TIME APR 19 1975		Read Com	ad SECOND TIME		Clerk, House of Representatives

### SENATE STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. NO. 1321 1321

Introduced by Willet, Frederick and Chmielewski.
Read First Time Apr. 7, 1975, and Referred to
the Committee on Natural Resources and Agriculture.
Committee Recommendation. To Pass as Amended.
Committee Report Adopted Apr. 19, 1975.
Read Second Time Apr. 19, 1975.

1	A bill for an act
2 3 4 5 6	relating to tax forfeited land; authorizing the county board to sell certain land to veterans for the purpose of homesteading; amending Minnesota Statutes 1974, Sections 282,031; 282,032; 282,033; and 282,037.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
8	Section 1. Minnesota Statutes 1974, Section 282.031,
9	is amended to read:
10	282.031 [NONCONSERVATION OF AGRICULTURAL LAND, PURCHASE
11	BY VETERANS; APPLICATION.] Subdivision 1. Any veteran of
12	World War I or II or any veteran who has had active service
13	during the period June 27, 1950 to July 1, 1955, or-neter
14	during the period June 1, 1961 to July 27, 1973 , who is
15	desirous of securing land for agricultural development may
16	make application to the county board of the county in which
17	the land is located to purchase not to exceed 320 acres of
18	contiguous tax-forfeited land which has been classified as
19	non-conservation or agricultural land and appraised as
20	provided by law. Such land must be situated along a
21	suitably maintained public road and near a public school or
22	bus route and not in a restricted area established by the
23	county board under a zoning ordinance. With this

- 1 application he shall file a certified copy of his honorable
- 2 discharge, Such application shall state the legal
- 3 description of the land desired, the total acreage and the
- 4 total acreage thereof which has been under cultivation; that
- 5 the land is suitable for agricultural purposes and that he
- 6 intends to develop it as such; that no additional public
- 7 expenditures need be made for roads or schools by reason of
- 8 the occupancy of such land; and that he is willing to pay
- 9 therefor the appraised value of the land plus the appraised
- 10 value of the improvements and standing timber thereon as
- 11 determined by the county board, on such terms as may be
- 12 fixed by the board subject to the conditions set forth in
- 13 section 282,033.
- 14 Subd. 2. Any county board may sell land to any veteran
- 15 of World War I or II or any veteran who has had active
- 16 service during the period June 27, 1950 to July 1, 1955, or
- 17 during the period June 1, 1961 to July 27, 1973, who is
- 18 desirous of securing land for homestead purposes. Any such
- 19 veteran may make application to the county board of the
- 20 county in which the land is located to purchase one tract,
- 21 not to exceed five acres, of contiguous tax forfeited land
- 22 which has been classified as nonconservation and appraised
- 23 as provided by law. Such land must be situated along a
- 24 suitably maintained road and near a public school or bus
- 25 route and not in a restricted area established by the county
- 26 board under a zoning ordinance. With this application he
- 27 shall file a certified copy of his honorable discharge.
- 28 Such application shall state the legal description of the
- 29 land desired, the total acreage; that the land is suitable
- 30 for homestead purposes and that he intends to utilize it as
- 31 such; that no additional public expenditures need be made
- 32 for roads or schools by reason of the occupancy of such

land; and that he is willing to pay therefor the appraised 1 value of the land plus the appraised value of the 2 improvements and standing timber thereon as determined by the county board on such terms as may be fixed by the board subject to the conditions set forth in section 282.033. 5 Sec. 2. Minnesota Statutes 1974, Section 282,032, is 6 amended to read: 7 282.032 [HEARING ON APPLICATION; RESOLUTION AUTHORIZING PURCHASE; PAYMENTS; INTEREST.] Subdivision 1. Upon receipt of such application as is specified in section 282.031, 10 subdivision 1, the county board shall set a date for hearing 11 thereon. If on such hearing the board finds that the land 12 described in the application meets the conditions prescribed 13 14 in section 282,031 and, that the applicant is a veteran as 15 defined in section 197.447, and qualified by such experience 16 that he has a reasonable opportunity of making his living 17 thereon, the board may authorize the purchase. In its 18 resolution authorizing the purchase, the county board shall 19 set forth the purchase price of the land, the amount of the 20 down payment required, which down payment shall not be less 21 than ten percent of the appraised value of the land and 22 improvements plus the full value of the timber. The 23 resolution shall prescribe the terms of payment. The rate of interest on any unpaid balance shall be four percent per 24 annum. The resolution shall further state that the number 25 of acres which the board finds are cleared and suitable for 26 cultivation at the time of the sale; and that the purchaser 27 shall receive credit toward the purchase price, or a cash payment of the contract has been fully paid, for any 30 additional land cleared and placed under cultivation within 31 five years under the terms and conditions set forth in

32 section 282,033,

Subd. 2. Upon the receipt of the application specified 1 in section 282.031, subdivision 2, the county board may set 2 a date for a hearing thereon. If on such hearing the board 3 finds that the land described in the application meets the conditions described in section 282.031, subdivision 2, and 5 that the applicant is a veteran as defined in section 6 197.447, and that he is intending to utilize the land for 7 homestead purposes within five years from the date of 8 purchase, the board may authorize the purchase. In its 9 resolution authorizing the purchase, the county board shall 10 set forth the purchase price of the land, the amount of the 11 down payment required, which down payment shall not be less 12 than ten percent of the appraised value of the land and 13 improvements plus the full value of the timber. The 14 15 resolution shall prescribe the terms of payment. 16 Sec. 3. Minnesota Statutes 1974, Section 282,033, is amended to read: 17 282.033 [PAYMENT CREDIT FOR PAYMENT OF LAND.] A 18 purchaser under-sections section 282,031-to-282,033 , 19 subdivision 1, shall, upon application to the county board 20 made at any time within five years after the date of the 21 contract, be allowed credit at the rate of \$20 per acre up 22 to but not exceeding the full amount of the purchase price, for all land which the county board shall determine has been 24 cleared and placed under cultivation by the purchaser up to 25 the date of the application for allowance, Such application 26 shall be made by filing a verified claim with the county 27 board and not more than one such application shall be filed 28 on each contract. Upon allowance of the claim in whole or 29 in part any credit allowed shall first be applied on any 30 balance outstanding on the purchase contract and on taxes 32 due on the property covered thereby. Any excess due the

- 1 purchaser shall be paid upon order of the county board from
- 2 the fund in which any payments heretofore made by the
- 3 purchaser have been deposited and charged to the account of
- 4 the taxing district interested therein,
- 5 Sec. 4. Minnesota Statutes 1974, Section 282.037, is
- 6 amended to read:
- 7 282.037 (AFFECTED LANDS WITHDRAWN FROM SALE.)
- 8 Subdivision 1. Upon receipt of an application for purchase
- 9 of lands under the provisions of-sections section 282,031
- 10 to 202,037 , subdivision 1, the county auditor shall
- 11 forthwith withdraw the affected lands from sale,
- 12 Subd. 2. Upon receipt of an application for purchase
- 13 of lands under the provisions of section 282,031,
- 14 subdivision 2, the county auditor may forthwith withdraw the
- 15 affected lands from sale.

]	House Companion No.	DUPLICATE  S. F. No. 1322  A bill for an act relating to education; higher education coordinating commission; providing for scholarships and grants-in-aid for optometry students; appropriating funds.  B. D. No. B1913		COMPARISON ACTION  Date moved that F. No and F. No be referred for comparison.  Date Upon motion of was substituted for F. No was indefinitely postponed.	Laid on Taken fro	(SENATE ACTION)  from House  Table  CONCURRENCE  The concurred in House amendments to amended.  Secretary of the Senate
	1322	SENATE ACTION  Introduced by Senators Hughes Oldon J. L.  Read FIRST TIME APR 7 1975 and Referred to the Committee on EDUCATION  Committee Recommendation and Adoption of Report	*	Read FIRST TIMECommittee on Committee Recommendation and Adoption of Re		House Companion is H. F. No.  and Referred to the
2 2	*	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
	Printed Page No.	Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretary of the Senate State of Minnesota		Read THIRD TIME Passed by the House Returned to the Senate	CONFE	orief Clerk, House of Representatives State of Minnesota OTHER ACTION offer to back of cover for other tion. CRENCE COMMITTEE ACTION offer to back of cover for conference mmittee action.

Messrs. Hughes; Olson, J. L. and Anderson Introduced— S. F. No. 1322: Referred to the Committee of EDUCATION

2 3 4 5	relating to education; higher education coordinating commission; providing for scholarships and grants-in-aid for optometry students; appropriating funds.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. [POLICY,] The legislature finds there is a
8	shortage of optometrists in this state and that doctors of
9	optometry provide a major part of the delivery of vision
10	care and related health care services to citizens of this
11	state. There are no colleges of optometry located in
12	Minnesota. The high cost and restrictive admissions
13	policies of out of state optometry colleges have made it
14	impossible for a sufficient number of Minnesota students to
15	become optometrists. It is in the public interest that
16	opportunity be provided for Minnesota students to become
17	doctors of optometry.
18	Sec. 2. ISTUDY BY HIGHER EDUCATION COORDINATING
19	COMMISSION.) The higher education coordinating commission
20	shall evaluate the present and future shortage of doctors of
21	optometry in this state. The commission shall further
22	determine and recommend action to increase the number of
23	optometrists in this state. If the state cannot contract

A bill for an act

- 1 for the needed number of seats at appropriate existing
- 2 colleges of optometry, the higher education coordinating
- 3 commission shall advise the legislature as to the
- 4 feasibility of establishing a school of optometry in this
- 5 state. The feasibility study shall include a recommendation
- 6 as to the optimal size and location, projected staffing
- 7 requirements, proposed budget, necessary enabling
- 8 legislation and related matters. The higher education
- 9 coordinating commission shall report back to the legislature
- 10 with the results of its study by January 15, 1976.
- 11 Sec. 3. ISCHOLARSHIPS AND GRANTS-IN-AID;
- 12 APPROPRIATION.] The amount of s..... is hereby
- 13 appropriated from the general fund to the Minnesota higher
- 14 education coordinating commission for the purpose of
- 15 providing scholarships and grants-in-aid to Minnesota
- 16 students studying optometry during the school years
- 17 commencing in fall, 1975 and fall, 1976. Scholarships and
- 18 grants-in-aid awarded under this section shall be up to a
- 19 maximum amount of s..... and shall otherwise be
- 20 administered according to the provisions of Minnesota
- 21 Statutes 1974, Sections 136A.09 to 136A.131.

1	Compani No.	S. F. NO. 1322  A bill for an act relating to optometric education; high er education coordinating commission; providing for a study of the availability of educational opportunities in optometry for Minnesota students.		Date moved that Received from House Laid on Table Taken from Table CONCURRE		om Table  CONCURRENCE  te concurred in House amendments to
1	1	SENATE ACTION	1	for F. Nowhich was indefinitely postponed.		Secretary of the Senate
	322	SENATE ACTION  Introduced by Senators Hughes Olson J.L.	*	HOUSE A		
	13	Anderson  Read FIRST TIME APR 7 1975  Committee on EDUCATION  Committee Recommendation and Adoption of Report  To Pass as Amended APR 23 1975		Committee on  Committee Recommendation and Adoption of Rep		
1.		Read SECOND TIME APR 23 1975 Committee of the Whole	*	Read SECOND TIME Committ * of the Whole		
Į,						
1300	age No.			Read THIRD TIME Passed by the House Returned to the Senate		ef Clerk, House of Representatives State of Minnesota OTHER ACTION
	Printed Pa	Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretary of the Senate State of Minnesota			CONFE	er to back of cover for other

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### SENATE

#### STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. NO 1322

1322

375

Introduced by Hughes; Olson, J. L. and Anderson.
Read First Time Apr. 7, 1975, and Referred to
the Committee on Education.
Committee Recommendation. To Pass as Amended.
Committee Report Adopted Apr. 23, 1975.
Read First Time Apr. 23, 1975.

