

Minnesota Legislature: Senate Bills

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	House Companion No.	S. F. No. 1365		COMPARISON ACTION Date moved that F. No and F. No be referred for comparison.	Received from	
*1	-	A bill for an act relating to taxation; authorizing noncontiguous land classified for agricultural uses to be noncontiguous land classified for agricultural uses to be granted homestead status for taxation purposes; amending granted homestead status for taxation purposes; amending Minnesota Statutes 1974, Section 273.13, Subdivision 6.		Upon motion ofwas substituted	Date	e concurred in House amendments to
		SENATE ACTION Selming	*	Read FIRST TIME	l	House Companion is H. F. No.
	1365	Read FIRST TIME APR 7 1975 and Referred to the Committee on TAXES AND TAX LAWS Committee Recommendation and Adoption of Report		Committee on Committee Recommendation and Adoption of Re	Report	
· 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. NFERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Messrs. Schmitz, Bernhagen and Conzemius introduced-S. F. No. 1365: Referred to the Committee on TAXES AND TAX LAWS

1	A bill for an act
2 3 4 5 6	relating to taxation; authorizing noncontiguous land classified for agricultural uses to be granted homestead status for taxation purposes; amending Minnesota Statutes 1974, Section 273.13, Subdivision 6.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL
8	Section 1. Minnesota Statutes 1974, Section 273.13,
9	Subdivision 6, is amended to read:
10	Subd. 6. [CLASS 3B.] Agricultural land, except as
11	provided by class 1 hereof, and which is used for the
12	purposes of a homestead, shall constitute class 3b and shall
13	be valued and assessed at 20 percent of the market value
14	thereof. The property tax to be paid on class 3b property
15	as otherwise determined by law not exceeding 120 acres,
16	
17	and a second the payment of principal
18	and an analysis district bonded indebtedness,
19	to server of the taxt provided that the
20	and and medication shall not exceed \$325. Valuation
21	shall be limited to 120 acres of land,
22	
	and such other
23	ph-cuc-oauct-ap-ura-amarring-brace, and

- 1 structures as may be included thereon utilized by the owner
- 2 in an agricultural pursuit. If the market value is in
- 3 excess of the sum of \$12,000, the amount in excess of that
- 4 sum shall be valued and assessed as provided for by class 3.
- 5 The first \$12,000 market value of each tract of real estate
- 6 which is rural in character and devoted or adaptable to
- 7 rural but not necessarily agricultural use, used for the
- 8 purpose of a homestead shall be exempt from taxation for
- 9 state purposes; except as specifically provided otherwise by
- 10 law.
- 11 Agricultural land as used herein, and in section
- 12 124,03, shall mean-contiguous acreage of ten acres or more,
- 13 primarily used during the preceding year for agricultural
- 14 purposes, Agricultural use may include pasture, timber,
- 15 waste, unusable wild land and land included in federal farm
- 16 programs.
- 17 Real estate of less than ten acres used principally for
- 18 raising poultry, livestock, fruit, vegetables or other
- 19 agricultural products, shall be considered as agricultural
- 20 land, if it is not used primarily for residential purposes.

	House Companion No.	S. F. No. 1366 A bill for an act relating to commerce; co providing an exclusion for mass media; amendi Statutes 1974, Sections 325.774, Subdivision Subdivision 3.	nsumer fraud; ing Minnesota 1; and 325.79,		COMPARISON ACTION Date moved that F. No and F. No be referred for comparison. Date Upon motion of F. No was substituted	Laid on T	(SENATE ACTION) from House Table om Table CONCURRENCE te concurred in House amendments to amended and repassed
1.	1		B. D. No. B1484		for F. Nowhich was indefinitely postponed.		
	1366	SENATE ACTION Introduced by Senators Obloff Read FIRST TIME Committee on LABOR AND COMMERCE Committee Recommendation and Adoption of Report	and Referres to the	-11	Read FIRST TIME Committee on Committee Recommendation and Adoption of Rep		Secretary of the Senate House Companion is H. F. No. and Referred to the
S. I		Read SECOND TIME Committee of the Whole			Read SECOND TIME Committee of the Whole		
F. No	be linted	Read THIRD TIME Passed by the Senate Fransmitted to the House Secretary State of	y of the Senate	P	Read THIRD TIME Passed by the House Returned to the Senate	Rafe actio	of Clerk, House of Representatives State of Minnesota OTHER ACTION or to back of cover for other on. EENCE COMMITTEE ACTION or to back of cover for conference mittee action.

Messrs. Olhoft, Kowalczyk and Borden introduced-s. F. No. 1366: Referred to the Communities on LABOR AND COMMERCE

A bill for an act 1 relating to commerce; consumer fraud; providing an 2 exclusion for mass media; amending Minnesota Statutes 1974, Sections 325.774, Subdivision 1; and 325.79, Subdivision 3. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL Section 1. Minnesota Statutes 1974, Section 325.774, 7 Subdivision 1, is amended to read: 325.774 [APPLICATION.] Subdivision 1. Sections 325.771 9 to 325.776 do not apply to: 10 (1) conduct in compliance with the orders or rules of, 11 or a statute administered by, a federal, state, or local 12 governmental agency; 13 (2) publishers, broadcasters, printers, or other 14 persons engaged in the dissemination of information or 15 reproduction of printed or pictorial matters who publish, 16 broadcast, or reproduce material if the persons have neither 17 knowledge of the deceptive trade practice nor a financial 18 interest in the goods or services being deceptively offered 19 for sale ; or 20 (3) actions or appeals pending on July 1, 1973. 21 Sec. 2. Minnesota Statutes 1974, Section 325.79, 22 Subdivision 3, is amended to read:

1	Subd. 3. [ADVERTISING MEDIA EXCLUDED.] Nothing herein
2	contained shall apply to actions of the owner-or ,
3	publisher, agent or employee of newspapers, magazines,
4	other printed matter-wherein-an-advertisement-appears, or-to
5	the owner or operator of a or radio or television-station
6	which disseminates on advertisement stations or other
7	advertising media used for the publication or dissemination
8	of an advertisement, if the owner, publisher, agent, or
9	employee has neither knowledge of the false, misleading or
10	deceptive character of the advertisement nor a financial
11	interest in the sale or distribution of the advertised
12	merchandise .

1	House Companion No.	DUPLICATE FIRST ENGROSSMENT S. F. NO. 1366 A bill for an act relating to commerce; consumer fraud providing an exclusion for mass media; amending Minnesota Statutes 1974, Sections 325.774; and 325.79, Subdivision B. D. No. B1484		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 T	concurred in House amendments to
	1366	SENATE ACTION Introduced by Senators Olhoft Kowalczyk Borden Read FIRST TIME APR 7 1975 and Referred Committee on LABOR AND COMMERCE Committee Recommendation and Adoption of Report To Pass as Amended APR 23 1975		Read FIRST TIME Committee on Committee Recommendation and Adoption of Re		House Companion is H. F. No.
2	*	Read SECOND TIME APR 23 1975 Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
F	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	OTHER ACTION effer to back of cover for other effer to back of cover for other effer to back of cover for conference

SENATE STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. NO. 1366

1366

Introduced by Olhoft, Kowalczyk and Borden.
Read First Time Apr. 7, 1975, and Referred to
the Committee on Labor and Commerce.
Committee Recommendation. To Pass as Amended.
Committee Report Adopted Apr. 23, 1975.
Read Second Time Apr. 23, 1975.

1	A bill for an act
2 3 4 5	relating to commerce; consumer fraud; providing an exclusion for mass media; amending Minnesota Statutes 1974, Sections 325,774; and 325,79, Subdivision 3.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. Minnesota Statutes 1974, Section 325,774,
8	is amended to read:
9	325.774 [APPLICATION.] Subdivision 1. Sections 325.771
10	to 325.775 do not apply to:
11	(1) conduct in compliance with the orders or rules of,
12	or a statute administered by, a federal, state, or local
13	governmental agency; or
14	(2) publishers, broadcasters, printers, or other
15	persons engaged in the dissemination of information or
16	reproduction of printed or pictorial matters who publishy
17	broadcasty-or-reproduce-material-y-or
18	(2) actions or appeals pending on July 1, 1973.
19	Subd. 2. Sections 325.771 to 325.776 shall apply to
20	publishers, broadcasters, printers, or other persons engaged
21	in the dissemination of information or reproduction of
22	printed or pictorial matters who publish, broadcast, or
23	reproduce material only if the persons have either knowledge

of the deceptive trade practice or a financial interest in 1 the goods or services being deceptively offered for sale, 2 Subd. -2 3 . Section 325,772, subdivision 1, clauses 3 (2) and (3) do not apply to the use of a service mark, trademark, certification mark, collective mark, trade name, or other trade identification that was used and not abandoned before July 1, 1973, if the use was in good faith and is otherwise lawful except for sections 325,771 to 325,776. Sec. 2. Minnesota Statutes 1974, Section 325.79, 10 Subdivision 3, is amended to read: subd. 3. [ADVERTISING MEDIA EXCLUDED.] - Nothing - herein 12 contained Sections 325.78 to 325.80 shall apply to actions 13 of the owner-or , publisher , agent or employee of 14 newspapers, magazines, or other printed matter-wherein on advertisement appears, or to the owner or operator of a radio or television-station-which-disseminates on 17 advertisement stations or other advertising media used for 18 the publication or dissemination of an advertisement, only 19 if the owner, publisher, agent, or employee has either 20 knowledge of the false, misleading or deceptive character of 21 the advertisement or a financial interest in the sale or 22 distribution of the advertised merchandise . 23

No.	S. F. NO. 1367		COMPARISON ACTION Date	(SENATE ACTION) Received from House
	A bill for an act relating to taxation; proveneral income tax credit;	viding a	F. No and F. No	Laid on Table
	general income tax credit; amending Minnesota Section 290.06, by adding a subdivision.	Statutes 1974,	be referred for comparison. Date	CONCURRENCE
,			Upon motion of	Date The Senate concurred in House amendments t
	B.	D. No. B1639	F. Nowas substituted for F. Nowhich	S. F. No and repasse the bill as amended.
	SENATE ACTION		was indefinitely postponed.	Secretary of the Senat
7	Introduced by Senators Bratass		HOUSE A	ACTION House Companion is H. F. No.
36	(Amelena ADR 7 1075 Honsey My	d'	Read FIRST TIME	and Referred to the
	Read FIRST TIME AFR 7 1975 Committee on TAYES AND TAY 1 AND	and Referred to the	Committee Recommendation and Adoption of Re-	
	TAXES AND TAX LAWS Committee Recommendation and Adoption of Report	water to the	and subplies of Re	port
* R	TAXES AND TAX LAWS		Read SECOND TIME Committee of the Whole	
★ Co	Committee Recommendation and Adoption of Report Read SECOND TIME Committee of the Whole		Read SECOND TIME	Chief Clerk, House of Representatives State of Minnesota
★ Re Co.	Committee Recommendation and Adoption of Report Read SECOND TIME Committee of the Whole ead THIRD TIME		Read SECOND TIME Committee of the Whole Read THIRD TIME Passed by the House	Chief Clerk, House of Representatives State of Minnesota OTHER ACTION
★ Co.	Committee Recommendation and Adoption of Report Read SECOND TIME Committee of the Whole		Read SECOND TIME Committee of the Whole Read THIRD TIME Passed by the House	Chief Clerk, House of Representatives State of Minnesota

Mrs. Brataas and Messrs. Chmielewski and Hansen, Mel introduced-S. F. No. 1367: Referred to the Committee on TAXES AND TAX LAWS

1	A bill for an act
2 3 4	relating to taxation; providing a general income tax credit; amending Minnesota Statutes 1974, section 290.06, by adding a subdivision.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
6	Section 1. Minnesota Statutes 1974, Section 290.06, is
7	amended by adding a subdivision to read:
8	Subd. 12. A taxpayer may take a credit against the tax
9	due under chapter 290 of ten percent of the tax due but the
10	credit shall be no more than \$1,000.
11	Sec. 2. This act is effective for taxable years
12	commencing after December 31, 1973.

Hou Compa No	nion	S. F. NO. 1368 A bill for an act relating to taxation; exempting any 1 federal income tax rebate from state income taxation. B. D. No.B1563	774	COMPARISON ACTION Date
1268	*	SENATE ACTION Introduced by Senators Bratass Read FIRST TIME APR 7 1975 and Referred to Committee on TAXES AND TAX LAWS 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
7	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 Chief Clerk, House of Representation OTHER ACTION Refer to back of cover for other action. CONFERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Mrs. Brataas and Messrs. Gearty and Blatz introduced— S. F. No. 1368: Referred to the Committee un TAXES AND TAX LAWS

1	A bill for an act
2	relating to taxation; exempting any 1974 federal income tax rebate from state income taxation.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
5	Section 1. The difference between the tax due from an
	individual for a taxable year commencing after December 31,
7	1973 and before January 1, 1975 pursuant to the Internal
8	Revenue Code of 1954, as amended through December 31, 1974,
9	and the tax due for the year pursuant to the code as amended
10	1 1974, is not subject to taxation under
11	Minnesota Statutes, Chapter 290.
12	This art is effective January 1, 1975.

	Hous Compar No.	nion DUPLICATE	ditures; 974, Chap-	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.	(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
	1369	SENATE ACTION Introduced by Senators Braces APR 7 1975 Read FIRST TIME APR 7 1975 Committee on JAXES AND TAX LAWS Committee Recommendation and Adoption of Report	Referred to the	Read FIRST TIME Committee on Committee Recommendation and Adoption of Re	House Companion is H. F. No.
e E		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 State of Minne	Senate	Read THIRD TIME Passed by the House Returned to the Scnate	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.

Mrs. Bratass and Messrs. Willet and Frederick introduced-s. F. No. 1369: Referred to the Committee on TAXES AND TAX LAWS

1	A bill for an act
2 3 4 5	relating to taxation; providing an income tax credit for certain home maintenance expenditures; appropriating money; amending Minnesota Statutes 1974, Chapter 290, by adding sections.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. Minnesota Statutes 1974, Chapter 290, is
8	amended by adding a section to read:
9	[290.9891] [HOME MAINTENANCE CREDIT, ENTITLEMENT.]
10	There shall be allowed to each claimant as defined in
11	section 2 a credit in the amount provided in section 4 in
12	each taxable year. The credit shall be allowed only to a
13	claimant who files with the commissioner of revenue a
14	Minnesota income tax return or other form as the
15	commissioner may prescribe claiming the credit, whether
16	otherwise required by law to file an income tax return or
17	not.
18	Sec. 2. Minnesota Statutes 1974, Chapter 290, is
19	amended by adding a section to read:
20	[290,9892] [CLAIMANT,] Claimant means an individual who
21	has filed a claim under sections 1 to 7, who owns real
22	property used for residential purposes within the state and
23	who has made expenditures for qualifying home maintenance or

improvements as defined by section 3 to the building or 1 structure used as a residence on the property. 3 Sec. 3. Minnesota Statutes 1974, Chapter 290, is 4 amended by adding a section to read: [290.9893] [QUALIFYING HOME HAINTENANCE.] Qualifying 5 home maintenance for the purpose of sections 1 to 7 means 6 repair, replacement, reconditioning or other maintenance or 7 improvement of the basic structure of a building or its 8 appurtenances. Rasic structure for the pusposes of this 9 section includes the foundation, walls, ceilings, floors, 10 11 roof, interior and exterior stairs, gutters, downspouts, windows, doors, sidewalks, driveways, heating system, gas or 12 electric system, and other like nonmovable parts of a 13 building. Qualifying home maintenance does not include 14 15 repairs, replacement, remodeling or other maintenance of appliances, furniture or furnishings, carpets or draperies, 16 lawns or gardens, or other movable items not basic to the 17 structure of the building. Painting or wallpapering of 18 interior surfaces is not qualifying home maintenance, but 19 repair of interior surfaces including plastering or sanding 20 15. 21 22 Sec. 4. Minnesota Statutes 1974, Chapter 290, is 23 amended by adding a section to read: 24 [290.9894] [AMOUNT OF CPEDIT; OFFSET AGAINST TAX.] Subdivision 1. The credit allowed by section 1 of this act 25 shall be the lesser of the actual cost of the qualifying 26 home maintenance expended during the taxable year and one 27 percent of the assessed valuation of the building or 28 structure if the building or structure is 10 to 20 years of 29 age, or two percent of the assessed valuation of the 30 building or structure if the building or structure is over 31 20 years of age. No credit shall be allowed for any year 32

- during which less than \$250 was actually expended for qualifying home maintenance on the building or structure. No credit shall be allowed for any building or structure 3 which is less than ten years of age. If the qualifying home maintenance actually expended in a year does not equal or exceed the applicable percentage of assessed value allowed by this section, part or all of the difference between the 7 maintenance and the percentage can be claimed as a credit in 8 any of the next three consecutive years to the extent 9 qualifying home maintenance actually expended exceeds the 10 percentage applicable for that year. 11 Subd. 2. The commissioner of revenue, within the 12 applicable period of limitations, may offset the amount of 13 the credit provided by sections 1 to 7 of this act against 14 any liability for income tex on the part of the claimant and 15 shall pay the balance due, if any, to the claimant, All 16 payments pursuant to sections 1 to 7 of this act shall be 17 from the general fund in the state treasury. 18 Sec. 5. Minnesota Statutes 1974, Chapter 290, 1s 19 amended by adding a section to read: 20 [290.9895] [TIME LIMIT FOR FILING.] No claim in respect 21 of home maintenance expense paid shall be paid or allowed 22 unless the claim is actually filed with the department of 23 revenue on or before April 15, in the year following that 24 for which a credit for the expense is claimed. 25 Sec. 6. Minnesota Statutes 1974, Chapter 290, is 26
- 28 [290,9896] [PROCEDUPE.] Claims under sections 1 to 7
 29 shall be administered like claims under sections 290,981 to

amended by adding a section to read:

- 30 290.992. Every claimant under sections 1 to 7 of this act
- 31 shall supply the department of revenue, in support of his
- 32 claim, reasonable proof of qualified home maintenance paid.

- sec. 7. [APPROPRIATION.] There is appropriated
- 2 annually to the commissioner of revenue from the general
- 3 fund in the state treasury that amount of money necessary to
- 4 make the payments required by sections 1 to 7 of this act.
- 5 Sec. 8. [EFFECTIVE DATE.] Sections 1 to 7 are
- 6 applicable for taxable years commencing after December 31,
- 7 1974.

House Companion No.	DUPLICATE S. F. NO. 1370 A bill for an act relating to the town of Hermantown permitting the town of Hermantown to levy a special assessment on property not located within the town using from the town waterworks. B. D. No. B25	ng water	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.	(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
1370	SENATE ACTION Introduced by Senators Read FIRST TIME APR 7 1975 and Referr Committee on Josef LOCAL GOVERNMENT 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
*	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole	
Frinted 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.