1	A bill for an act
2 3 4 5	relating to optometric education; higher education coordinating commission; providing for a study of the availability of educational opportunities in optometry for Minnesota students.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. [POLICY.] The legislature finds there is a
8	shortage of optometrists in this state and that doctors of
9	optometry provide a major part of the delivery of vision
10	care and related health care services to citizens of this
11	state. There are no colleges of optometry located in
12	Minnesota. The high cost and restrictive admissions
13	policies of out of state optometry colleges have made it
14	impossible for a sufficient number of Minnesota students to
15	become optometrists. It is in the public interest that
16	opportunity be provided for Minnesota students to become
17	doctors of optometry.
18	Sec. 2. (STUDY BY HIGHER EDUCATION COORDINATING
19	COMMISSION.] The higher education coordinating commission
20	shall evaluate the present and future shortage of doctors of
21	optometry in this state. The commission shall further
22	determine and recommend action to increase the number of
23	optometrists in this state. The commission shall advise the

- 1 legislature as to the feasibility of establishing a school
- 2 of optometry in this state. The feasibility study shall
- 3 include a recommendation as to the optimal size and
- 4 location, projected staffing requirements, proposed budget,
- 5 necessary enabling legislation and related matters, The
- 6 commission shall also advise the legislature as to the
- 7 feasibility of the state contracting for the needed number
- 8 of seats at appropriate existing colleges of optometry. The
- 9 higher education coordinating commission shall report back
- 10 to the legislature with the results of its study by January
- 11 15, 1977.

No.	DUPLICATE S. F. NO. 1323  A bill for an act relating to labor; providing for the determination of prevailing wage rates for state financed projects and highway construction; providing penalties; amending Minnesota Statutes 1974, Sections 177.41; 177.42, amending Minnesota Statutes 1974, Sections 177.41; 177.42, Subdivision 2; 177.43, Subdivisions 4 and 5; and 177.44, Subdivisions 4 and 6.		Date moved that F. No be referred for comparison   Date Upon motion of was substituted F. No which	(SENATE ACTION)  Received from House  Laid on Table  Taken from Table  CONCURRENCE  Date The Senate concurred in House amendments to the bill as amended.  Secretary of the Senate	
1323	Introduced by Senators  SENATE ACTION  Introduced by Senators  APR 7 1975  Read FIRST TIME  Committee on LABOR AND COMMERCE  Committee Recommendation and Adoption of Report	★ B	Read FIRST TIME  Committee on  Committee Recommendation and Adoption of Re		House Companion is H. F. No.
	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
No.	Read THIRD TIME	*	Read THIRD TIME Passed by the House Returned to the Senate		Chief Clerk, House of Representative State of Minnesota  OTHER ACTION Refer to back of cover for other action.  NFERENCE COMMITTEE ACTION Refer to back of cover for conference

Messrs. Olson, A. G.; Conzemius and Bang introduced-S. F. No. 1323: Reletted to the Communities on LABOR AND COMMERCE

A bill for an act 1 relating to labor; providing for the determination of prevailing wage rates for state financed 3 projects and highway construction; providing penalties; amending Minnesota Statutes 1974, Sections 177.41; 177.42, Subdivision 2; 177.43, 5 Subdivisions 4 and 5; and 177,44, Subdivisions 4 and 6. 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL Section 1. Minnesota Statutes 1974, Section 177.41, is 10 amended to read; 11 177.41 ISTATE PROJECTS AND STATE HIGHWAY CONSTRUCTION; 12 PUBLIC POLICY.] It is in the public interest that public 13 buildings and other public works be constructed and 14 maintained by the best means and highest quality of labor 15 reasonably available, and that persons working on public 16 works be compensated according to the real value of the 17 services they perform. It is therefore declared to be the 18 public policy of this state that wages of laborers, workmen 19 and mechanics engaged in state projects financed in whole or 20 part by state funds should be comparable to wages paid for 21 similar work in the community as a whole. 22 Sec. 2. Minnesota Statutes 1974, Section 177,42, 23 Subdivision 2, is amended to read: 24

Subd. 2. "Project" means erection, construction, 1 2 remodeling or repairing of any public building or other 3 public work financed in whole or part by state funds . Sec. 3. Minnesota Statutes 1974, Section 177,43, Subdivision 4, is amended to read: Subd. 4. The prevailing wage rates, prevailing hours of labor and hourly basic rates of pay for all trades and 7 8 occupations required in any contemplated project shall be ascertained before the state asks for bids. The-state 10 agency contemplating the project department of labor and 11 industry shall make such investigations as may be necessary 12 to enable it to ascertain such information. The-agency 13 shall-report-the-prevabling-wage-rotes, provabling-hours-of 14 taber-and-hourly-basic-rates-to-the-commissioner-of-labor and-industry and department shall keep the-same information posted on the project in at least one conspicuous place for 16 the information of the employees working on the project. 17 Sec. 4. Minnesota Statutes 1974, Section 177.43, 18 19 Subdivision 5, is amended to read: Subd. 5. Any officer or employee of the state who 20 executes any contract for a project as defined in section 21 177.41 without complying with this section, and any 22 contractor, subcontractor or agent thereof who, after executing a contract in compliance with this section, pays 24 to any laborer, workman or mechanic employed directly upon 25 the project site a lesser wage for work done under such contract than the prevailing wage rate as set forth in the 27 contract shall be guilty of a misdemeanor and may be fined 28 not more than-0200 s300 , or imprisoned for not more than 29 30 90 days, or both. Such agent or subcontractor shall furnish 31 to the contractor evidence of compliance with this section, 32 Each day any violation of this section continues shall be

- 1 deemed a separate offense.
- 2 Sec. 5. Minnesota Statutes 1974, Section 177.44,
- 3 Subdivision 4, is amended to read:
- 4 Subd. 4. The commissioner of labor and industry shall
- 5 prior to May 1 of the next calendar at least once a year
- 6 certify the prevailing hours of labor, the prevailing wage
- 7 rate and the hourly basic rate of pay for all classes of
- 8 laborers and mechanics referred to in subdivision 3 in each
- 9 area. The certification shall in addition to the current
- 10 prevailing hours of labor, the prevailing wage rates and the
- 11 hourly basic rates of pay include future hours and rates
- 12 when such hours and rates can be determined for any such
- 13 classes of laborers and mechanics in any area and shall
- 14 specifically set forth the effective dates thereof when
- 15 future hours and rates are certified. If a construction
- 16 project extends into more than one area there shall be but
- 17 one standard of hours of labor and wage rates for the entire
- 18 project. If, in the opinion of the commissioner, a change
- 19 in the certified prevailing hours of labor, prevailing wage
- 20 rate and the hourly basic rate of pay for any class of
- 21 laborers or mechanics in any area is required, the
- 22 commissioner may at any time certify that change.
- 23 Sec. 6. Minnesota Statutes 1974, Section 177.44,
- 24 Subdivision 6, is amended to read:
- 25 Subd. 6. Any contractor, subcontractor or agent
- 26 thereof who violates this section is guilty of a misdemeanor
- 27 and may be fined not less than \$50 nor more than-e200 \$300
- 28 or imprisoned not more than 90 days or both. Each day that
- 29 any such violation continues shall be deemed a separate
- 30 offense.
- 31 Whoever induces any individual who seeks to be or is
- 32 employed on any project subject to this section to give up

1 or forego any part of the wages to which he is entitled

- 2 under the contract governing such project by threat not to
- 3 employ, by threat of dismissal from such employment or by
- 4 any other means may be fined not exceeding \$1,000 or
- 5 imprisoned not more than one year or both.
- 6 Any person employed on a project under a contract
- 7 subject to this section who knowingly permits the contractor
- 8 or subcontractor to pay him less than the prevailing wage
- 9 rate set forth in such contract, or who gives up any part of
- 10 the compensation to which he is entitled thereunder, is
- 11 guilty of a misdemeanor and may be fined not exceeding-820
- 12 \$200 or imprisoned not more than 30 days or both. Each day
- 13 any violation of this paragraph continues shall be deemed a
- 14 separate offense.

	House Companie No.	DUDUCATE		F. Nowas substituted the bill as amended.		rom House  ble m Table  CONCURRENCE e concurred in House amendments to
	1324	SENATE ACTION  Introduced by Senators  Read FIRST TIME APR 7 1975  Committee on LABOR AND COMMERCE  Committee Recommendation and Adoption of Report	-	HOUSE ACTION House Companion is H. F. No.  Read FIRST TIME and Referred to the Committee on Committee Recommendation and Adoption of Report		
	,	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
5	Printed Page No.	Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretary of the Senate State of Minnesota	*	Read THIRD TIME Passed by the House Returned to the Senate	CONFI	orther action  OTHER ACTION efer to back of cover for other tion.  ERENCE COMMETTEE ACTION efer to back of cover for conference mmittee action.

Messrs. Hansen, Baldy; Bang and Kleinbaum introduced-S. F. No. 1324: Referred to the Communities on LABOR AND COMMERCE

1 A bill for an act 2 relating to commerce; providing for the exclusion of origination and commitment fees in computing 3 4 usury rate; amending Minnesota Statutes 1974, Section 334.01, by adding a subdivision. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 7 Section 1. Minnesota Statutes 1974, Section 334.01, is amended by adding a subdivision to read: 9 Subd. 3. The payment to a bank as defined by section 47.01, subdivision 2, of one percent of the principal amount 10 of a loan as an origination fee and one percent of the 11 principal amount of a loan as a commitment fee shall not be 12 included in the computation of interest for purposes of this 13 section. 14

Hou Compa No	nion	S. F. NO. 1325  A bill for an act relating to human rights; specifying medical standards for employment and bona fide occupational qualifications; amending Minnesota Statutes 1974, Section 363.03, Subdivision 1.			Date moved that F. No and F. No be referred for comparison.  Date Upon motion of F. No was substituted for F. No which was indefinitely postponed.	(SENATE ACTION) from House  Table  CONCURRENCE  The concurred in House amendments to amended.  Secretary of the Senate	
325	1	SENATE ACTION  Introduced by Senators APROCO		*	Read FIRST TIME		House Companion is H. F. No.
-	*	Read FIRST TIME APR 7 1975  Committee on JUDICIARY  Committee Recommendation and Adoption of Report	and Referred to the	e	Committee on Committee Recommendation and Adoption of Re	eport	
		Read SECOND TIME Committee of the Whole		*	Read SECOND TIME Committee of the Whole		
Page No.				*	Read THIRD TIME Passed by the House Returned to the Senate		of Clerk, House of Representatives State of Minnesota OTHER ACTION
Printed Pa	] ]	Read THIRD TIME Passed by the Senate Transmitted to the House	Secretary of the Senate State of Minnesota		-	CONFER	er to back of cover for other on.  RENCE COMMITTEE ACTION er to back of cover for conference amittee action.

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Mr. Arnold introduced--

S. F. No. 1325: Referred to the Committee of JUDICIARY

A bill for an act
relating to human rights; specifying medical
standards for employment and bona fide
occupational qualifications, amending Minnesota Statutes 1974, Section 363,03, Subdivision 1.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
Section 1. Minnesota Statutes 1974, Section 363.03,
Subdivision 1, is amended to read:
363.03 [UNFAIR DISCRIMINATORY PRACTICES.] Subdivision
1. [EMPLOYMENT.] For the purposes of this subdivision a
bona fide occupational qualification shall not include an
injury to or defect of the skeletal structure of one of the
following types:
(1) Mild Scoliosis,
(2) Mild increase or decrease of lumbar lordosis,
(3) Moderate increase of the lumbosacral angulation,
(4) Minimal narrowing of the fifth lumbar interspace
when unaccompanied by other findings,
(5) Spina Bifida occulta of sacral segments,
(6) Complete sacralization; four lumbar vertebrae; last
lumbar vertebra is fused in whole,
(7) Complete lumbarization; six lumbar vertebrae; first
sacral segment has become a separate segment and has the

	appearance of the last lumbar,
	(8) Lumbar ribs or ununited transverse processes,
	(9) Minor epiphysitis defects,
4	(10) Incomplete ossification of epiphyseal line in
5	
6	(11) Minor anomalies of transverse processes or
7	articular facets,
8	(12) Centrally located Schmorl's nodes,
9	
10	vertebrae,
11	(14) Kyphosis of lumbar spine,
12	(15) Marked increase of lumbar lordosis which is
13	usually associated with increase of lumbosacral angulation,
14	
15	the lumbar lordotic curve,
16	(17) True spinabifida or spinabifida occulta of lumbar
17	Vertebrae,
18	(18) Spinal deformities due to old fracture of
19	vertebrae or old healed infectious disease,
20	(19) Multiple Schmorl's nodes when eccentric or
21	associated with an undulating appearance,
22	(20) Marked deformities residual to epiphysitis,
23	A combination of two or more of the above defects or
24	injuries which gives rise to a substantially greater
25	disability than any one of the above defects or injuries may
26	be considered a bona fide occupational qualification.
27	Except when based on a bona fide occupational
28	qualification, it is an unfair employment practice:
29	(1) For a labor organization, because of race, color,
30	creed, religion, national origin, sex, marital status,
31	status with regard to public assistance or disability,
32	(a) to deny full and equal membership rights to a
	and membership rights to a