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Mr. Chmielewski introduced--

S. F. No. 1370: Referred to the Committee on LOCAL GOVERNMENT

1	A bill for an act
2 3 4 5	relating to the town of Hermantown; permitting the town of Hermantown to levy a special assessment on property not located within the town using water from the town waterworks,
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. Notwithstanding any other law to the
8	contrary, the town of Hermantown may levy a special
9	assessment on the property of any person or corporation
0	lying outside of the town limits of Hermantown using water
1	
2	waterworks.
3	Sec. 2. This act is effective upon approval by the
4	governing body of the town of Hermantown and upon compliance
5	

	House Compani No.	DUPLICATE S.F. NO. 1371 A bill for an act relating to elections; permitting electronic voting systems for absentee voters; amending Minnesota Statutes 1974, Section 206.07, by adding a subdivision. B. D. No. B2416			Laid on Ta Taken from	CONCURRENCE concurred in House amendments to and repassed
	. 11	SENATE ACTION Introduced by Senators Blatz APR 7 1975 Read FIRST TIME APR 7 1975 and Referred to the Committee on TRANSPORTATION AND GENERAL LEGISLATION Committee Recommendation and Adoption of Report		Read FIRST TIME Committee on Committee Recommendation and Adoption of Rep		House Companion is H. F. No.
0		Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
F :	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 lefer to back of cover for conference committee action.

Messrs. Blatz, Bang and Kirchner introduced--

S. F. No. 1371: Referred to the Committee of TRANSPORTATION AND GENERAL LEGISLATION

	A Dill for an act
2 3 4 5	relating to elections; permitting electronic voting systems for absentee voters; amending Minnesota Statutes 1974, Section 206,07, by adding a subdivision.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. Minnesota Statutes 1974, Section 206.07, is
8	amended by adding a subdivision to read:
9	Subd. 6. An electronic voting system may be used for
10	absentee voters if in addition to the requirements of
11	subdivision 5 it permits the voter to change or retract any
12	vote he has attempted to cast up to the time his entire vote
13	has been completed. The change or retraction may be
14	accomplished by a mark or other indication prescribed by the
15	Secretary of state. The officers charged with counting
16	votes shall prepare a substitute ballot card when a change
17	or retraction is indicated on the absentee's card and
18	preserve the absentee's card. When a ballot card is used
19	for voting by mail it shall be accompanied by a punching
20	tool, voter instructions, and a specimen ballot showing the
21	proper positions to vote on the ballot card for each
22	candidate or other matter. The card shall be mounted on
23	material suitable to receive the punched out chip.

‡	House Companion No.	DUPLICATE S. F. NO. 1372 A bill for an act relating to the city of I authorizing the city council to grant certain duties to the commission on human relations, of department of civil rights and to subject certainty government to the civil rights ordinance.	powers and director, and tain areas of	COMPARISON ACTION Date	
4	1372	SENATE ACTION Introduced by Senators Block Bang APR 7 1975 Read FIRST-TIME APR 7 1975 Committee on METROPOLITAN AND URBAN AFFAIRS Committee Recommendation and Adoption of Report	B. D. No. B2941	HOUSE ACTION House Companion is H. F. No. Read FIRST TIME and Referred to the Committee on Committee Recommendation and Adoption of Report	ate
† s. 1	*	Read SECOND TIME Committee of the Whole		Read SECOND TIME Committee of the Whole	
F. No	Printed Page No.		ry of the Senate 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. CONFERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.	

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Messrs. Blatz, Bang and Kirchner introduced--

S. F. No. 1372: Judened to the Committee on METROPOLITAN AND URBAN AFFAIRS

	A bill for an act
1	
2	relating to the city of Bloomington; authorizing the city council to grant certain powers and the city council to grant certain powers and
3	duties to the commission on human relations,
5	
6	enhiert certain areas or city government
7	clvil rights ordinance.
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
9	section 1. IBLOOMINGTON, CITY OF; POWERS AND DUTIES
10	RELATING TO CIVIL RIGHTS AND HUMAN RELATIONS.]
11	Notwithstanding any provision in the charter of the city of
12	Bloomington, the city council of the city of Bloomington
13	may, by ordinance, grant to any Bloomington human rights,
14	human relations, or civil rights commission, department, or
15	director, any and all powers and duties which are granted by
16	statute to any state human rights, human relations, or civil
17	department, or state board and not
18	
19	sec. 2. IBLOOMINGTON, CITY OF; CIVIL RIGHTS
20	ORDINANCE, The city council of the city of Bloomington may,
21	
22	authority of Bloomington, school district No. 271 of
23	
24	government created by the charter of the city of Bloomington

- 1 or by statute or ordinance are subject to the existing civil
- 2 rights ordinance and any hereafter enacted,
- 3 Sec. 3. [EFFECTIVE DATE.] This act is effective the
- 4 day following final enactment.

House Companion No.		S. F. NO. 1372 A bill for an act relating to the city of Bloomington; authorizing the city council to grant certain powers and duties to the commission on human relations, director, and department of civil rights and to subject certain areas of city government to the civil rights ordinance.		COMPARISON ACTION Date moved that F. No and F. No be referred for comparison. Date Taken from Table CONCURRENCE Date Upon motion of F. No was substituted for F. No was substituted for F. No which
.1		SENATE ACTION	B2941	was indefinitely postponed. HOUSE ACTION House Companion is H. F. No.
	1372	Bang Kirchner Read FIRST TIME APR 7 1975 and Reference on METROPOLITAN AND URBAN AFFAIRS Committee on METROPOLITAN and Adoption of Report To pass as amended Calendar of ordinary matters APR 23 1975		Read FIRST TIMEand Referred to the Committee on Committee Recommendation and Adoption of Report
S. F.	* *	Read SECOND TIME APR 23 1975 Committee of the Whole		Read SECOND TIME Committee of the Whole
No 1372	Printed Page No.	Read THIRD TIME Passed by the Senate Secretary of the Se Transmitted to the House State of Minneso		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.

SENATE STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. No. 1372

1372

Introduced by Blatz, Bang and Kirchner.
Read First Time Apr. 7, 1975, and Referred to
the Committee on Metropolitan and Urban Affairs.
Committee Recommendation. To Pass as Amended and be
placed on the Calendar of Ordinary Matters.
Committee Report Adopted Apr. 23, 1975.
Read Second Time Apr. 23, 1975.

1	A bill for an act
2	relating to the city of Bloomington; authorizing the city council to grant certain powers and
4	duties to the commission on human relations,
5	director, and department of civil rights and to
6	subject certain areas of city government to the civil rights ordinance.
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
9	Section 1. [BLOOMINGTON, CITY OF; POWERS AND DUTIES
10	RELATING TO CIVIL RIGHTS AND HUMAN RELATIONS.]
11	Notwithstanding any provision in the charter of the city of
12	Bloomington, the city council of the city of Bloomington
13	may, by ordinance, grant to any Bloomington human rights,
14	human relations, or civil rights commission, department, or
15	director, any and all powers and duties which are granted by
16	Minnesota Statutes 1974, Chapter 363, to any state human
17	rights, human relations, or civil rights commissioner,
18	department, or state board and not provided for in the
19	Bloomington city charter.
20	sec. 2. (BLOOMINGTON, CITY OF, CIVIL RIGHTS
21	ORDINANCE.] The city council of the city of Bloomington may,
22	by ordinance, provide that the housing and redevelopment
23	
24	Bloomington and any commission, heard or department of city

- 1 government created by the charter of the city of Bloomington
- 2 or by statute or ordinance are subject to the existing civil
- 3 rights ordinance and any hereafter enacted,
- 4 Sec. 3, [EFFECTIVE DATE,] This act is effective the
- 5 day following final enactment.

	House Companion No.	SPLEATE NO. 1373 A bill for an act relating to state government; providing for the establishment of a statewide forms management program within the department of administration designed to obtain and maintain a simplification and reduction in forms used within state agencies.		COMPARISON ACTION Date moved that F. No be referred for comparison. Date Upon motion of was substituted	Laid on Ta	CONCURRENCE e concurred in House amendments to
	1373	SENATE ACTION Introduced by Senators APR 7 1975 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 Re		House Companion is H. F. No. and Referred to the
		Read SECOND TIME 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 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 defer to back of cover for other ction. ERENCE COMMITTEE ACTION defer to back of cover for conference committee action.

Messrs. Nelson, North and Ashbach introduced-

S. F. No. 1373: Referred to the Committee on GOVERNMENTAL OPERATIONS

1	A bill for an act
2 3 4 5 6	relating to state government; providing for the establishment of a statewide forms management program within the department of administration designed to obtain and maintain a simplification and reduction in forms used within state agencies.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
8	Section 1. This act shall be known and may be cited as
9	the forms management program act of 1975.
0	Sec. 2. The legislative intent of this act is declared
1	to be as follows:
12	To add within the department of administration an
13	activity to be known as the "forms management center" for
14	the coordination, orderly design, implementation, and
15	maintenance of a statewide form management program with the
16	stated purpose to simplify, consolidate, or eliminate when
17	expedient the forms, surveys, and other documents used by
18	state agencies or departments, Particular emphasis shall be
19	directed by the center to the documentation of the necessity
20	of information, records, and reports sought through such
21	and other documents from the private
22	
22	Sec. 3. The director of the division of publications

- 1 and general services within the department of administration
- 2 shall establish and staff an activity within the department
- 3 to be known as the forms management center.
- 4 Sec. 4. The director, acting through the forms
- 5 management center may:
- 6 (a) Establish a statewide forms management program for
- 7 all state agencies and provide assistance in establishing
- 8 internal forms management capabilities.
- 9 (b) Study, develop, coordinate, and initiate forms of
- 10 interagency and common administrative usage, and establish
- 11 basic state design and specification criteria to effect
- 12 standardization of state forms,
- 13 (c) Provide assistance to state agencies for economical
- 14 forms design and forms art work composition and establish
- 15 and supervise control procedures to prevent the undue
- 16 creation and reproduction of state forms,
- 17 (d) provide assistance, training and instruction in
- 18 forms management techniques to state agencies, forms
- 19 management representatives and departmental forms
- 20 coordinators, and provide direct administrative and forms
- 21 management assistance to new state organizations as they are
- 22 created.
- 23 (e) Maintain a central cross index of state forms to
- 24 facilitate the standardization of such forms, to eliminate
- 25 redundant forms, and to provide a central source of forms
- 26 usage and availability information.
- 27 (f) Utilize appropriate procurement techniques to take
- 28 advantage of competitive bidding, consolidated orders and
- 29 contract procurement of forms, and work directly with the
- 30 public printer toward more efficient, economical and timely
- 31 procurement, receipt, storage and distribution of state
- 32 forms.