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1 person seeking membership or to a member;
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- 2 (b) to expel a member from membership;
- 3 (c) to discriminate against a person seeking membership
- 4 or a member with respect to his hire, apprenticeship,
- 5 tenure, compensation, terms, upgrading, conditions,
- 6 facilities, or privileges of employment; or
- 7 (d) to fail to classify properly, or refer for
- 8 employment or otherwise to discriminate against a person or
- 9 member.
- 10 (2) For an employer, because of race, color, creed,
- 11 religion, national origin, sex, marital status, status with
- 12 regard to public assistance or disability,
- 13 (a) to refuse to hire or to maintain a system of
- 14 employment which unreasonably excludes a person seeking
- 15 employment; or
- 16 (b) to discharge an employee; or
- 17 (c) to discriminate against a person with respect to
- 18 his hire, tenure, compensation, terms, upgrading,
- 19 conditions, facilities, or privileges of employment;
- 20 (3) For an employment agency, because of race, color,
- 21 creed, religion, national origin, sex, marital status,
- 22 status with regard to public assistance or disability,
- 23 (a) to refuse or fail to accept, register, classify
- 24 properly, or refer for employment or otherwise to
- 25 discriminate against a person; or
- 26 (b) to comply with a request from an employer for
- 27 referral of applicants for employment if the request
- 28 indicates directly or indirectly that the employer fails to
- 29 comply with the provisions of this chapter;
- 30 (4) For an employer, employment agency, or labor
- 31 organization, before a person is employed by an employer or
- 32 admitted to membership in a labor organization, to

19

20

## 1325

1 (a) require the person to furnish information that pertains to race, color, creed, religion, national origin, sex, marital status, status with regard to public assistance or disability, unless, for the purpose of national security, information pertaining to national origin is required by the United States, this state or a political subdivision or agency of the United States or this state, or for the purpose of compliance with the public contracts act or any rule, regulation or laws of the United States or of this state requiring information pertaining to race, color, 10 creed, religion, national origin, sex, marital status, 11 status with regard to public assistance or disability is 12 required by the United States or a political subdivision or 13 14 agency of the United States; or 15 (b) cause to be printed or published a notice or advertisement that relates to employment or membership and 16 discloses a preference, limitation, specification, or 17

discrimination based on race, color, creed, religion,

public assistance or disability.

national origin, sex, marital status, status with regard to

	House Companion No.	S. F. NO. 1326  A bill for an act relating to Itasea county; authorizing issuance of additional on-sale intoxicating liquor licenses.		COMPARISON ACTION  Date moved that F. No be referred for comparison.  Date Upon motion of was substituted	Laid on Ta Taken from	CONCURRENCE e concurred in House amendments to
		SENATE ACTION		for F. Nowhich was indefinitely postponed.	CTION	Secretary of the Senate House Companion
	1326	Introduced by Senators — APR 7 1975 — and Referred to the Committee on LABOR AND COMMERCE	*	Read FIRST TIME	eport	is H. F. No.
2	*	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
77	Printed Page No.	Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretary of the Senate State of Minnesota	*	Read THIRD TIME Passed by the House Returned to the Senate	CONF	hief Clerk, House of Representatives State of Minnesota  OTHER ACTION lefer to back of cover for other ction.  ERENCE COMMITTEE ACTION lefer to back of cover for conference ommittee action.

#### SENATE

#### STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. NO 1326

1326

Introduced by Arnold.
Read First Time Apr. 7, 1975, and Referred to the Committee on Labor and Commerce.
Committee Recommendation. To Pass.
Committee Report Adopted Apr. 21, 1975.
Read Second Time Apr. 21, 1975.

#### A bill for an act

- relating to Itasca county; authorizing issuance of additional on-sale intoxicating liquor licenses.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
- 5 Section 1. [ITASCA COUNTY; ON-SALE LIQUOR LICENSES.]
- 6 The county board of Itasca county may issue not to exceed
- 7 six licenses for the on-sale of intoxicating liquor, which
- 8 licenses shall be in addition to the number authorized by
- 9 Minnesota Statutes, Section 340,11, Subdivision 10 or any
- 10 local law. All other provisions of section 340.11,
- 11 subdivision 10, shall apply to a license issued pursuant to
- 12 this act.

- 13 Sec. 2. This act is effective upon approval by the
- 14 Itasca county board and upon compliance with Minnesota
- 15 Statutes, Section 645.021.

		DUPLICATE  S. F. NO. 1327  A bill for an act relating to aeronautics; providing airport zoning regulation by municipalities and joint air port zoning boards; amending Minnesota Statutes 1974, Sections 360.063, Subdivisions 1, 3, and 5, and by adding a tions 360.067, Subdivision 4; 360.069; and 360.07; Subdivision 2; repealing Minnesota Statutes 1974, Section 360.063, Subdivision 2.  B. D. No. B30	-	COMPARISON ACTION  Date moved that  F. No and F. No be referred for comparison.  Date Upon motion of was substituted for F. No which was indefinitely postponed.	Secretary of the Senate
	1327	SENATE ACTION  Will  Introduced by Senators  APR 7 1975  Read FIRST TIME  APR 7 1975  and Referred  Committee on TRANSPORTATION AND GENERAL LEGISLATION  Committee Recommendation and Adoption of Report		Read FIRST TIME  Committee on  Committee Recommendation and Adoption of R	and Referred to the
2		Read SECOND TIME Committee of the Whole		Read SECOND TIME Committee of the Whole	
F. No	rinted Page No.	Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretary of the Senat State of Minnesota		Read THIRD TIME Passed by the House Returned to the Senate	Chief Clerk, House of Representatives State of Minnesota  OTHER ACTION Refer to back of cover for other action.  CONFERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Messrs. Willet, Ashbach and Purfeerst introduced-

S. F. No. 1327: Referred to the Committee on TRANSPORTATION AND GENERAL LEGISLATION

1	A bill for an act
2 3 4 5 6 7 8 9	relating to aeronautics; providing for airport zoning regulation by municipalities and joint airport zoning boards; amending Minnesota Statutes 1974, Sections 360.063, Subdivisions 1, 3, and 5, and by adding a subdivision; 360.067, Subdivision 4; 360.069; and 360.071, Subdivision 2; repealing Minnesota Statutes 1974, Section 360.063, Subdivision 2.
10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
11	Section 1. Minnesota Statutes 1974, Section 360,063,
12	Subdivision 1, is amended to read:
13	360,063 [ZONING REGULATIONS.] Subdivision 1.
14	TENFORCEMENT UNDER POLICE POWER, 1 (1) In order to prevent
15	the creation or establishment of airport hazards, every
16	municipality having an airport hazard area within its
17	territorial limits may, unless a joint airport zoning board
18	is permitted under subdivision 3, adopt, amend from time to
19	time, administer, and enforce, under the police power and in
20	the manner and upon the conditions hereinafter prescribed,
21	airport zoning regulations for such airport hazard area,
22	which regulations may divide such area into zones, and,
23	within such zones, specify the land uses permitted and
24	regulate and restrict the height to which structures and
25	trees may be erected or allowed to grow.

- 1 (2) For the purpose of promoting health, safety, order, 2 convenience, prosperity, general welfare and for conserving
- 3 property values and encouraging the most appropriate use of
- 4 land, the municipality may regulate the location, size and
- 5 use of buildings and the density of population in that
- 6 portion of an airport hazard area under approach zones for a
- 7 distance not to exceed two miles from the airport boundary
- 8 and in other portions of an airport hazard area for a
- 9 distance not to exceed one-mile and one half miles from the
- 10 airport boundary.
- 11 (3) The powers granted by this subdivision may be
- 12 exercised by metropolitan airports commissions in contiguous
- 13 cities of the first class in and for which they have been
- 14 created.
- 15 (4) In the case of airports owned or operated by the
- 16 state of Minnesota such powers shall be exercised by the
- 17 state airport zoning boards or by the commissioner of
- 18 aeronautics as authorized herein.
- 19 Sec. 2. Minnesota Statutes 1974, Section 360.063,
- 20 Subdivision 3, is amended to read:
- 21 Subd. 3. [JOINT AIRPORT ZONING BOARD.] Where an
- 22 airport is owned or controlled by a municipality and any
- 23 airport hazard area appertaining to such airport is located
- 24 outside the territorial limits of the municipality, the
- 25 municipality owning or controlling the airport and the
- 26 county or other municipality within which the airport hazard
- 27 area is located may, by ordinance or resolution duly
- 28 adopted, create a joint airport zoning board, which board
- 29 shall have the same power to adopt, administer, and enforce
- 30 airport zoning regulations applicable to the airport hazard
- 31 area in question as that vested by subdivision 1 in the
- 32 municipality within which such area is located. Each such

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joint board shall have as members two representative 327 2 appointed by the municipality owning or controlling the 3 airport and two from the county or municipality , or in case more than one county or municipality is involved two from each county or municipality , in which the airport hazard is located; and in addition a chairman elected by a majority of the members so appointed. 7 Sec. 3. Minnesota Statutes 1974, Section 360.063, is 8 amended by adding a subdivision to read: 9 Subd. 3a. [POWERS OF JOINT AIRPORT OPERATION BOARDS.] 10 A board established for the joint operation of airports 11 pursuant to section 360,042 and having all the powers of a 12 municipality in airport zoning matters under the agreement 13 14 provided for in that section may be considered a municipality for purposes of the creation of a joint airport 15 zoning board. 16 Sec. 4. Minnesota Statutes 1974, Section 360,063, 17 Subdivision 5, is amended to read: 18 Subd. 5. [PROCEDURE WHEN COUNTY FAILS TO ACT.] If a 19 county within which is located an airport hazard area 20 appertaining to an airport owned or controlled by a municipality, which airport hazard is outside the territorial limits of the municipality, fails within 60 days 23 after a request by the municipality owning or controlling the airport to adopt, or thereafter fails to enforce, 25 airport zoning regulations conforming to the minimum 26 standards prescribed by the commissioner as provided for in 27 28 subdivision 4, or if that county refuses to join in creating

a joint airport zoning board as authorized in subdivision 3,

joint airport zoning board may itself adopt, administer, and

3

30 the municipality owning or controlling the airport or the

32 enforce airport zoning regulations for the airport hazard

- 1 area in question. In the event of conflict between such
- 2 regulations and any airport zoning regulations adopted by
- 3 the county within which the airport hazard area is located,
- 4 the regulations of the municipality owning or controlling
- 5 the airport or the joint airport zoning board shall govern
- 6 and prevail.
- 7 Sec. 5. Minnesota Statutes 1974, Section 360,067,
- 8 Subdivision 4, is amended to read:
- 9 Subd. 4. [ADMINISTRATIVE AGENT, APPOINTMENT.] In the
- 10 case of an airport owned or operated by the state, the state
- 11 airport zoning board adopting the zoning regulations for
- 12 such airport, or the commissioner of aeronautics in case the
- 13 zoning regulations are adopted by him as provided herein,
- 14 shall appoint-the county-highway engineer of the county-in
- 15 which the airport hazard area is located a local
- 16 governmental official of a governmental unit in which the
- 17 airport hazard area is located as the administrative agent,
- 18 The county highway engineer governmental official so
- 19 appointed is hereby authorized and directed as part of his
- 20 official duties to exercise the powers and duties of the
- 21 administrative agency as described in sections 360,067 and
- 22 360.069.
- 23 Sec. 6. Minnesota Statutes 1974, Section 360.069, is
- 24 amended to read:
- 25 360.069 [ADMINISTRATION OF AIRPORT ZONING REGULATIONS.]
- 26 All airport zoning regulations adopted under Laws 1945,
- 27 Chapter 303, shall provide for the administration and
- 28 enforcement of such regulations by an-administrative
- 29 appropriate permit-issuing agency, which may be an agency
- 30 created by such regulations or any official, board, or other
- 31 existing agency of the municipality or county adopting the
- 32 regulations, or of one of the municipalities or counties

- 1 which participated in the creation of the joint airport
- 2 zoning board adopting the regulations if satisfactory to the
- 3 other municipality and county, or in case of a metropolitan
- 4 airports commission the director and a committee of the
- 5 commission with equal representation from each of the-cities
- 6 counties in and for which it is created; but in no case
- 7 shall such administrative agency be or include any member of
- 8 the board of adjustment. The duties of any administrative
- 9 agency designated pursuant to Laws 1945, Chapter 303, shall
- 10 include that of hearing and deciding all permits under
- 11 section 360.067, subdivision 1, but such agency shall not
- 12 have or exercise any of the powers herein delegated to the
- 13 board of adjustment.
- 14 Sec. 7. Minnesota Statutes 1974, Section 360.071,
- 15 Subdivision 2, is amended to read:
- 16 Subd. 2. [MEMBERSHIP.] Where a zoning board of appeals
- 17 or adjustment already exists, it may be appointed as the
- 18 board of adjustment. Otherwise, the board of adjustment
- 19 shall consist of five members, each to be appointed for a
- 20 term of three years by the authority adopting the
- 21 regulations and to be removable by the appointing authority
- 22 for cause, upon written charges and after public hearing.
- 23 In the case of a metropolitan airports commission, ---
- 24 members one member shall be chosen from each-city county
- 25 in and for which the commission was created, any of whom may
- 26 be members of the commission-, and the item member shall be
- 27 chosen-by a-majority-of those-four-members . In the case of
- 28 an airport owned or operated by the state of Minnesota, the
- 29 board of commissioners of the county , or counties, in which
- 30 the airport hazard area is located shall constitute the
- 31 airport board or adjustment and shall exercise the powers
- 32 and duties of such board as provided herein.

- 1 Sec. 8. Minnesota Statutes 1974, Section 360,063,
- 2 Subdivision 2, is repealed.

House Companion No.		DUPLICATE S. F. No. 1328  A bill for an act relating to adoption; providing that courts may allow certain rights to natural grandparents of adopted children; amending Minnesota Statutes 1974, Section 259.29.  B. D. No. B2330	_	COMPARISON ACTION  Date moved that F. No and F. No be referred for comparison.  Date Upon motion of was substituted for F. No which was indefinitely postponed.	Laid on Ta Taken from	The Senate concurred in House amendments to  I. F. No and repassed he bill as amended.  Secretary of the Senate	
	1328	SENATE ACTION  Introduced by Senators  Schoof (1 29)76)  Read FIRST TIME APR 7 1975  Committee on JUDICIARY  Committee Recommendation and Adoption of Report	-11	HOUSE A  Read FIRST TIME  Committee om  Committee Recommendation and Adoption of Re		House Companion	
0 5	****	Read SECOND TIME Committee of the Whole		Read SECOND TIME Committee of the Whole			
	Printed Page No.	Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretary of the Senate State of Minnesota		Read THIRD TIME Passed by the House Returned to the Senate	CONFI	hief Clerk, House of Representatives State of Minnesota OTHER ACTION efer to back of cover for other etion. ERENCE COMMITTEE ACTION efer to back of cover for conference emmittee action.	

Mr. Schaaf introduced--

S. F. No. 1328: Related to the Committee on JUDICIARY

	A bill for an act
3 4 5	allow certain rights to natural grandparents of
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. Minnesota Statutes 1974, Section 259.29, is
8	amended to read:
9	259.29 [EFFECT OF ADOPTION.] Upon adoption, such child
10	shall become the legal child of the persons adopting him,
11	and they shall become his legal parents with all the rights
12	and duties between them of natural parents and legitimate
13	child. By virtue of such adoption he shall inherit from his
14	adoptive parents or their relatives the same as though he
15	were the legitimate child of such parents, and in case of
16	his death intestate the adoptive parents and their relatives
17	shall inherit his estate as if they had been his natural
18	parents and relatives in fact. After a decree of adoption
19	is entered the natural parents of an adopted child shall be
20	relieved of all parental responsibilities for such child,
21	and they shall not exercise or have any rights over such
22	adopted child or his property. The child shall not owe his
23	natural parents or their relatives any legal duty nor shall
	and and not shall

- 1 he inherit from his natural parents or kindred. In cases in
- 2 which the natural grandparents of the adopted child know the
- 3 identity of the adoptive parents and the location of the
- 4 child, the court may include in the adoption decree a
- 5 provision to allow the natural grandparents reasonable
- 6 rights of visitation with the child. Notwithstanding any
- 7 other provisions to the contrary in this section, the
- 8 adoption of a child by his step-parent shall not in any way
- 9 change the status of the relationship between the child and
- 10 his natural parent who is the spouse of the petitioning
- 11 step-parent.

	House Companior No.		DUPLICATE S. F. NO. 1329  A bill for an act relating to elections; date a of office of board members in independent school camending Minnesota Statutes 1974, Sections 123.32, and 123.33, Subdivision 4; and 123.34, Subdivision 4; and 123.	Subdivision	be Da	comparison action  te	Laid on Tal	CONCURRENCE  concurred in House amendments to
	1329	*	SENATE ACTION  Introduced by Senators  Keefe, S. (4-10-		Re	ead FIRST TIME		House Companion is H. F. No.
S.		*	Read SECOND TIME Committee of the Whole		★ R C	tead SECOND TIME committee of the Whole		
F. No			Read THIRD TIME  Passed by the Senate  Secretary of State	of the Senate Minnesota		Read THIRD TIME Passed by the House Returned to the Senate	CON	Chief Clerk, House of Representatives State of Minnesota  OTHER ACTION Refer to back of cover for other action. FERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Mr. Schaaf introduced--

S. F. No. 1329: Referred to the Committee on EDUCATION

1	A bill for an act
2 3 4 5 6	relating to elections; date and terms of office of board members in independent school districts; amending Minnesota Statutes 1974, Sections 123.32, Subdivisions 1 and 4; 123.33, Subdivision 4; and 123.34, Subdivision 1.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
8	Section 1. Minnesota Statutes 1974, Section 123.32,
9	Subdivision 1, is amended to read:
10	123.32 [INDEPENDENT SCHOOL DISTRICTS, ELECTIONS.]
11	Subdivision 1. Unless a different date is permitted under
12	the provisions of subdivision 22, the annual election in
13	independent districts shall be held on the-third-Tuesday in
14	May first Tuesday after the first Monday in November .
15	Sec. 2. Minnesota Statutes 1974, Section 123.32,
16	Subdivision 4, is amended to read:
17	subd. 4. At the annual election board members shall be
18	elected to fill vacancies on the board caused by expiration
19	of term on-duty January 1 next following the election. Any
20	person desiring to be a candidate for a district office at
21	the election shall file with the clerk of the district a
22	written application to be placed on the ballot for such
23	office, or any five voters of the district may file such

- 1 written application for or on behalf of any qualified voter
- 2 in the district that they desire shall be such candidate,
- 3 The application shall be filed not more than 45 nor less
- 4 than 21 days before the election.
- 5 Sec. 3. Minnesota Statutes 1974, Section 123,33,
- 6 Subdivision 4, is amended to read:
- 7 Subd. 4. Any other vacancy in a board shall be filled
- 8 by the board at any regular or special meeting thereof.
- 9 Such appointment shall be evidenced by a resolution entered
- 10 in the minutes and shall continue until-duly January 1 next
- 11 following such appointment. All elections to fill vacancies
- 12 shall be for the unexpired term,
- 13 Sec. 4. Minnesota Statutes 1974, Section 123,34,
- 14 Subdivision 1, is amended to read!
- 15 123.34 COFFICERS OF INDEPENDENT SCHOOL DISTRICTS.1
- 16 Subdivision 1. Within ten days after the election of the
- 17 first board in independent districts and annually thereafter
- 18 on the first-saturday-in-July Monday in January , or as
- 19 soon thereafter as practicable, the board shall meet and
- 20 organize by selecting a chairman, clerk, and a treasurer,
- 21 who shall hold their offices for one year and until their
- 22 successors are selected and qualify. The persons who
- 23 perform the duties of the clerk and treasurer need not be
- 24 members of the board and the board by resolution may combine
- 25 the duties of the offices of clerk and treasurer in a single
- 26 person in the office of business affairs. They may appoint
- 27 a superintendent who shall be ex officio a member of the
- 28 board, but not entitled to vote therein. -In-districts-in
- 29 which-board-nembers-are-elected-at-the-general-election-in
- 30 Novembery the annual-weeting-of-the-board-whall-be-held-on
- 31 the-first-Honday-of-danuary-or-as-soon-thereafter-as
- 32 practicable,-

- 1 Sec. 5. The term of each member of a school board in
- 2 an independent school district who is in office on the
- 3 effective date of this act and whose term is scheduled to
- 4 expire on July 1, is extended to expire on January 1 next
- 5 following its scheduled expiration date.
- 6 Sec. 6. This act is effective January 1, 1976.

	House Companion No.	S. F. NO. 1330  A bill for an act relating to public health; prohibiting pay toilets and urinals in public places; providing a penalty; amending Minnesota Statutes 1974, Chapter 145, by adding a section.  B. D. No. B1324	- b	COMPARISON ACTION  ate	Laid on Tal	CONCURRENCE concurred in House amendments to
0		SENATE ACTION	V	vas indefinitely postponed.	ACTION	House Companion is H. F. No.
	1330	Introduced by Senators  APR 7 1975  Read FIRST TIME  APR 7 1975  APR AND CORRECTIONS  Committee Recommendation and Adoption of Report	C	cead FIRST TIME		and Referred to the
		Read SECOND TIME Committee of the Whole	* 1	Read SECOND TIME Committee of the Whole		
S. F. No	Printed Page No.	★ Read THIRD TIME  Passed by the Senate  Secretary of the Senate		Read THIRD TIME Passed by the House Returned to the Senate	CON	Chief Clerk, House of Representatives State of Minnesota  OTHER ACTION Refer to back of cover for other action. FERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Mr. Schaaf introduced--

S. F. No. 1330: Referred to ins Committee of FEALTH, WELFARE AND CORRECTIONS

A bill for an act
relating to public health; prohibiting pay toilets and urinals in public places; providing a penalty; amending Minnesota Statutes 1974, Chapter 145, by adding a section.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
Section 1. Minnesota Statutes 1974, Chapter 145, is
amended by adding a section to read:
[145,425] [PAY TOILETS IN PUBLIC PLACES PROHIBITED.]
Pay toilets and urinals in public places, public conveyances
or public buildings are prohibited. Violation of this
section is a misdemeanor.
Sec. 2. This act is effective July 1, 1975.

Hot Comp	io.	S. F. NO. 1331  A bill for an act relating to the regulation of finance charges; territorial application; amending Minnesota Statutes 1974, Chapter 334, by adding sections.		COMPARISON ACTION  Date	(SENATE ACTION)  Received from House  Laid on Table  Taken from Table  CONCURRENCE  Date The Senate concurred in House amendments to serve the bill as amended.  Secretary of the Senate	
1	5	SENATE ACTION  No. B1481  SENATE ACTION  No. B1481  Introduced & Senators  APR 7 1975  Read FIRST TIME  Committee on LABOR AND COMMERCE  Committee Recommendation and Adoption of Report	*	Read FIRST TIME  Committee on  Committee Recommendation and Adoption of	ACTION	House Companion is H. F. No.  and Referred to the
		Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
F. No.	inted Page No.	Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretary of the Senate State of Minnesota	-	Read THIRD TIME Passed by the House Returned to the Senate		Chief Clerk, House of Representative State of Minnesota  OTHER ACTION Refer to back of cover for other action.  ONFERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Messrs. North, Kowalczyk and Merriam introduced-s. F. No. 1331: Referred to the Committee on LABOR AND COMMERCE

A bill for an act 1 relating to the regulation of finance charges; territorial application; amending Minnesota 2 Statutes 1974, Chapter 334, by adding sections, BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL 5 Section 1. Minnesota Statutes 1974, Chapter 334, is amended by adding a section to read; 7 [334,20] [TERRITORIAL APPLICATION.] Subdivision 1. A 8 consumer transaction or modification of a consumer 9 transaction is made in this state and subject to the laws of 10 this state if: 11 (a) A writing signed by the customer and evidencing the 12 obligation or an offer of the customer is received by the 13 merchant in this state; or 14 (b) The merchant induces a customer who is a resident 15 of this state to enter into a transaction by face-to-face 16 solicitation or by mail or telephone solicitation directed 17 to the particular customer in this state. 18 Subd. 2. With respect to a transaction pursuant to an 19 open end credit plan, sections 334,16 to 334,18 and this act 20 apply if the customer is a resident of this state and the 21 open end creditor or a merchant honoring a credit card 22

issued by the open end creditor is a resident of this state or furnishes, mails or delivers the goods, services, or 2 credit to a customer who is a resident of this state while the customer is within this state, or receives a writing signed by the customer indicating that the transaction took 5 place in this state, 6 Subd. 3. A consumer transaction or modification 7 thereof, made in another state with a customer who was not a 8 resident of this state when the consumer transaction or 9 modification was made, is valid and enforceable in this 10 state according to its terms to the extent that it is valid 11 and enforceable under the laws of the state applicable to 12 the transaction, 13 Subd. 4. With respect to consumer transactions in this 14 state, the residence of a customer is the address given by 15 him as his residence in any writing signed by him in 16 connection with a consumer transaction. The given address 17 is presumed to be unchanged until the merchant knows or has 18 reason to know of a new or different address. 19 Subd. 5. The following terms of a writing executed by 20 a customer are invalid with respect to consumer 21 transactions, or modifications thereof, to which this 22 section applies: 23 (a) That the law of another state shall apply; 24 (b) That the customer consents to the jurisdiction of 25 another state; and 26 (c) That fixes venue, 27 Sec. 2. Minnesota Statutes 1974, Chapter 334, is 28 amended by adding a section to reads 29 [334,21] [SEVERABILITY,] If any provision of sections 30 334.16 to 334.18 or this act or the applications thereof to 31 any person or circumstances is held invalid, the invalidity 32