- 1 (g) Coordinate the forms management program with the
- 2 existing state archives and records management program to
- 3 insure timely disposition of outdated forms and related
- 4 records.
- 5 (h) Conduct periodic evaluation of the effectiveness of
- 6 the overall forms management program and the forms
- 7 management practices of the individual state agencies, and
- 8 maintain records which indicate net dollar savings which
- 9 have been realized through centralized forms management.
- 10 (i) Delegate implementing action to state agencies
- 11 where such delegation will result in the most timely and
- 12 economical method of accomplishing the responsibilities set
- 13 forth in this section,
- 14 (j) Develop and promulgate rules and standards to
- 15 implement the overall purposes of this section.
- 16 Sec. 5. Each state agency shall appoint a forms
- 17 management representative and provide necessary assistance
- 18 to implement the forms management program within the agency.
- 19 Sec. 6. This act shall take effect July 1, 1975.

i	House Companion No.	DUPLICATE S. F. NO. 1371 A bill for an act relating to taxation; sales and use t exemptions; exempting the gross receipts from the operation of bingo games conducted by veteran organizations; amenda Minnesota Statutes 1974, Section 297A.25, Subdivision 1.	on	COMPARISON ACTION Date moved that F. No and F. No be referred for comparison. Date Upon motion of	Laid on T Taken fro	(SENATE ACTION) from House able om Table CONCURRENCE te concurred in House amendments to amended.
1	1374	Read FIRST TIME APR 7 1975 and Referred to Committee on TAXES AND TAX LAWS Committee Recommendation and Adoption of Report	_	was indefinitely postponed. HOUSE A 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		
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	hief 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 ommittee action.

Mr. Chmielewski introduced--

S. F. No. 1374: Referred to the Committee of TAXES AND TAX LAWS

1	A bill for an act
2 3 4 5 6 7	relating to taxation; sales and use tax; exemptions; exempting the gross receipts from the operation of bingo games conducted by veteran organizations; amending Minnesota Statutes 1974, Section 297A.25, Subdivision 1.
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: Section 1. Minnesota Statutes 1974, Section 297A.25,
10	Subdivision 1, is amended to read: 297A.25 [EXEMPTIONS.] Subdivision 1. The following are
11	specifically exempted from the taxes imposed by sections
13	297A.01 to 297A.44: (a) The gross receipts from the sale of food products
15 16	butter, cheese, milk and milk products, oleomargarine, meat
17	products, vegetables and vegetable products, fruit and fruit
19	products, spices and salt, sugar and sugar products, collect
21	(b) The gross receipts from the sale of prescribed
22	attigation, treatment or prevention of illness
2	4 or disease in human beings and pro-

- 1 for the preservation of health, including prescription
- 2 glasses, therapeutic and prosthetic devices, but not
- 3 including cosmetics or toilet articles notwithstanding the
- 4 presence of medicinal ingredients therein;
- 5 (c) The gross receipts from the sale of and the
- 6 storage, use or other consumption in Minnesota of tangible
- 7 personal property, tickets, or admissions, electricity, gas,
- 8 or local exchange telephone service, which under the
- 9 Constitution or laws of the United States or under the
- 10 Constitution of Minnesota, the state of Minnesota is
- 11 prohibited from taxing;
- 12 (d) The gross receipts from the sale of tangible
- 13 personal property (i) which, without intermediate use, is
- 14 shipped or transported outside Minnesota and thereafter used
- 15 in a trade or business or is stored, processed, fabricated
- 16 or manufactured into, attached to or incorporated into other
- 17 tangible personal property transported or shipped outside
- 18 Minnesota and thereafter used in a trade or business outside
- 19 Minnesota, and which is not thereafter returned to a point
- 20 within Minnesota, except in the course of interstate
- 21 commerce (Storage shall not constitute intermediate use); or
- 22 (11) which the seller delivers to a common carrier for
- 23 delivery outside Minnesota, places in the United States mail
- 24 or parcel post directed to the purchaser outside Minnesota,
- 25 or delivers to the purchaser outside Minnesota by means of
- 26 the seller's own delivery vehicles, and which is not
- 27 thereafter returned to a point within Minnesota, except in
- 28 the course of interstate commerce;
- 29 (e) The gross receipts from the sale of packing
- 30 materials used to pack and ship household goods, the
- 31 ultimate destination of which is outside the state of
- 32 Minnesota and which are not thereafter returned to a point

- 1 within Minnesota, except in the course of interstate
- 2 commerce;
- 3 (f) The gross receipts from the sale of and storage,
- 4 use or consumption of petroleum products upon which a tax
- 5 has been imposed under the provisions of chapter 296,
- 6 whether or not any part of said tax may be subsequently
- 7 refunded;
- 8 (g) The gross receipts from the sale of clothing and
- 9 wearing apparel except the following:
- 10 (i) all articles commonly or commercially known as
- 11 jewelry, whether real or imitation; pearls, precious and
- 12 semi-precious stones, and imitations thereof; articles made
- 13 of, or ornamented, mounted or fitted with precious metals or
- 14 imitations thereof; watches; clocks; cases and movements for
- 15 watches and clocks; gold, gold-plated, silver, or sterling
- 16 flatware or hollow ware and silver-plated hollow ware; opera
- 17 glasses; lorgnettes; marine glasses; field glasses and
- 18 binoculars.
- 19 (ii) articles made of fur on the hide or pelt, and
- 20 articles of which such fur is the component material or
- 21 chief value, but only if such value is more than three times
- 22 the value of the next most valuable component material.
- 23 (iii) perfume, essences, extracts, toilet waters,
- 24 cosmetics, petroleum jellies, hair oils, pomades, hair
- 25 dressings, hair restoratives, hair dyes, aromatic cachous
- 26 and toilet powders. The tax imposed by this act shall not
- 27 apply to lotion, oil, powder, or other article intended to
- 28 be used or applied only in the case of babies.
- 29 (iv) trunks, valises, traveling bags, suitcases,
- 30 satchels, overnight bags, hat boxes for use by travelers,
- 31 beach bags, bathing suit bags, brief cases made of leather
- 32 or imitation leather, salesmen's sample and display cases,

- 1 purses, handbags, pocketbooks, wallets, billfolds, card,
- 2 pass, and key cases and toilet cases,
- 3 (h) The gross receipts from the sale of and the
- 4 storage, use, or consumption of all materials, including
- 5 chemicals, fuels, petroleum products, lubricants, packaging
- 6 materials, including returnable containers used in packaging
- 7 food and beverage products, feeds, seeds, fertilizers,
- 8 electricity, gas and steam, used or consumed in agricultural
- 9 or industrial production of personal property intended to be
- 10 sold ultimately at retail, whether or not the item so used
- 11 becomes an ingredient or constituent part of the property
- 12 produced, such production shall include, but is not limited
- 13 to, research, development, design or production of any
- 14 tangible personal property, manufacturing, processing (other
- 15 than by restaurants and consumers) of agricultural products
- 16 whether vegetable or animal, commercial fishing, refining,
- 17 smelting, reducing, brewing, distilling, printing, mining,
- 18 quarrying, lumbering, generating electricity and the
- 19 production of road building materials. Such production
- 20 shall not include painting, cleaning, repairing or similar
- 21 processing of property except as part of the original
- 22 manufacturing process. Machinery, equipment, implements,
- 23 tools, accessories, appliances, contrivances, furniture and
- 24 fixtures, used in such production and fuel, electricity, gas
- 25 or steam used for space heating or lighting, are not
- 26 included within this exemption; however, accessory tools,
- 27 equipment and other short lived items, which are separate
- 28 detachable units used in producing a direct effect upon the
- 29 product, where such items have an ordinary useful life of
- 30 less than 12 months, are included within the exemption
- 31 provided herein;
- 32 (i) The gross receipts from the sale of and storage,

1 use or other consumption in Minnesota of tangible 2 property (except as provided in section 297A,14) which is 3 used or consumed in producing any publication regularly 4 issued at average intervals not exceeding three months, and 5 any such publication. For purposes of this subsection, 6 "publication" as used herein shall include, without limiting 7 the foregoing, a legal newspaper as defined by Minnesota 8 Statutes 1965, Section 331,02, and any supplements or 9 enclosures with or part of said newspaper; and the gross 10 receipts of any advertising contained therein or therewith shall be exempt. For this purpose, advertising in any such 11 12 publication shall be deemed to be a service and not tangible 13 personal property, and persons or their agents who publish 14 or sell such newspapers shall be deemed to be engaging in a service with respect to gross receipts realized from such 15 16 newsgathering or publishing activities by them, including the sale of advertising. Machinery, equipment, implements, 17 tools, accessories, appliances, contrivances, furniture and 18 fixtures used in such publication and fuel, electricity, gas 19 or steam used for space heating or lighting, are not exempt; 20 (j) The gross receipts from all sales of tangible 21 personal property to, and all storage, use or consumption of 22 such property by, the United States and its agencie; and 23 instrumentalities or a state and its agencies, 24 instrumentalities and political subdivisions; 25 26 (k) The gross receipts from the isolated or occasional sale of tangible personal property in Minnesota not made in 27 the normal course of business of selling that kind of 28 property, and the storage, use, or consumption of property 29