- 1 does not affect other provisions or applications of sections
- 2 334.16 to 334.18 and this act which can be given effect
- 3 without the invalid provision or application, and to this
- 4 end the provisions of sections 334.16 to 334.18 and this act
- 5 are severable,

	House Companion No.	S. F. NO. 1332  A bill for an act relating to retirement; authorizing, under specified conditions and circumstances, a participant in the Minnesota state retirement system to withdraw employe and employee contributions therefrom and transfer such contributions to the highway patrolmen's retirement fund.	2	COMPARISON ACTION  Date moved that F. No be referred for comparison.  Date Upon motion of was substituted	(SENATE ACTION)  Received from House  Laid on Table  Taken from Table  CONCURRENCE  Date The Senate concurred in House amendments to  S. F. No and repassed the bill as amended.	
		SENATE ACTION	1	forF. Nowhich was indefinitely postponed.	CTION	Secretary of the Senate House Companion
	1332	Introduced by Senators Mullohlum  Read FIRST TIME APR 7 1975 and Referred to the Committee on GOVERNMENTAL OPERATIONS  Committee Recommendation and Adoption of Report		Read FIRST TIME  Committee on  Committee Recommendation and Adoption of R		is H. F. No.  and Referred to the
S.		Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
F. No.	Printed Page No.	Read THIRD TIME Passed by the Senate Transmitted to the House  Secretary of the Senate State of Minnesota	*	Read THIRD TIME Passed by the House Returned to the Senate	CONF	Chief Clerk, House of Representatives State of Minnesota  OTHER ACTION Refer to back of cover for other ction.  ERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Mr. McCutcheon introduced-

S. F. No. 1332: Released to the Committee of GOVERNMENTAL OPERATIONS

A bill for an act 1 relating to retirement; authorizing, under 2 specified conditions and circumstances, a 3 participant in the Minnesota state retirement 4 system to withdraw employer and employee 5 contributions therefrom and transfer such contributions to the highway patrolmen's retirement fund. 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 9 Section 1. Subdivision 1. Notwithstanding any other 10 provision of law to the contrary, a state employee currently 11 covered by the Minnesota state retirement system pursuant to 12 Minnesota Statutes, Chapter 352, who at any time prior to 13 July 1, 1974, was a member of the highway patrolmen's 14 retirement program, established by Minnesota Statutes, 15 Chapter 352B, and who has been credited with ten or more years of allowable service within the meaning of Minnesota 17 Statutes, Section 352B,01, Subdivision 3, shall be entitled 18 to withdraw the employee and employer contributions from the 19 state employees retirement fund established by Minnesota 20 Statutes, section 352.04, and transfer said contributions to 21 the fund established by Minnesota Statutes, Section 3528.06. 22 Subd. 2. In the event the withdrawal and transfer of 23 contributions authorized by section 1 is completed prior to

- 1 June 30, 1975, the employee (1) shall be entitled to all the
- 2 benefits of a member of the highway patrolmen's retirement
- 3 association to the same extent as if the contributions or
- 4 the first instance were made to the fund established by
- 5 Minnesota Statutes, Section 352B.06, and (2) shall, after
- 6 such withdrawal and transfer, be considered a member of the
- 7 highway patrolmen's retirement association within the
- 8 meaning of Minnesota Statutes, Section 3528.01, Subdivision
- 9 2.
- 10 Sec. 2. This act is effective the day following its
- 11 final enactment.

	House Companion No.	DUPLICATE  S. F. NO. 1333  A bill for an act relating to public welfare; providing for chemical dependency services for native Americans; appropriating money.  B. D. No. B3064	-	COMPARISON ACTION  Date moved that  F. No and F. No be referred for comparison.  Date Upon motion of F. No was substituted for F. No which was indefinitely postponed.	Date The Senate S. F. No the bill as	CONCURRENCE e concurred in House amendments to
	1333	SENATE ACTION  Introduced by Senators Mulufchen  Specy Koefe, S. (4-10-25)  Read FIRST TIME APR 7 1975 and Referred to the Committee on HEALTH, WELFARE AND CORRECTIONS  Committee Recommendation and Adoption of Report		Read FIRST TIME  Committee on  Committee Recommendation and Adoption of R		Hosse Companion is H. F. No.  and Referred to the
S.	* **	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
F. No.	Printed Page No.	Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretary of the Senate State of Minnesota	*	Read THIRD TIME Passed by the House Returned to the Senate	CONF	Chief Clerk, House of Representatives State of Minnesota OTHER ACTION Refer to back of cover for other action. FERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Messrs. McCutcheon and Spear introduced--

S. F. No. 1333: Referred to the Committee on HEALTH, WELFARE AND CORRECTIONS

1	A bill for an act
2	relating to public welfare; providing for chemical
3	dependency services for native Americans;
4	appropriating money.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
6	Section 1. [DEFINITIONS.] Subdivision 1. For the
7	purposes of sections 1 to 5, the words defined in this
8	section shall have the meanings given them.
9	Subd. 2. "Commissioner" means the commissioner of
10	public welfare.
11	Subd, 3. *Residential treatment program* means a
12	planned set of conditions and events for the care of
13	chemically dependent persons which, in the normal course of
14	the program, provides care and treatment for five or more
15	chemically dependent persons on a 24 hour basis,
16	Subd. 4. "Purchase of service agreement" means a
17	contract between the commissioner and a service provider for
18	the provision of specified services within a given period of
19	time. The contract shall specify the services to be
20	provided, method of delivery, type of staff, a budget and a
21	method of evaluation of the services provided.
22	Sec. 2. [RESIDENTIAL TREATMENT PROGRAM.] The

- 1 commissioner shall enter into one or more purchase of
- 2 service agreements with one or more service providers to
- 3 establish a residential treatment program. The program
- 4 shall be operated and staffed primarily by native Americans,
- 5 shall be oriented toward treatment of chemical dependency as
- 6 an illness, and shall give appropriate recognition to the
- 7 cultural and social needs of native Americans.
- 8 Sec. 3. [OTHER SERVICES.] The commissioner shall enter
- 9 into one or more purchase of service agreements with one or
- 10 more service providers to provide aftercare service,
- 11 prevention and education, community awareness, and training
- 12 programs for meeting the needs identified by the native
- 13 American community relating to alcohol and other drug abuse.
- 14 Sec. 4. [PLANNING.] The commissioner shall enter into
- 15 one or more purchase of service agreements with one or more
- 16 service providers to develop a specific plan for the program
- 17 and services provided in sections 2 and 3. The plan shall
- 18 be developed by the commissioner in consultation with the
- 19 special assistant for native American programs in the
- 20 alcohol and drug abuse section of the department of public
- 21 Welfare and shall be reviewed pursuant to Minnesota Statutes
- 22 1974, Section 254A,03. A purchase of service agreement made
- 23 pursuant to this section shall require that the plan be
- 24 submitted to the commissioner no later than six months after
- 25 the effective date of this act.
- 26 Sec. 5. [FUNDING CONDITIONS.] Funds appropriated
- 27 pursuant to sections 1 to 5 are subject to the following
- 28 conditions: (a) Programs funded under sections 1 to 5 shall
- 29 be subject to guidelines developed by the commissioner; and
- 30 (b) purchase of service agreements made pursuant to sections
- 31 1 to 5 shall be subject to a demonstration of ability on the
- 32 part of the proposed service provider to fulfill the

- 1 conditions of the purchase of service agreement. 1333
- 2 Sec. 6. [APPROPRIATION.] There is appropriated from
- 3 the general fund in the state treasury to the department of
- 4 public welfare, the sum of \$500,000, for the purposes of
- 5 section 2, the sum of \$450,000, for the purposes of section
- 6 3, and the sum of \$50,000, for the purposes of section 4.

	Hous Compar No.	nion	DUPLICATE  No. 1334  A bill for an act relating to private detectives and protective agents; providing for licensing requirements; specifying the qualifications of employees; permitting transportation of firearms; amending Minnesota Statutes 1974, Sections 326.333; 326.336, Subdivision 1; and 326.337, Subdivision 4.		COMPARISON ACTION  Date moved that F. No and F. No be referred for comparison.  Date Upon motion of F. No was substituted for F. No which	(SENATE ACTION)  Received from House  Laid on Table  Taken from Table  CONCURRENCE  Date The Senate concurred in House amendments to the Senate concurred in House amendments to the bill as amended.		
	1334	*	SENATE ACTION  Introduced by Senators Meluthern  Read FIRST TIME APR 7 1975  Committee on JUDICIARY  Committee Recommendation and Adoption of Report	B. D. No. B3244	*	Read FIRST TIME  Committee on  Committee Recommendation and Adoption of Re		Secretary of the Senate House Companion is H. F. No. and Referred to the
; ;			Read SECOND TIME Committee of the Whole		*	Read SECOND TIME Committee of the Whole		
F. No.	Printed Page No.		Read THIRD TIME Passed by the Senate Transmitted to the House	tary of the Senate	MC 31	Read THIRD TIME Passed by the House Returned to the Senate	Re act	of Clerk, House of Representatives State of Minnesota OTHER ACTION for to back of cover for other ion. RENCE COMMITTEE ACTION for to back of cover for conference mittee action.

Mr. McCutcheon introduced-

S. F. No. 1334: Referred to the Committee on JUDICIARY Rules and Administration

1	A bill for an act
2 3 4 5 6 7 8	relating to private detectives and protective agents; providing for licensing requirements; specifying the qualifications of employees; permitting transportation of firearms; amending Minnesota Statutes 1974, Sections 326.333; 326.336, Subdivision 1; and 326.337, Subdivision 4.
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
10	Section 1. Minnesota Statutes 1974, Section 326.333,
11	is amended to read:
12	326.333 (INFORMATION AND MATERIAL ACCOMPANYING
13	APPLICATION. ] Each such application shall be accompanied by:
14	(1) A surety bond executed by a company authorized to
15	do business in the state of Minnesota wherein the applicant
16	shall be principal, with sureties to be approved by the
17	commissioner of public safety, to the state of Minnesota, in
18	the penal sum of \$5,000, upon the condition that applicant
19	and each of applicant's employees shall faithfully observe
20	all the laws of Minnesota and of the United States,
21	including sections 326.331 to 326.339, and shall pay all
22	damages suffered by any person by reason of the violation of
23	any such law by applicant or by the commission of any wilful
24	and malicious wrong by any such applicant in the course of

- 1 the conduct of such business. Action upon such bond may be
- 2 brought by any person so aggrieved not later than within two
- 3 years of the act complained of;
- 4 (2) For each person signing the application the
- 5 verified certificates of at least five citizens not related
- 6 to the signer who have known the signer for more than five
- 7 years, certifying that the signer is of good moral
- 8 character;
- 9 (3) Two photographs and a full set of fingerprints for
- 10 each person signing the application;
- 11 (4) A duly acknowledged certificate evidencing the fact
- 12 that at least one of the persons signing the application for
- 13 private detective has been regularly employed as a detective
- 14 by a licensed detective agency or has been a member of the
- 15 United states government investigative service, a sheriff or
- 16 member of a city police department of a rank or grade of
- 17 sergeant or higher, or equivalent occupation, for a period
- 18 of not less than three years;
- 19 (5) An acknowledged certificate evidencing the fact
- 20 that at least one of the persons signing the application for
- 21 protective agent has been regularly employed as a detective
- 22 or has been a member of the United States government
- 23 investigative service, a sheriff or member of a city police
- 24 department of a rank or grade higher than patroiman or
- 25 equivalent grade for a period of not less than three years
- 26 or has completed a course prescriped by the state police
- 27 officers training board.
- 28 Sec. 2. Minnesota Statutes 1974, Section 326.336,
- 29 Subdivision 1, is amended to read:
- 30 326,336 [EMPLOYEES OF LICENSEES.] Subdivision 1. A
- 31 licensee may employ, in connection with the business of
- 32 private detective or protective agent, as many unlicensed

- 1 persons as may be necessary; provided however, that every
- 2 licensee is at all times accountable for the good conduct of
- 3 every person employed by him in connection with the business
- 4 of private detective or protective agent. A licensee shall
- 5 not employ a person who has been convicted of a felony by
- 6 the courts of this or any other state or who has been
- 7 convicted in any jurisdiction for an act which if done in
- 8 this state would constitute assault, theft, larceny,
- 9 unlawful entry, extortion, defamation, buying or receiving
- 10 stolen property, using, possessing or carrying weapons or
- 11 burglar tools, or escape, or who has been convicted in
- 12 another jurisdiction for acts which if done in Minnesota
- 13 would constitute a felony.
- 14 Sec. 3. Minnesota Statutes 1974, Section 326,337,
- 15 Subdivision 4, is amended to read:
- 16 Subd. 4. A private detective or protective agent
- 17 licensed under the provisions of sections-326,331 326.32 to
- 18 326,339 and bows 1974, Chapter 310, may, in the course and
- 19 conduct of his business, carry a firearm in any-municipality
- 20 political subdivision of the state if he has met the
- 21 registration and licensing requirements regarding firearms
- 22 of a municipality that or any other political subdivision
- 23 wherein registration and licensing is a requirement,
- 24 Sec. 4. This act is effective the day following its
- 25 final enactment.