31 (1) The gross receipts from sales of rolling stock and 32 the storage, use or other consumption of such property by

acquired as a result of such a sale;

- 1 railroads, freight line companies, sleeping car companies
- 2 and express companies taxed on the gross earnings basis in
- 3 lieu of ad valorem taxes. For purposes of this clause
- 4 "rolling stock" is defined as the portable or moving
- 5 apparatus and machinery of any such company which moves on
- 6 the road, and includes, but is not limited to, engines,
- 7 cars, tenders, coaches, sleeping cars and parts necessary
- 8 for the repair and maintenance of such rolling stock.
- 9 (m) The gross receipts from sales of airflight
- 10 equipment and the storage, use or other consumption of such
- 11 property by airline companies taxed under the provisions of
- 12 sections 270.071 to 270.079. For purposes of this clause,
- 13 "airflight equipment" includes airplanes and parts necessary
- 14 for the repair and maintenance of such airflight equipment,
- 15 and flight simulators.
- 16 (n) The gross receipts from the sale of telephone
- 17 central office telephone equipment used in furnishing
- 18 intrastate and interstate telephone service to the public.
- 19 (o) The gross receipts from the sale of and the
- 20 storage, use or other consumption by persons taxed under the
- 21 in lieu provisions of chapter 298, of mill liners, grinding
- 22 rods and grinding balls which are substantially consumed in
- 23 the production of taconite, the material of which primarily
- 24 is added to and becomes a part of the material being
- 25 processed.
- 26 (p) The gross receipts from the sale of tangible
- 27 personal property to, and the storage, use or other
- 28 consumption of such property by, any corporation, society,
- 29 association, foundation, or institution organized and
- 30 operated exclusively for charitable, religious or
- 31 educational purposes if the property purchased is to be used
- 32 in the performance of charitable, religious or educational

- 1 functions, or any senior citizen group organized and
- 2 operated exclusively for pleasure, recreation and other
- 3 nonprofit purposes, no part of the net earnings of which
- 4 inures to the benefit of any private shareholders;
- 5 (q) The gross receipts from the sale of caskets and
- 6 burial vaults;
- 7 (r) The gross receipts from the sale of cigarettes.
- 8 (s) The gross receipts from the sale of an automobile
- 9 or other conveyance if the purchaser is assisted by a grant
- 10 from the united States in accordance with 38 United States
- 11 Code, Section 1901, as amended,
- 12 (t) The gross receipts from the sale to the licensed
- 13 aircraft dealer of an aircraft for which a commercial use
- 14 permit has been issued pursuant to section 360,654, if the
- 15 aircraft is resold while the permit is in effect,
- 16 (u) The gross receipts from the sale of building
- 17 materials to be used in the construction or remodeling of a
- 18 residence when the construction or remodeling is financed in
- 19 whole or in part by the United States in accordance with 38
- 20 United States Code, Sections 801 to 805, as amended, This
- 21 exemption shall not be effective at time of sale of the
- 22 materials to contractors, subcontractors, builders or
- 23 owners, but shall be applicable only upon a claim for refund
- 24 to the commissioner of taxation filed by recipients of the
- 25 benefits provided in Title 38 United States Code, Chapter
- 26 21, as amended. The commissioner shall provide by
- 27 regulation for the refund of taxes paid on sales exempt in
- 28 accordance with this paragraph.
- 29 (v) The gross receipts from the sale of textbooks which
- 30 are prescribed for use in conjunction with a course of study
- 31 in a public or private school, college, university and
- 32 business or trade school to students who are regularly

- 1 enrolled at such institutions. For purposes of this clause
- 2 a "public school" is defined as one that furnishes course of
- 3 study, enrollment and staff that meets standards of the
- 4 state board of education and a private school is one which
- 5 under the standards of the state board of education,
- 6 provides an education substantially equivalent to that
- 7 furnished at a public school. Business and trade schools
- 8 shall mean such schools licensed pursuant to section 141.25.
- 9 (w) The gross receipts from the sale of and the storage
- 10 of material designed to advertise and promote the sale of
- 11 merchandise or services, which material is purchased and
- 12 stored for the purpose of subsequently shipping or otherwise
- 13 transferring outside the state by the purchaser for use
- 14 thereafter solely outside the state of Minnesota-;- ;
- 15 (x) The gross receipts from the operation of bingo
- 16 games conducted by a congressionally chartered veterans!
- 17 organization.
- 18 Sec. 2. This act is effective the day following its
- 19 final enactment.

	House Companion No.	DUPLICATE S. F. NO. 1375 A bill for an act relating to counties; co fees for boarding prisoners in county jails; Minnesota Statutes 1974, Sections 387.20, Sub 6; and 641.12; repealing Minnesota Statutes 1641.11, and 641.13.	amenaing		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.	(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.		
	1375	SENATE ACTION Introduced by Senators APR 7 1975 Committee on LOCAL GOVERNMENT Committee Recommendation and Adoption of Report	*	HOUSE ACTION House Companion is H. F. No. Read FIRST TIME and Referred to the Committee om Committee Recommendation and Adoption of Report				
0	*	Read SECOND TIME 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 Secreta State	ry of the Senate of Minnesota		Read THIRD TIME Passed by the House Returned to the Senate	Ref acti	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 amittee action.	

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Mr. Chmielewski introduced--

S. F. No. 1375: Referred to the Committee on LOCAL GOVERNMENT

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A bill for an act
1
2
        relating to counties; county sheriffs; fees for
3
         boarding prisoners in county jails; amending
         Minnesota Statutes 1974, Sections 387,20,
         Subdivisions 5 and 6; and 641,12; repealing
5
         Minnesota Statutes 1974, Sections 641,11, and
         641.13.
    BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
 8
9
         Section 1. Minnesota Statutes 1974, Section 387,20,
    Subdivision 5, is amended to read:
10
11
         Subd. 5. The county sheriff shall charge and collect
12
    all fees and per diems prescribed by law and may require
13
    such fees and per diems to be paid before performing the
    servicer for which they are charged. The sheriff shall pay
14
    all such fees and per diems to the county in the manner and
15
16
    at the times prescribed by the county board, but not less
17
    often than once each month. The sheriff shall not retain
18
    any additional compensation or other emolument for his
19
    services in any activity of county government. For purposes
    of this subdivision, (1) the expenses of the sheriff
20
21
    incurred by him in the performance of his official dutier
22
    for his county, (2) uniform allowances, (3) mileage and
23
   travel allowances, except as the board shall have furnished
24 motor vehicles pursuant to Minnesota Statutes 1961, Section
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- 1 387.29, (4) living quarters provided by the county, and (5)
- 2 payments for boarding prisoners, shall not be deemed an
- 3 emolument of the office.
- 4 In-lieu-of-payments-made-to-the-oheriff-pursuant-to
- 5 Minnesota-Statutes-19617-Sections-6417027-6417037-641711-07
- 6 641,13-the-county-boardy-at-its option-may-provide-ior
- 7 boordy-laundry-and-other-services-tor-prisoners-in-the
- 8 county-joil-and-thereafter-the-sheriff-shall-net-receive-any
- 9 additional-compensation-for-providing-boardy-laundry-or
- 10 other services for prisoners as provided in Hinnocota
- 11 Statutes 1961, Sections 641, 02, -641, 03, -641, 11 or -641, 13, -
- 12 Sec. 2. Minnesota Statutes 1974, Section 387.20,
- 13 Subdivision 6, is amended to read:
- 14 Subd. 6. The county board by resolution shall provide
- 15 the budget for (1) the salaries of deputies, jailers,
- 16 matrons, bailiffs, clerks and other employees in the office
- 17 of the sheriff; (2) other expenses necessary in the
- 18 performance of the duties of said office , including board,
- 19 laundry and other services for prisoners in the county jail,
- 20 and (3) the payment of premiums of any bonds or license fees
- 21 required of the sheriff or any deputy or other employee in
- 22 said office and the board is authorized to appropriate funds
- 23 therefor and for the salary of the sheriff.
- 24 Sec. 3. Minnesota Statutes 1974, Section 641.12, is
- 25 amended to read:
- 26 641.12 [COLLECTION OF BOARD BILLS.] At the end of every
- 27 month the sheriff of each county shall render to the county
- 28 auditor a statement showing the name of each fugitive from
- 29 justice, United States prisoner, one committed from another
- 30 county or one committed by virtue of any city ordinance, the
- 31 amount due the county for board of each and from whom, and
- 32 also of all amounts due for board of prisoners for the

- 1 preceding month. -He shall collect and pay to the comments.
- 2 bills-for-board-of-priconcre-duc-fron-any-source-except-his
- 3 own-country and-medicet-to-edicet-any-such-bill-shalk
- 4 render-him-14able-on-his-bond-therefor;
- 5 Sec. 4. Minnesota Statutes 1974, Sections 641,11, and
- 6 641.13, are repealed.