1		DUPLICATE  FIRST ENGROSSMENT  S. F. NO. 1334  A bill for an act relating to private det protective agents; providing for licensing respectiving the qualifications of employees; portation of firearms; amending Minnesota St. Sections 326.333; 326.334, Subdivision 2; 326.337, Subdivision 4.	equirements; permitting trans- atutes 1974		COMPARISON ACTION  Date moved that F. No and F. No be referred for comparison.  Date Upon motion of was substituted for F. No which was indefinitely postponed.	Laid on Taken from	(SENATE ACTION)  from House  Table  CONCURRENCE  te concurred in House amendments to and repasses amended.
	1,334	SENATE ACTION  Introduced by Senators McCutcheon  Read FIRST TIME APR 7 1975  Committee on JUDICIARY Pursuant to Rule 3 the Committee on Rules and Administration  Committee Recommendation and Adoption of Report  Re-referred to the Committee on LABOR AND CO TO PASS AS AMENDED APR 23 1975	and Referred to the		Read FIRST TIME  Committee on  Committee Recommendation and Adoption of Re		
2	*	Read SECOND TIME APR 23 1975 Committee of the Whole		*	Read SECOND TIME Committee of the Whole		
7	Printed Page No.	Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretary	etary of the Senate ate of Minnesota		Read THIRD TIME Passed by the House Returned to the Senate	CONFE	orief Clerk, House of Representatives State of Minnesota  OTHER ACTION efer to back of cover for other tion.  ERENCE COMMITTEE ACTION efer to back of cover for conference mmittee action.

### SENATE STATE OF MINNESOTA

## SIXTY-NINTH LEGISLATURE

# S. F. NO. 1334

Introduced by McCutcheon.
Read First Time Apr. 7, 1975, and Referred to the Committee on Judiciary.
Pursuant to Rule 35, Referred to the Committee on Rules and Administration.
Committee Recommendation. Re-referred to the Committee Report Adopted Apr. 14, 1975.
Committee Recommendation. To Pass as Amended.
Committee Report Adopted Apr. 23, 1975.
Read Second Time Apr. 23, 1975.

1	A Dill for an act
2 3 4 5 6 7 8	relating to private detectives and protective agents; providing for licensing requirements; specifying the qualifications of employees; permitting transportation of firearms; amending
6	Minnesota Statutes 1974, Sections 326,333; 326,334, Subdivision 2; 326,336, Subdivision 1;
8	and 326.337, Subdivision 4.
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL
10	Section 1. Minnesota Statutes 1974, Section 326,333,
11	is amended to read:
12	326.333 (INFORMATION AND MATERIAL ACCOMPANYING
13	APPLICATION. ] Each such application shall be accompanied by:
14	(1) A surety bond executed by a company authorized to
15	do business in the state of Minnesota wherein the applicant
16	shall be principal, with sureties to be approved by the
17	commissioner of public safety, to the state of Minnesota, in
18	the penal sum of \$5,000, upon the condition that applicant
19	and each of applicant's employees shall faithfully observe
20	all the laws of Minnesota and of the United States,
21	including sections 326,331 to 326,339, and shall pay all
22	damages suffered by any person by reason of the violation of
23	any such law by applicant or by the commission of any wilful
24	and malicious wrong by any such applicant in the course of

- 1 the conduct of such business. Action upon such bond may be
- 2 brought by any person so aggrieved not later than within two
- 3 years of the act complained of;
- 4 (2) For each person signing the application the
- 5 verified certificates of at least five citizens not related
- 6 to the signer who have known the signer for more than five
- 7 years, certifying that the signer is of good moral
- 8 character;
- 9 (3) Two photographs and a full set of fingerprints for
- 10 each person signing the application;
- 11 · (4) A duly acknowledged certificate evidencing the fact
- 12 that at least one of the persons signing the application for
- 13 private detective has been regularly employed as a detective
- 14 by a licensed detective agency or has been a member of the
- 15 United States government investigative service, a sheriff or
- 16 member of a city police department of a rank or grade of
- 17 sergeant or higher, or equivalent occupation, for a period
- 18 of not less than three years;
- 19 (5) An acknowledged certificate evidencing the fact
- 20 that at least one of the persons signing the application for
- 21 protective agent has been regularly employed as a detective
- 22 or has been a member of the United States government
- 23 investigative service, a sheriff or member of a city police
- 24 department of a rank or grade higher than patrolman or in an
- 25 equivalent occupation for a period of not less than three
- 26 years or has completed a course prescribed by the state
- 27 police officers training board.
- 28 Sec. 2. Minnesota Statutes 1974, Section 326.334,
- 29 Subdivision 2, is amended to read:
- 30 Subd. 2. It shall be the duty of the bureau of
- 31 criminal apprehension to compare such fingerprints with
- 32 state criminal identification records, to conduct a

- 1 sufficient investigation of the persons signing such
- 2 application so as to determine their competence, character
- 3 and fitness for such a license, and to report his findings
- 4 to the board.
- 5 . If within 20 days of such posting no person has
- 6 Objected in writing to the board to the issuance of such
- 7 license, if it shall appear that the statements in the
- 8 application are true, and if it shall appear from the
- 9 investigations of the bureau of criminal apprehension and
- 10 the board that the applicant is qualified for such license,
- 11 then the board shall issue a license to such applicant.
- 12 Sec. 3. Minnesota Statutes 1974, Section 326,336,
- 13 Subdivision 1, is amended to read!
- 14 326.336 (EMPLOYEES OF LICENSEES.) Subdivision 1. A
- 15 licensee may employ, in connection with the business of
- 16 private detective or protective agent, as many unlicensed
- 17 persons as may be necessary; provided however, that every
- 18 licensee is at all times accountable for the good conduct of
- 19 every person employed by him in connection with the business
- 20 of private detective or protective agent. A licensee shall
- 21 not employ a person who has been convicted of a felony by
- 22 the courts of this or any other state or who has been
- 23 convicted in any jurisdiction for an act which if done in
- 24 this state would constitute assault, theft, larceny,
- 25 unlawful entry, extortion, defamation, buying or receiving
- 26 stolen property, using, possessing or carrying weapons or
- 27 burglar tools, or escape, or who has been convicted in
- 28 another jurisdiction for acts which if done in Minnesota
- 29 would constitute a felony.
- 30 Sec. 4. Minnesota Statutes 1974, Section 326.337,
- 31 Subdivision 4, is amended to read:
- 32 Subd. 4. A private detective or protective agent

- 1 licensed under the provisions of sections-326;334 326,32 to
- 2 326.339-end-haws-1974y-Chapter-310y may, in the course and
- 3 conduct of his business, carry a firearm in any-municipality
- 4 political subdivision of the state if he has met the
- 5 registration and licensing requirements regarding firearms
- 6 of a municipality that or any other political subdivision
- 7 Wherein registration and licensing is a requirement.
- 8 Sec. 5. This act is effective the day following its
- 9 final enactment.

House DUPLICATE Companion SECOND\_ENGROSSMENT COMPARISON ACTION (SENATE ACTION) No. Date Received from House ..... NO. 1334 Laid on Table .... \_\_\_\_ moved that A bill for an actrelating to private detectives and Taken from Table ..... \_\_\_ F. No.\_\_\_\_ and \_\_\_ F. No.\_\_ protective agents; providing for licensing requirements; be referred for comparison. specifying the qualifications of employees; permitting CONCURRENCE transportation of firearms; amending Minnesota Statutes 1974, Chapter 326, by adding a section; and Sections 326.333; The Senate concurred in House amendments to 326.334, Subdivision 2; 326.336, Subdivision 1; and 326.337, Upon motion of \_\_\_\_\_ Subdivision 4. F. No. \_\_\_\_was substituted and repassed the bill as amended. for \_\_\_ F. No. \_\_\_\_ B. D. No. B3244 was indefinitely postponed. Secretary of the Senate SENATE ACTION HOUSE ACTION House Companion is H. F. No. Introduced by Senators McCutcheon Read FIRST TIME \_\_ and Referred to the Committee on Read FIRST TIME \_\_\_ APR 7 1975 and Referred to the Committee Recommendation and Adoption of Report Committee on JUDICIARY Pursuant to Rule 35, referred to the Committee on Rules and Administration Committee Recommendation and Adoption of Report Re-referred to the Committee on LABOR AND COMMERCE APR 14 1975 TO PASS AS AMENDED APR 23 1975 Read SECOND TIME Committee of the Whole \* Read SECOND TIME APR 23 1975 Committee of the Whole Read THIRD TIME Passed by the House Special Order May 9 1975 Chief Clerk, House of Representatives Returned to the Senate Special Order Amended MAY 9 1975 State of Minnesota OTHER ACTION \* Read THIRD TIME As Amended MAY 9 1975 Refer to back of cover for other Passed by the Senate As Amended MAY 9 1975 CONFERENCE COMMITTEE ACTION MAY 9 1975 Secretary of the Senate Transmitted to the House Refer to back of cover for conference State of Minnesota committee action.

### SENATE

#### STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. NO. 1334

Introduced by McCutcheon.
Read First Time Apr. 7, 1975, and Referred to
the Committee on Judiciary.
Pursuant to Rule 35, Re-referred to the Committee on
Rules and Administration.
Committee Recommendation. Re-referred to the Committee
on Labor and Commerce.
Committee Report Adopted Apr. 14, 1975.
Committee Recommendation. To Pass as Amended.
Committee Report Adopted Apr. 23, 1975.
Read Second Time Apr. 23, 1975.
Special Order. May 9, 1975.
Special Order. Amended. May 9, 1975.
Read Third Time as Amended May 9, 1975.
Passed by the Senate as Amended May 9, 1975.
Transmitted to the House May 9, 1975.