-	House Companie No.		DUPLICATE S. F. NO. 1376 A bill for an act relating to labor; public employees labor relations act; establishing special arbitration procedures for teachers; limiting financial awards to teachers; amending Minnesota Statutes 1974, Chapter 179, by adding a section. B. D. No. B1248		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.	Date The Senate	(SENATE ACTION) Received from House Laid on Table Taken from Table CONCURRENCE Date The Senate concurred in House amendments to S. F. No		
	1376	*	SENATE ACTION Introduced by Senators & Standard	-	Read FIRST TIME Committee on Committee Recommendation and Adoption of Re		House Companion is H. F. No.		
SE		*	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole Read THIRD TIME Passed by the House	C	nief Clerk, House of Representatives		
	Printed Page No.	*	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of the Senate State of Minnesota		Returned to the Senate	CONFI	OTHER ACTION efer to back of cover for other tion. CRENCE COMMITTEE ACTION efer to back of cover for conference mmittee action.		

Messrs. Brown and Stassen introduced--

S. F.No. 1376: Referred to the Committee on LABOR AND COMMERCE

1	A bill for an act
2	relating to labor; public employees labor
3	relations act; establishing special arbitration
4 5	procedures for teachers; limiting financial awards
5	to teachers; amending Minnesota Statutes 1974, Chapter 179, by adding a section.
-	chapter 1797 by adding a section.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
	Section 1. Minnesota Statutes 1974, Chapter 179, is
	amended by adding a section to read:
	[179,691] [TEACHER CONTRACTS.] Subdivision 1.
	Notwithstanding section 179.69, if the exclusive
	representative of a group of teachers and the teachers!
	employer have not reached agreement on economic terms of
	employment including compensation and fringe benefits but
	not retirement benefits or contributions by August 1, the
	director shall certify the unresolved economic matters to a
	regional arbitration panel. Regional arbitration panels
	shall be established in each of the judicial districts as
	described in section 2.722. The arbitration panel shall
	issue its award before August 15.
	Subd. 2. Any arbitration award issued for teachers
	pursuant to this section or any other provision of law shall
	include only economic matters including compensation and

- 1 fringe benefits but not retirement contributions or
- 2 benefits.
- 3 Subd. 3. Before issuing an arbitration award to
- 4 teachers, the arbitration panel shall note the expected
- 5 increase in school revenues for the school district affected
- 6 by the award for the year of the award over the previous
- 7 contract year expressed as a percentage. The award to the
- 8 teachers shall not result in a greater percentage increase
- 9 in economic benefits to the teachers for the year of the
- 10 award over the previous contract year than the expected
- 11 percentage increase in school board revenues for the year of
- 12 the award over the previous contract year.
- 13 Sec. 2. [EFFECTIVE DATE.] This act is effective the
- 14 day following final enactment.

	House Companion No.	DUPLICATE S. F. NO. 1377 A bill for an act relating to taxation; affording alternative relief from the assessment of homestead property. B. D. No. B2125		COMPARISON ACTION Date moved that F. No andF. No be referred for comparison. Date Upon motion ofF. No was substituted forF. No which was indefinitely postponed.	(SENATE ACTION) Received from House		
4	1377	SENATE ACTION Introduced by Senators Fiedurito APR 7 1975 Read FIRST TIME Committee on TAXES AND TAX LAWS Committee Recommendation and Adoption of Report	*	HOUSE ACTION House Companion is H. F. No. Read FIRST TIME Committee on Committee Recommendation and Adoption of Report			
,		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 ection. PERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.	

5

Messrs. Pillsbury and Frederick introduced--

S. F. No. 1377: Referred to the Committee on TAXES AND TAX LAWS

from the assessment of homestead property, 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: Section 1. The owner of any real estate used for the

purposes of a homestead may, within ten days after he is informed of the market value established by the assessor,

notify the assessor that the value is excessive and that a

A bill for an act

relating to taxation; affording alternative relief

specified lower value is correct. The notification to the

assessor shall be on a form prescribed by the commissioner 10

of revenue. The assessor shall thereupon reconsider the 11

Valuation of the real estate. Within 20 days after 12

receiving notification from the owner, the assessor shall 13

advise the owner whether or not the owner's valuation is 14

accepted as correct. If the assessor does not accept the 15

owner's valuation, the owner may, within ten days after 16

being notified of the assessor's decision, notify the county 17

auditor that he elects to sell the real estate to the 18

county. The sale price shall be the market value of the 19

homestead established by the owner in his notification to 20

the assessor that the assessor's value is excessive. The 21

22 purchase price shall be paid by the county from its general

- 1 revenue fund. The sale shall be consummated and the
- 2 purchase price paid not less than two months nor more than
- 3 four months after the date of the election. The county may
- 4 dispose of real estate acquired pursuant to this subdivision
- 5 upon any terms as the county board establishes. Sale of
- 6 real estate pursuant to this subdivision is alternative to
- 7 any other relief from the assessment of property taxes
- 8 provided by law.
- 9 Sec. 2. This act is effective for property taxes
- 10 assessed in 1975 and thereafter and due and payable in 1976
- 11 and thereafter.

	House Companion No.	DUPLICATE S. F. NO. 1378 A bill for an act relating to licensing; appraisers and planners; amending Minnesota Sections 326.02, Subdivisions 1, 5 and by add 326.03, Subdivision 1; 326.04; 326.05; 326.05 division 2; 326.09; 326.10, Subdivisions 1, Subdivision 1; 326.12; 326.13; and 326.14.	ing subdivisions				
	*		B. D. No. B3120		for F. Nowhich was indefinitely postponed.		Secretary of the Senate
		SENATE ACTION			HOUSE A	CHON	House Companion is H. F. No.
	8	Introduced by Senators Mouthern	and Referred to the		Read FIRST TIME and Referred to the Committee on		and Referred to the
	137	Read FIRST TIME APR 7 1975 Committee on GOVERNMENTAL OPERATIONS Committee Recommendation and Adoption of Report			Committee Recommendation and Adoption of Report		
	*	Read SECOND TIME Committee of the Whole		*	Read SECOND TIME Committee of the Whole		
SE	ed Page No.	Read THIRD TIME Passed by the Senate	retary of the Senate	*	Read THIRD TIME Passed by the House Returned to the Senate	CONF	Chief Clerk, House of Representatives State of Minnesota OTHER ACTION defer to back of cover for other ction. ERENCE COMMITTEE ACTION defer to back of cover for conference defer to back of cover for conference defer to back of cover for conference

Mr. McCutcheon introduced-

S. F. No. 1378: Referred to the Committee on GOVERNMENTAL OPERATIONS

Pursuant to Rute 35, referred to the Committee on Rules and Administration

1 A bill for an act 2 relating to licensing; state licensing of appraisers and planners; amending Minnesota Statutes 1974, Sections 326,02, Subdivisions 1, 5 4 and by adding subdivisions; 326.03, Subdivision 1; 5 6 326.04; 326.05; 326.07; 326.08, Subdivision 2; 326,09; 326,10, Subdivisions 1, 2 and 7; 326,11, 8 Subdivision 1; 326,12; 326,13; and 326,14, 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 10 Section 1. Minnesota Statutes 1974, Section 326.02, 11 Subdivision 1, is amended to read: 326.02 [REGISTRATION OF ARCHITECTS, ENGINEERS, 12 SURVEYORS, APPRAISERS AND PLANNERS, | Subdivision 1. 13 [REGISTRATION MANDATORY,] In order to safeguard life, 14 health, and property, and to promote the public welfare, any 16 person in either public or private capacity practicing, or offering to practice, architecture, professional 17 engineering, -or land surveying , appraising or planning in 18 19 this state, either as an individual, a co-partner, or as 20 agent of another, shall be registered as hereinafter provided. It shall be unlawful for any person to practice, 21 or to offer to practice, in this state, architecture, 22 professional engineering, -or land surveying, appraising or 23 24 planning, or to solicit or to contract to furnish work

- 1 within the terms of sections 326.02 to 326.16, or to use in
- 2 connection with his name, or to otherwise assume, use or
- 3 advertise any title or description tending to convey the
- 4 impression that he is an architect, professional engineer
- 5 (hereinafter called engineer)-or , land surveyor, appraiser
- 6 or planner, unless such person is qualified by registration
- 7 under sections 326.02 to 326.16.
- 8 Sec. 2. Minnesota Statutes 1974, Section 326.02, 1s
- 9 amended by adding a subdivision to read:
- 10 Subd. 4a. [PRACTICE OF APPRAISING.] Any person in
- 11 public or private employ shall be deemed to be practicing
- 12 appraising, within the meaning of sections 326.02 to 326.16,
- 13 when he is qualified in his particular field by education,
- 14 training and experience to estimate and does estimate the
- 15 value of real and personal property and property rights in
- 16 accordance with recognized valuation principals for monetary
- 17 compensation.
- sec. 3. Minnesota Statutes 1974, Section 326.02, is
- 19 amended by adding a subdivision to read;
- 20 Subd. 4b. [PRACTICE OF PLANNING.] Any person shall be
- 21 deemed to be practicing planning, within the meaning of
- 22 sections 326.02 to 326.16, when he prepares any plans,
- 23 ordinances, survey analyses or other noneconomic based work
- 24 for which compensation has been solicited or received and
- 25 where such plans, ordinances, analyses and other works are
- 26 utilized to enact ordinances, regulations and other
- 27 legislative and land use controls which may affect the
- 28 health, safety and general economic, educational, physical
- 29 and emotional welfare of the public or which are used to
- 30 promote private and public areas and in urban or rural
- 31 areas,
- 32 Sec. 4. Minnesota Statutes 1974, Section 326,02,