1	A bill for an act
2 3 4 5 6 7 8 9	relating to private detectives and protective agents; providing for licensing requirements; specifying the qualifications of employees; permitting transportation of firearms; amending Minnesota Statutes 1974, Chapter 326, by adding a section; and Sections 326,333; 326,334, Subdivision 2; 326,336, Subdivision 1; and 326,337, Subdivision 4.
10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
11	Section 1. Minnesota Statutes 1974, Section 326,333,
12	is amended to read:
13	326.333 [INFORMATION AND MATERIAL ACCOMPANYING
14	APPLICATION. 1 Each such application shall be accompanied by:
15	(1) A surety bond executed by a company authorized to
16	do business in the state of Minnesota wherein the applicant
17	shall be principal, with sureties to be approved by the
18	commissioner of public safety, to the state of Minnesota, in
19	the penal sum of \$5,000, upon the condition that applicant
20	and each of applicant's employees shall faithfully observe
21	all the laws of Minnesota and of the United States,
22	including sections 326.331 to 326.339, and shall pay all
23	the violation of
24	
	and malicious wrong by any such applicant in the course of

1 the conduct of such business. Action upon such bond may be

- 2 brought by any person so aggrieved not later than within two
- 3 years of the act complained of;
- 4 (2) For each person signing the application the
- 5 verified certificates of at least five citizens not related
- 6 to the signer who have known the signer for more than five
- 7 years, certifying that the signer is of good moral
- 8 character;
- 9 (3) Two photographs and a full set of fingerprints for
- 10 each person signing the application;
- 11 (4) A duly acknowledged certificate evidencing the fact
- 12 that at least one of the persons signing the application for
- 13 private detective has been regularly employed as a detective
- 14 by a licensed detective agency or has been a member of the
- 15 United States government investigative service, a sheriff or
- 16 member of a city police department of a rank or grade of
- 17 sergeant or higher, or equivalent occupation, for a period
- 18 of not less than three years;
- 19 (5) An acknowledged certificate evidencing the fact
- 20 that at least one of the persons signing the application for
- 21 protective agent has been regularly employed as a detective
- 22 or has been a member of the United States government
- 23 investigative service, a sheriff or member of a city police
- 24 department of a rank or grade higher than patrolman or in an
- 25 equivalent occupation for a period of not less than three
- 26 years or has completed a course prescribed by the state
- 27 police officers training board.
- 28 Sec. 2. Minnesota Statutes 1974, Section 326,334,
- 29 Subdivision 2, is amended to read:
- 30 Subd. 2. It shall be the duty of the bureau of
- 31 criminal apprehension to compare such fingerprints with
- 32 state criminal identification records, to conduct a

- 1 sufficient investigation of the persons signing such
- 2 application so as to determire their competence, character
- 3 and fitness for such a license, and to report his findings
- 4 to the board.
- 5 If within 20 days of such posting no person has
- 6 objected in writing to the board to the issuance of such
- 7 license, if it shall appear that the statements in the
- 8 application are true, and if it shall appear from the
- 9 investigations of the bureau of criminal apprehension and
- 10 the board that the applicant is qualified for such license,
- 11 then the board shall issue a license to such applicant.
- 12 Sec. 3. Minnesota Statutes 1974, Section 326.336,
- 13 Subdivision 1, is amended to read:
- 14 326,336 [EMPLOYEES OF LICENSEES.] Subdivision 1. A
- 15 licensee may employ, in connection with the business of
- 16 private detective or protective agent, as many unlicensed
- 17 persons as may be necessary; provided however, that every
- 18 licensee is at all times accountable for the good conduct of
- 19 every person employed by him in connection with the business
- 20 of private detective or protective agent, A licensee shall
- 21 not employ a person who has been convicted of a felony by
- 22 the courts of this or any other state or who has been
- 23 convicted in any jurisdiction for an act which if done in
- 24 this state would constitute assault, theft, larceny,
- 25 unlawful entry, extortion, defamation, buying or receiving
- 26 stolen property, using, possessing or carrying weapons or
- 27 burglar tools, or escape, or who has been convicted in
- 28 another jurisdiction for acts which if done in Minnesota
- 29 would constitute a felony.
- 30 Sec. 4. Minnesota Statutes 1974, Section 326.337,
- 31 Subdivision 4, is amended to read:
- 32 Subd. 4. A private detective or protective agent

20

21

final enactment.

licensed under the provisions of sections-326-331 326 326.339-and-baws-1974y-Chapter-310y may, in the course and conduct of his business, carry a firearm in any-municipality political subdivision of the state if he has met the registration and licensing requirements regarding firearms of a wunicipatity that or any other political subdivision wherein registration and licensing is a requirement. 7 8 Sec. 5. Minnesota Statutes 1974, Chapter 326, is 9 amended by adding a section to read: 10 [326,340] [SECURITY GUARD UNIFORMS.] The peace officer 11 training board shall, after consultation with interested 12 parties and governmental agencies, prescribe a standard 13 uniform for persons employed as security guards in the 14 protection or safeguarding of real or personal property. 15 Such uniform shall, to the extent practicable, enable an 16 observer to distinguish such security guards from other types of uniformed police or sheriff's officers and shall be 17 18 worn by all security guards in the course of their

employment on and after January 1, 1976,

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Sec. 6. This act is effective the day following its

	House Companion No.	DUPLICATE  S. F. No. 1335  A bill for an act relating to peace office for training and licensing; renaming the petraining board and giving the board additional; amending Minnesota Statutes 1974, Sec 626.843, Subdivisions 1 and 2; 626.845; 626.848; 626.85, Subdivision 1; 626.851, St 626.854; Chapter 626, by adding a section; Minnesota Statutes 1974, Section 626.844.	nace officer onal responsibili- tions 626.841; 5.846; 626.847; abdivision 2;		Date		rom Houseable m Table CONCURRENCE e concurred in House amendments to
	1335	SENATE ACTION  Introduces by Senators Mulutcheen  Read FIRST TIME APR 7 1975  Committee on JUDICIARY  Committee Recommendation and Adoption of Report	and Referred to the	*	Read FIRST TIME  Committee on  Committee Recommendation and Adoption of Re		House Companion is H. F. No.
S	. *	Read SECOND TIME Committee of the Whole		*	Read SECOND TIME Committee of the Whole		
F. S.	Printed Page No.		cretary of the Senate State of Minnesota	*	Read THIRD TIME Passed by the House Returned to the Senate	CONFI	hief Clerk, House of Representatives State of Minnesota  OTHER ACTION efer to back of cover for other stion.  ERENCE COMMITTEE ACTION efer to back of cover for conference emmittee action.

Messrs. McCutcheon and Purfeerst introduced--

S. F. No. 1335: Referred to the Committee on JUDICIARY

1	A bill for an act
2 3	relating to peace officers; providing for training and licensing; renaming the peace officer training
4	board and giving the board additional responsibilities; amending Minnesota Statutes
5	1974, Sections 626,841; 626,843, Subdivisions 1
7	and 2; 626.845; 626.846; 626.847; 626.848; 626.85;
8	Subdivision 1, 626,851, Subdivision 2, 626,854;
9	Chapter 626, by adding a section; repealing
10	Minnesota Statutes 1974, Section 626.844.
11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
12	Section 1. Minnesota Statutes 1974, Chapter 626, is
13	amended by adding a section to read;
.,	amended by addring a section to read!
14	(626,84) [DEFINITIONS,] For the purposes of section 1
15	and sections 626.841 to 626.854, the following terms shall
16	have the meanings given them:
17	(a) "Board" means the board of peace officer training
18	and licensing;
19	(b) "Director" means the executive director of the
20	board;
21	(c) "Peace officer" means an employee of a political
22	subdivision or state law enforcement agency who is charged
23	with the prevention and detection of crime and the
24	enforcement of the general criminal laws of the state and
25	who has the full power of arrest, and shall also include the

Minnesota highway patrol and state conservation officers. 1 Sec. 2. Minnesota Statutes 1974, Section 626,841, is 2 3 amended to read: 626,841 [ESTABLISHMENT OF BOARD; MEMBERS.]-There-tohereby-created-in-the-office-of-the-attorney-general-the 5 6 Minnesota-peace-officer-training-boardy-hereinafter-referred 7 to as the "board," The board of peace officer training and licensing shall be composed of the following: (a) Two members to be appointed by the governor from among the county sheriffs in Minnesota; 10 (b) Two members One member to be appointed by the 11 governor from among the chiefs of police of Minnesota 12 13 municipalities; (c) Two members One member to be appointed by the 14 governor from among peace officers in Minnesota 16 municipalities other than chiefs of police or county sheriffs; 18 (d) Two members to be appointed by the governor from among-the-county-attorneys-or-their-assistants-in-Hinnesotay 19 one-of-whom-shall-be-from-a-county-containing-a-city-of-the 21 #1701-01000+ (e) (d) The chiefs of police of each city of the first 22 23 class: 24 (f) (e) The-superintendent-of-the-Hinnessta-bureau-of oriningl apprehension commissioner of public safety or his 26 designee; (9) The chief-of the Hinnessta-highway-patrol-or-his 27 designee; 28 th) The special agent in charge of a field office of 29 the-tederal-bureau-of-investigation-in-this-state-or-his 31 designeer (f) The attorney general or his designee, and 32

- 1 (g)-Two-Three public members to be appointed by
- 2 the governor-from among the general public .
- 3 Sec. 3. Minnesota Statutes 1974, Section 626,843,
- 4 Subdivision 1, is amended to read:
- 5 626,843 [RULES AND REGULATIONS, RECOMMENDATIONS;
- 6 EXECUTIVE DIRECTOR, | Subdivision 1, The-Hinnesota-peace
- 7 officer-training board-may-recommend-to-the-attorney-general
- 8 shall adopt rules-and-requiations with respect to:
- 9 (a) The approval or disapproval-thereofy of peace
- 10 officer training schools or courses including training
- 11 schools for the Minnesota highway patrol. Such schools
- 12 shall include schools administered by the state, county,
- 13 school district, municipality, or joint or contractual
- 14 combinations thereof-, and such courses shall include police
- 15 training courses taught at vocational schools and trade
- 16 echoole ;
- 17 (b) Minimum courses of study, attendance requirements,
- 18 and equipment and facilities to be required at each approved
- 19 peace officers training school located within the state;
- 20 (c) Minimum qualifications for instructors at approved
- 21 peace officer training schools located within this state;
- 22 (d) Minimum standards of physical, mental and
- 23 educational fitness which shall govern the recruitment and
- 24 licensing of-nanciective peace officers within the state, by
- 25 any state, county, municipality, or joint or contractual
- 26 combination thereof, including members of the Minnesota
- 27 highway patrol;
- 28 (e) Minimum standards of conduct which would affect the
- 29 performance of the individual in his duties as a peace
- 30 officer;
- 31 (f) Minimum basic training which peace officers
- 32 appointed to temporary or probationary terms shall complete

- before being eligible for permanent appointment, and the time within which such basic training must be completed
- 3 following any such appointment to a temporary or
- 4 probationary term;
- 5 (g) Minimum basic training which peace officers not
- 6 appointed for temporary or probationary terms but appointed
- on other than a permanent basis shall complete in order to
- 8 be eligible for continued employment or permanent
- 9 employment, and the time within which such basic training
- 10 must be completed following such appointment on a
- 11 nonpermanent basis;
- 12 (h) Categories or classifications of advanced Minimum
- 13 in-service training-programs-and-minimum-courses-of-study
- 14 and attendance requirements with respect to such categories
- 15 and classifications and other requirements for the annual
- 16 renewal of licenses of peace officers ;
- 17 (1) Grading, reporting, attendance and other records,
- 18 and certificates of attendance or accomplishment; and
- 19 (j) Such other matters as may be necessary consistent
- 20 with sections 626.841 to 626.854, and section 1. Rules
- 21 promulgated by the attorney general with respect to these
- 22 matters may be continued in force by the board if the board
- 23 finds the rules to be consistent with sections 626,841 to
- 24 626,854, and section 1 .
- 25 Sec. 4. Minnesota Statutes 1974, Section 626,843,
- 26 Subdivision 2, is amended to read;
- 27 Subd. 2. An executive director shall be appointed by
- 28 and serve in the unclassified service at the pleasure of the
- 29 governor. -He-shall-be-in-the-unclassified-service-and
- 30 receive-compensationy-as-fixed-by-tho-commissioner-of
- 31 personnely-and-reimbursement-for-the-expenses-within-the
- 32 accounts available by appropriation. The board may appoint

- 1 such employees, agents and consultants as they may deem
- 2 necessary, prescribe their duties, and provide for
- 3 reimbursement of their expenses. Such employees shall be in
- 4 the classified service-and-subject-to-sections-43,09-to
- 5 43-17 .
- 6 Sec. 5. Minnesota Statutes 1974, Section 626,845, is
- 7 amended to read:
- 8 626,845 [EXECUTIVE DIRECTOR.] The executive director,
- 9 on behalf of the board, shall have the following powers and
- 10 duties, to be exercised with the approval of the board and
- 11 to be executed only in full accordance with the rules-and
- 12 requiations promulgated by the-attorney general-pursuant-to
- 13 \*\*\*\*\*\*\* board ;
- 14 (a) To approve peace officers! training schools
- 15 administered by state, county and municipalities located
- 16 within this state;
- 17 (b) To issue certificates of approval to such approved
- 18 schools, and to revoke such certification of approval when
- 19 necessary to maintain the objectives and purposes of
- 20 sections 626.841 to 626.854;
- 21 (c) To certify, as qualified, instructors at approved
- 22 peace officer training schools, and to issue appropriate
- 23 certificates to such instructors;
- 24 (d) To—certify issue licenses and renewals of licenses
- 25 to peace officers who have satisfactorily completed basic
- 26 training programs and to issue appropriate cortisiontes to
- 27 such peace officers and passed examinations as required by
- 28 the board ;
- (e) To cause studies and surveys to be made relating to
- 30 the establishment, operation, and approval of state, county,
- 31 and municipal peace officer training schools;
- 32 (f) To consult and cooperate with state, county, and

- 1 municipal peace officer training schools for the development
- 2 of-advanced in-service training programs for peace officers;
- 3 (g) To consult and cooperate with universities and
- 4 colleges for the development of specialized courses of
- 5 instruction and study in the state for peace officers in
- 6 police science and police administration;
- 7 (h) To consult and cooperate with other departments and
- 8 agencies of the state and federal government concerned with
- 9 peace officer training;
- 10 (1) To perform such other acts as may be necessary and
- 11 appropriate to carry out his powers and duties as set forth
- 12 in the provisions of sections 626,841 to 626,854;
- 13 (j) To report to the board, from time to time, at the
- 14 regular meetings of the board and at such other times as may
- 15 be required by the board,
- 16 Sec. 6. Minnesota Statutes 1974, Section 626.846, is
- 17 amended to read:
- 18 626.846 [LICENSING, FORFEITURE OF POSITION.]
- 19 Subdivision 1. Notwithstanding any general or local law or
- 20 charter to the contrary, any peace officer employed-or
- 21 elected on or after-July 1, 1967 January 1, 1976 , by any
- 22 state, county, municipality or joint or contractual
- 23 combination thereof of the state of Minnesota with a
- 24 population of more than 1,000 according to the last federal
- 25 census shall-attend-a-peace-officers-training-course-within
- 26 12-months-of-his-appointmenty-except-as-provided-in-section
- 27 626:053 not be eligible for permanent appointment without
- 28 being licensed by the board pursuant to rules promulgated
- 29 under section 626.843 .
- 30 Subd. 2. Every peace officer who shall be appointed by
- 31 any state, county, municipality or joint or contractual
- 32 combination thereof of the state of Minnesota with a

- I population of more than 1,000 according to the last federal
- 2 census, on a temporary basis or for a probationary term,
- 3 shall forfeit his position unless he has-satisfactorily
- 4 completed, within the time prescribed by the rules and
- 5 regulations-promulgated been licensed by the board pursuant
- 6 to sections 626,841 to 626,854-y-an-approved-peace-officer
- 7 training program, except-as-provided-in-section-626,052 .
- 8 Any other peace officer employed or elected by any state,
- 9 county, municipality or joint or contractual combination
- 10 thereof, may attend peace officer training courses and be
- 11 licensed by the board subject to the rules-and regulations
- 12 promulgated pursuant to-sections 626,841 to 626,854 section
- 13 626,843 .
- 14 Subd. 3. No peace officer required to be licensed
- 15 under this section shall be eligible for continued
- 16 employment without having his license annually renewed
- 17 pursuant to rules promulgated pursuant to section 626,843.
- 18 Subd. 4. A peace officer who has received a permanent
- 19 appointment prior to January 1, 1976, shall be licensed by
- 20 the board if the officer has met the requirements of
- 21 sections 626,841 to 626,854 prior to that date and if the
- 22 officer has requested licensing by the board. Peace
- 23 officers receiving a license under this subdivision shall
- 24 have their license annually renewed pursuant to subdivision
- 25 3.
- 26 Sec. 7. Minnesota Statutes 1974, Section 626.847, is
- 27 amended to read:
- 28 626,847 [COMPULSORY PROGRAM; EXEMPTIONS,] Nothing
- 29 contained in sections 626,841 to 626,854, except the
- 30 population limits in section 626,846 and section 626,853,
- 31 shall be construed to exempt any peace officer-charged-with
- 32 the onforcement-of-the-general-oriminal-laws-of-the-state

- 1 from the provisions of sections 626,841 to 626,854, or to
- 2 exempt a peace officer having received his last permanent
- 3 appointment as a peace officer prior to July 1, 1967. -The
- 4 peace-officers-training-board-may-resonmend-by-a-two-thirds
- 5 vote-rules-and-requiations-for-minimum-basis-training-for
- 6 all-peace-officers-who-received-an-appointment-prior-to-duly
- 7 ty 1967. Upon the adoption of such rules and regulations by
- 8 the attorney general all-such-peace-officers-shall-comply
- 9 with-such rules-and-regulations;-
- 10 Sec. 8. Minnesota Statutes 1974, Section 626,848, is
- 11 amended to read:
- 12 626.848 [TRAINING COURSES, LOCATIONS.] Subject to board
- 13 rules, the superintendent of the bureau of criminal
- 14 apprehension shall provide courses at convenient locations
- 15 in the state, for training peace officers in their powers
- 16 and duties, and in the use of approved equipment and the
- 17 latest technique for detection, identification and
- 18 apprehension of criminals. For this purpose, the
- 19 superintendent may use the services and employees of the
- 20 bureau.
- 21 Sec. 9. Minnesota Statutes 1974, Section 626.85,
- 22 Subdivision 1, is amended to read:
- 23 626.85 [INSTRUCTORS; DONATIONS, CONTRIBUTIONS.]
- 24 Subdivision 1. In addition to the bureau employees assigned
- 25 to police training, full time or part time, the
- 26 superintendent is authorized to engage such part time
- 27 instructors as he deems proper and necessary to furnish the
- 28 best possible instruction in police sciences, subject to
- 29 board rules and to the limitation of funds as appropriated
- 30 and available for expenditure. Sections 43.09 to 43.17
- 31 shall not apply to such part time employees.
- 32 Sec. 10. Minnesota Statutes 1974, Section 626.851,

- 1 Subdivision 2, is amended to read:
- 2 Subd. 2. Any student successfully completing-1600
- 3 hours of law-enforcement instruction in a post secondary
- 4 educational law enforcement program which is approved by the
- 5 Minnesota state department of education or an accredited
- 6 institution of higher learning shall be eligible to receive
- 7 the minimum basic police training as established under
- 8 section 626,843 conducted by the Minnesota bureau of
- 9 criminal apprehension in facilities provided by the
- 10 institute. Upon satisfactory completion of the training
- 11 course conducted by the bureau the certificate shall be
- 12 awarded to the individual.
- 13 Sec. 11. Minnesota Statutes 1974, Section 626,854, is
- 14 amended to read:
- 15 626.854 [COOPERATION WITH FEDERAL GOVERNMENT,] The
- 16 Hinnesota peace officers training board shall have the
- 17 further power and authority to cooperate with, receive
- 18 financial assistance from and join in projects or enter into
- 19 contracts with the federal government or its agencies for
- 20 the furtherance of peace officer training within the state,
- 21 Sec. 12. Minnesota Statutes 1974, Section 626.844, 1s
- 22 repealed.
- 23 Sec. 13. The effective date of this act is July 1,
- 24 1975.

-	House ompanion No.	S. F. NO. 1336  A bill for an act relating to the operation of state government; authorizing the commissioner of administration to establish on a demonstration basis a regional service center comprising selected state agencies and to enter into a lease for purposes of acquiring suitable space for the center.		Date moved that Taken from House Taken from Table Taken from Table CONCURRENCE Date Date The Senate concurred in House and The Senate concurred in House and The Senate concurred in House		concurred in House amendments to
		B. D. NoB3173		for F. Nowhich was indefinitely postponed.		Secretary of the Senate
	99	SENATE ACTION  Introduced by Senators Willet	*	Read FIRST TIME		House Companion is H. F. No.
	13	Read FIRST TIME APR 7 1975 and Referred to the Committee on GOVERNIMENTAL OPERATIONS  Committee Recommendation and Adoption of Report	ne	Committee Recommendation and Adoption of R	epokt	
2	000	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
7						

Mr. Willet introduced--

S. F. No. 1336: Referred to the Committee on GOVERNMENTAL OPERATIONS

1	A bill for an act
3	relating to the operation of state government; authorizing the commissioner of administration to
5	establish on a demonstration basis a regional service center comprising selected state agencies
6	and to enter into a lease for purposes of
7	acquiring suitable space for the center.
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
9	Section 1. [REGIONAL SERVICE CENTER; STATE AGENCIES;
10	COMMISSIONER OF ADMINISTRATION, LEASING AUTHORITY.)
11	Subdivision 1. The commissioner of administration may
12	establish a regional service center on a demonstration
13	basis. The state planning agency and the regional
14	development commission of region No. 2 shall cooperate with
15	the commissioner in establishing the service center. The
16	commissioner shall determine which state agencies shall be
17	included in the service center. The commissioner may
18	determine equitable methods of sharing space, personnel and
19	equipment for the agencies he selects to participate in the
20	demonstration service center.
21	Subd. 2. Notwithstanding the provisions of Minnesota
22	Statutes, Section 16.02 or other law, the commissioner may
23	enter into a rental lease for a base term of five years with
24	a five year leasehold renewal option for the purpose of

- 1 acquiring suitable space for the service center.
- 2 Subd. 3. The commissioner with the assistance of the
- 3 state planning agency shall submit a report to the
- 4 legislature on the progress of the service center
- 5 demonstration program not later than January 1, 1977.

	House Companion No.	S. F. NO. 1337  A bill for an act creating a legislative commission to study the possibility of establishing a state department of vocational rehabilitation; appropriating money therefor.  B. D. No. B0739		Date moved that F. No and F. No be referred for comparison.  Date Upon motion of F. No was substituted for F. No which was indefinitely postponed.	Laid on To	CONCURRENCE e concurred in House amendments to
1.	1337	SENATE ACTION  Introduced by Senators  Patter  APR 7 1975  APR 7 1975  and Referred to the Committee on LABOR AND COMMERCE  Committee Recommendation and Adoption of Report		Read FIRST TIMECommittee conCommittee Recommendation and Adoption of Re		House Companion is H. F. No.
S. I	*	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
F. No	Printed Page No.	Read THIRD TIME  Passed by the Senate  Transmitted to the House  Secretary of the Senate State of Minnesota	*	Read THIRD TIME Passed by the House Returned to the Senate	CONF	Chief Clerk, House of Representatives State of Minnesota  OTHER ACTION tefer to back of cover for other ction.  ERENCE COMMITTEE ACTION tefer to back of cover for conference committee action.

Mr. Ueland, Mrs. Brataas and Mr. Patton introduced--

S. F. No. 1337: Referred to the Committee on LABOR AND COMMERCE

A bill for an act

Fursions to Role 35, referred to the Committee on Rules and Administration

2	creating a legislative commission to study the possibility of establishing a state department of
4	vocational rehabilitation; appropriating money
5	therefor.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. A legislative commission is created to
8	study and consider the possibility of establishing a state
9	department of vocational rehabilitation.
10	Sec. 2. The commission shall consist of ten members;
11	five members of the house of representatives appointed by
12	the speaker and five members of the senate appointed by the
13	senate committee on committees. Any vacancy shall be fille
14	by the appointing power,
15	Sec. 3. The commission may act from the time its
16	members are appointed until the commencement of the regular
17	session of the legislature in January 1977. It shall repor
18	its findings and recommendations to the legislature not
19	later than November 15, 1976, but may supplement them until
20	January 15, 1977.
21	Sec. 4. The commission may hold meetings and hearings
22	at the times and places it designates to accomplish the
23	purposes set forth in this act, and may subpoena witnesses

- 1 and records. It shall select a chairman and other officers
- 2 from its membership as necessary.
- 3 Sec. 5. Members of the commission shall be reimbursed
- 4 in the same manner and amount as for attendance at
- 5 legislative meetings. The commission may purchase supplies,
- 6 hire employees, and do all things reasonably necessary and
- 7 convenient to carry out the purposes of this act. It shall
- 8 use the available facilities and personnel of the
- 9 legislature unless it by resolution determines a special
- 10 need or reason exists for the use of other facilities or
- 11 personnel.
- 12 Sec. 6. The sum of S...... is appropriated from
- 13 the general fund to the commission to pay its expenses.
- 14 Expenses of the commission shall be approved by the chairman
- 15 or another member as the rules of the commission provide and
- 16 paid in the same manner as other state expenses.
- 17 Notwithstanding Minnesota Statutes, Section 16.17 or
- 18 Minnesota Statutes, Section 16,171 or other law, this
- 19 appropriation shall lapse June 30, 1977.