Subdivision 5, is amended to read: Subd. 5. [LIMITATION.] The provisions of sections 326,02 to 326,16 shall not apply to the preparation of plans 4 and , specifications , and appraisals for the erection, 5 enlargement, or alteration of any building or other , 6 structure , land or tangible or intangible property by any 7 person, for his exclusive occupancy or use, unless such 8 occupancy or use involves the public health or safety or the 9 health or safety of the employees of said person, or of the 10 buildings listed in section 326.03, subdivision 2, nor to any detailed or shop plans required to be furnished by a 11 contractor to a registered engineer or architect, nor to any standardized manufactured product, nor to any construction 13 superintendent supervising the execution of work designed by 14 an architect or engineer registered in accordance with 15 section 326.03, nor to the planning for and supervision of 16 the construction and installation of work by an electrical 17 contractor or master plumber as defined in and licensed 18 pursuant to this chapter, where such work is within the 19 scope of such licensed activity and not within the practice of professional engineering or architecture as defined in 21 section 326.02, subdivisions 2 and 3. 22 Sec. 5. Minnesota Statutes 1974, Section 326.03, 23 Subdivision 1, is amended to read: 326.03 [REGISTRATION REQUIRED.] Subdivision 1. No 25 26 person, except an architect, engineer or , land surveyor, appraiser or planner registered as provided for in sections 27 326.02 to 326.15 shall practice architecture, professional 28 29 engineering, -or land surveying, appraising or planning, 30 respectively, in the preparation of plans, specifications, 31 report, plats or other-architectural, engineering, er land 32 ourveying similar documents, or in the observation of

1 architectural, engineering, -er land surveying, appraising 2 or planning projects. Sec. 6. Minnesota Statutes 1974, Section 326.04, is amended to read: 326.04 ISTATE BOARD OF REGISTRATION FOR ARCHITECTS, ENGINEERS, SURVEYORS, APPRAISERS AND PLANNERS, 1 To carry out the provisions of sections 326.02 to 326.15 there is hereby created a state board of registration for architects, 9 engineers, and land surveyors , appraisers and planners (hereinafter called the board) consisting of-sisteen 19 10 members, who shall be appointed by the governor. Three 11 12 members shall be registered architects, five members shall 13 be registered engineers, one member shall be a registered 14 land surveyor-and , six members shall be public members as 15 defined for purposes of Laws 1973, Chapter 638 , two members 16 shall be registered appraisers, and two members shall be registered planners . Not more than one member of said 17 board shall be from the same branch of the profession of 18 engineering. The members of the first board shall be 20 appointed to serve for the following terms: two members for 21 one year; two members for two years; two members for three 22 years; and one member for four years, said term ending on 23 the first day of January of the succeeding years. On the 24 expiration of each of said terms the term of office of each 25 newly appointed or reappointed member of the board shall be 26 for a period of four years and shall terminate on the first 27 day of January; except that each member shall hold over 28 after the expiration of his term until his successor shall 29 have been duly appointed and qualified. The two engineering 30 members of the board added by this amendment shall be 31 appointed for the following term; one for a term ending on 32 the first day of January of the next succeeding year, and

- 1 one for a term ending on the first day of January of the
- 2 second succeeding year following his appointment.
- 3 Thereafter their successors shall be appointed for a term of
- 4 four years as provided for the other members of the board.
- 5 Each public member of the board shall be appointed for a
- 6 term of four years, provided that of the initial public
- 7 members appointed two shall serve for a term of one year,
- 8 two shall serve for a term of two years, and two shall serve
- 9 for a term of three years. The governor may remove any
- 10 member of the board for misconduct, incompetency or neglect
- 11 of duty. Vacancies in the membership of the board, however
- 12 created, shall be filled by appointment by the governor for
- 13 the unexpired term.
- 14 Sec. 7. Minnesota Statutes 1974, Section 326.05, is
- 15 amended to read:
- 16 326,05 (QUALIFICATIONS OF BOARD MEMBERS.) Each member
- 17 of the board shall be a citizen of the United States and a
- 18 resident of this state at the time of his appointment. Each
- 19 member except the public members shall have been engaged in
- 20 the practice of his profession for at least ten years and
- 21 shall have been in responsible charge of work for at least
- 22 five years, Each such member shall be a member in good
- 23 standing of a recognized society of architects, engineers,
- 24 or land surveyors , or in the case of appraisers or planners
- 25 shall be of recognized ability in the field of appraising or
- 26 planning; and, except as provided in section 326.06, shall
- 27 be a registered architect, registered engineer, ---
- 28 registered land surveyor , registered appraiser or
- 29 registered planner .
- 30 Sec. 8. Minnesota Statutes 1974, Section 326.07, is
- 31 amended to read:
- 32 326,07 [BOARD, MEETINGS OF, OFFICERS, QUORUM.] The

- 1 board shall hold a meeting within 30 days after its members
- 2 are first appointed, and thereafter shall hold at least two
- 3 regular meetings each year. Special meetings shall be held
- 4 at such times as the bylaws of the board may provide,
- 5 Notice of all meetings shall be given in such manner as the
- 6 bylaws may provide. The board shall elect annually from its
- 7 members a chairman, a vice-chairman and a
- 8 secretary-treasurer. A quorum of the board shall consist of
- 9 not less than-eight ten members, of whom two shall be
- 10 architects, three engineers, and three public members , one
- 11 appraiser and one planner .
- 12 Sec. 9. Minnesota Statutes 1974, Section 326.08,
- 13 Subdivision 2, is amended to read:
- 14 Subd. 2. Any member of the board, the executive
- 15 secretary of the board, or the attorney for the board may be
- 16 authorized by the board to attend any architectural,
- 17 engineering, -or land surveying, appraising or planning
- 18 conference or meeting held outside of this state, the major
- 19 purpose of which is the consideration of problems directly
- 20 associated with the registration of architects, professional
- 21 engineers, -or land surveyors , appraisers or planners . In
- 22 addition to any subsistence and travel allowance prescribed
- 23 by law for travel outside of the state, a member of the
- 24 board who attends such an architecturaly engineeringy or
- 25 land-surveying conference or meeting pursuant to
- 26 authorization by the board shall receive \$35 for each day or
- 27 portion thereof he attends the conference or meeting or
- 28 travels to or from the conference or meeting.
- 29 Sec. 10. Minnesota Statutes 1974, Section 326.09, 1s
- 30 amended to read:
- 31 326.09 [RECORDS AND REPORTS OF BOARD.] The board shall
- 32 keep a record of its proceedings and a register of all

- 1 applicants for registration, showing for each the date of
- 2 application, name, age, educational and other
- 3 qualifications, place of business, and the place of
- 4 residence, whether or not an examination was required and
- 5 whether the applicant was rejected or a certificate of
- 6 registration granted, and the date of such action. The
- 7 books and register of the board shall be prima facie
- 8 evidence of all matters recorded therein. A roster showing
- 9 the names and places of business and of residence of all
- 10 registered architects, engineers, and land surveyors,
- 11 appraisers and planners shall be prepared by the
- 12 secretary-treasurer of the board during the month of
- 13 January, of each year; such roster shall be printed out of
- 14 the funds of the board, as provided in section 326.08. On
- 15 or before the first day of October in each even numbered
- 16 year, the board shall submit a biennial report to the
- 17 governor covering its activities during the two preceding
- 18 fiscal years, together with a complete statement of the
- 19 receipts and expenditures of the board, signed by the
- 20 chairman and the secretary-treasurer, and a copy of the
- 21 roster of registered architects, -registered engineers ,-and
- 22 registered land surveyors , appraisers and planners .
- 23 Sec. 11. Minnesota Statutes 1974, Section 326.10,
- 24 Subdivision 1, is amended to read:
- 25 326.10 [CERTIFICATES OF REGISTRATION.] Subdivision 1.
- 26 [ISSUANCE.] The board shall on application therefor on a
- 27 prescribed form, and the payment of a fee of \$15, issue a
- 28 certificate of registration as an architect, engineer, -or
- 29 land surveyor , appraiser or planner except that the
- 30 application fee for appraisers shall be \$50, a licensing
- 31 certification document shall be \$25, and a renewal fee shall
- 32 be \$10 . A separate fee shall be paid for each profession

1 registered.

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(1) To any person over 25 years of age, who is a
3 citizen of the United States or Canada, or who has made
4 declaration of his intention to become a citizen of the
5 United States; who speaks and writes the English language;
6 who is of good moral character and repute, and has been
7 actively engaged for eight or more years in architectural or
8 engineering work, or engaged for six or more years in land
   surveying, appraising or planning. The character of such
   work shall be satisfactory to the board. Each scholastic
10
   year of teaching or of study satisfactorily completed of
12 architecture in a school or college of architecture
   accredited by the national architectural accrediting board,
13
14 or for each scholastic year of teaching or of study
15 satisfactorily completed of engineering in an engineering
16 curriculum accredited by the engineers' council for
17 professional development, or for the land surveyor each
18 scholastic year of teaching or of study satisfactorily
19 completed in an engineering and land surveying curriculum
20 accredited by the engineers' council for professional
    development, shall be considered as equivalent to one year
21
22 of such active engagement, provided, however, that three
    years of actual experience of a standard satisfactory to the
23
    board shall be required in addition to school attendance,
24
         An honorably discharged veteran of World War I or World
 25
     War II shall be given credit for such experience or
 26
    education gained in the armed services of the United States
 27
     as meets the standards fixed by the board.
 28
          (2) To any person who holds a like unexpired
 29
 30 certificate of registration issued to him by proper
 31 authority in the District of Columbia, in any state or
 32 territory of the United States, or in any province of
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- 1 Canada, in which the requirements for registration of
- 2 architects, engineers, or land surveyors, appraisers or
- 3 planners are equal to those fixed by the board and by the
- 4 laws of this state, and in which similar privileges are
- 5 extended to the holders of certificates of registration
- 6 issued by this state. The board may require such person to
- 7 submit a certificate of his technical qualification from the
- 8 National Council of Architectural Registration Boards in the
- 9 case of an architect, and from the National Council of
- 10 Engineering Examiners in the case of an engineer.
- 11 Sec. 12. Minnesota Statutes 1974, Section 326,10,
- 12 Subdivision 2, is amended to read!
- 13 Subd. 2. [EXAMINATION.] The board may subject any
- 14 applicant to such examinations as may be deemed necessary to
- 15 establish his qualifications,
- 16 In determining the qualifications in such cases of
- 17 applicants for registration as architects, a majority vote
- 18 of the architect members of the board only shall be
- 19 required; in determining the qualifications in such cases of
- 20 applicants for registration as engineers, a majority vote of
- 21 the engineer members of the board only, shall be required;
- 22 and in determining the qualifications of applicants for
- 23 registration as land surveyors, the affirmative vote of the
- 24 land surveyor member and of one engineer of the board only,
- 25 shall be required; in determining the qualifications of
- 26 applicants for registration and certification as appraisers,
- 27 the affirmative vote of the appraiser members and one other
- 28 member of the board only, shall be required; and in
- 29 determining the qualifications of applicants for
- 30 registration and certification as planners, the affirmative
- 31 vote of the planner members and one other member of the
- 32 board only, shall be required .

- 1 Sec. 13. Minnesota Statutes 1974, Section 326,10,
- 2 Subdivision 7, is amended to read:
- 3 Subd. 7. [ARCHITECT-IN-TRAINING; ENGINEER-IN-TRAINING;
- 4 LAND SURVEYOR-IN-TRAINING; APPRAISER-IN-TRAINING;
- 5 PLANNER-IN-TRAINING, 1 (1) Any applicant for certification as
- 6 an architect-in-training who is a graduate with a bachelor
- 7 of architecture degree from an accredited school or college
- 8 of architecture or who has had equivalent education or
- 9 experience or a combination thereof of a grade and character
- 10 acceptable to the board shall receive from the board, upon
- 11 passing an examination in fundamental architectural
- 12 subjects, a certificate stating that he has passed such
- 13 examination and that his name has been recorded as an
- 14 architect-in-training.
- 15 (2) Any applicant for certification as an
- 16 engineer-in-training who is a graduate with a bachelor of
- 17 engineering degree from a school or college having an
- 18 accredited engineering curriculum or who has had equivalent
- 19 education or experience or a combination thereof of a grade
- 20 and character acceptable to the board shall receive from the
- 21 board, upon passing an examination in fundamental
- 22 engineering subjects, a certificate stating that he has
- 23 passed such examination and that his name has been recorded
- 24 as an engineer-in-training.
- 25 (3) Any applicant for certification as a land
- 26 surveyor-in-training who has had a minimum of four years of
- 27 qualifying experience of a character satisfactory to the
- 28 board, of which a formal education may constitute a part
- 29 thereof, shall receive from the board, upon passing a
- 30 written examination on the fundamentals of mathematics and
- 31 the basic principles of land surveying, a certificate
- 32 stating that he has passed such examination and that his

1 name has been recorded as a land surveyor-in-training. (4) Any applicant for certification as an 2 appraiser-in-training who is a graduate with a bachelor of 3 arts or a bachelor of science degree in appraising or an equivalent degree from a school or college having an accredited appraisal curriculum or who has had equivalent education or experience or a combination thereof of a grade 7 and character acceptable to the board, shall receive from 8 the board upon passing an examination in fundamental 9 appraisal subjects, a certificate stating that he has passed 10 such examination and that his name has been recorded as an 11 appraiser-in-training. 12 (5) Any applicant for certification as a 13 planner-in-training who is a graduate with a bachelor of 14 arts or a bachelor of science degree in planning or an 15 equivalent degree from a school or college having an 16 accredited planning curriculum or who has had equivalent 17 education or experience or a combination thereof of a grade 18 and character acceptable to the board, shall receive from 19 the board upon passing an examination in fundamental 20 planning subjects, a certificate stating that he has passed 21 such examination and that his name has been recorded as a 22 planner-in-training. 23 Sec. 14. Minnesota Statutes 1974, Section 326,11, 24 Subdivision 1, is amended to read: 25 326.11 [CERTIFICATES OF REGISTRATION, REVOCATION, 26 RE-ISSUE, DUPLICATES.] Subdivision 1. [REVOCATION.] The 27 board shall have the power to revoke or suspend as 28 hereinafter provided, the certificate of registration of any 29 30 architect, engineer, or land surveyor, appraiser or planner 31 who is found guilty by the board of any fraud or deceit in 32 obtaining a certificate of registration, or of attaching his

- 1 seal or signature to any plan, specification, report, plat,
- 2 or other architectural, engineering, -or land surveying,
- 3 appraising or planning document not prepared by him or under
- 4 his direct supervision, or of gross negligence,
- 5 incompetency, or misconduct in the practice of architecture,
- 6 engineering, -or land surveying, appraising or planning, or
- 7 upon conviction of any violation of sections 326,02 to
- 8 326.16 or amendments thereof, or of any crime involving
- 9 moral turpitude or upon adjudication of insanity or
- 10 incompetency, and in the case of such conviction or
- 11 adjudication, such revocation or suspension may be made by
- 12 the board on its own motion on the filing with its
- 13 secretary-treasurer of a copy of the minutes of such
- 14 conviction and judgment or adjudication, duly certified by
- 15 the clerk in whose custody they are, the same to be
- 16 conclusive evidence of such conviction or adjudication.
- 17 Sec. 15. Minnesota Statutes 1974, Section 326,12, is
- 18 amended to read:
- 19 326.12 [CERTIFICATES AS EVIDENCE; SEALS OF
- 20 REGISTRANTS, 1 Subdivision 1. [JUDICIAL PROOF. 1 The issuance
- 21 of a certificate of registration by the board shall be
- 22 evidence that the person named therein is entitled to all
- 23 the rights and privileges of a registered architect,
- 24 registered engineer, -or registered land surveyor ,
- 25 registered appraiser or registered planner while the
- 26 certificate remains unrevoked or has not expired or has not
- 27 been suspended.
- 28 Subd. 2. [SEAL.] Each registrant may, upon
- 29 registration, obtain a seal of a design approved by the
- 30 board, bearing the registrant's name and the legend
- 31 "registered architect," "registered professional engineer,"
- 32 or "registered land surveyor ," "registered appraiser," or

1 "registered planner ." Plans, specifications, plans, plans 2 reports, and other documents prepared by a registrant may be 3 stamped with the seal during the life of registrant's 4 certificate. A rubber stamp facsimile thereof may be used 5 in lieu of the seal on tracings from which prints are to be 6 made or on papers which would be damaged by the regular 7 seal. It shall be unlawful for any one to stamp or seal any 8 document with the stamp or seal after the certificate of the 9 registrant named thereon has expired, been revoked or 10 suspended, unless said certificate shall have been renewed 11 or reissued. 12 Subd. 3. [CERTIFIED SIGNATURE.] Each plan, 13 specification, plat, report, or other document which 14 sections 326.02 to 326.16 require be prepared by a 15 registered architect, registered engineer, -or registered 16 land surveyor , registered appraiser or registered planner 17 shall bear the signature of the person preparing it, or the 18 signature of the person under whose direct supervision it 19 was prepared. Each signature shall be accompanied by a 20 certification that the signer is registered under sections 326.02 to 326.16, by the person's registration number, and 21 22 by the date on which the signature was affixed. The provisions of this paragraph shall not apply to documents of 23 an intra-office or intra-company nature. 24 Sec. 16. Minnesota Statutes 1974, Section 326,13, is 25 26 amended to read: 326.13 [PRACTICE EXEMPT.] Registration under the 27 provisions of sections 326,02 to 326,15 shall not be 28 required for the following types of professional practice: (1) Practice as an architect-or , an engineer, or 30 appraiser in this state, by any person not a resident of and 31 32 having no established place of business in this state, or

- 1 any person resident in this state, but whose arrival in the
- 2 state is recent; provided, however, such person shall have
- filed an application for registration as an architect-or ,
- 4 an engineer, or appraiser and shall have paid the fee
- 5 provided for in section 326,10. Such exemption shall
- 6 continue for only such reasonable time as the board requires
- 7 in which to consider and grant or deny the application for
- 8 registration; and, provided, such person is legally
- 9 qualified to practice such profession in his own state or
- 10 country in which the requirements and qualifications for
- 11 obtaining a certificate of registration are not lower than
- 12 those specified in sections 326,02 to 326,15;
- 13 (2) Practice as an architect, an engineer, --- a land
- 14 surveyor , appraiser, or planner by any person not a
- 15 resident of, and having no established place of business in,
- 16 this state, as a consulting associate of an architect, an
- 17 engineer, or a land surveyor registered under the provisions
- 18 of sections 326,02 to 326,15; provided, the non-resident is
- 19 qualified for such professional service in his own state or
- 20 country;
- 21 (3) Practice as an architect, an engineer, or a land
- 22 surveyor solely as an officer or employee of the United
- 23 States ;
- 24 (4) Practice as a planner or appraiser shall not be
- 25 exempt from the provisions of sections 326.02 to 326.15
- 26 because of practice solely as an officer or employee of the
- 27 United States, the state of Minnesota, or any county,
- 28 municipality or other public body .
- 29 Sec. 17. Minnesota Statutes 1974, Section 326.14, is
- 30 amended to read:
- 31 326,14 (CORPORATIONS AND PARTNERSHIPS AUTHORIZED.) A
- 32 corporation or partnership may engage in work of an

- 1 architectural or engineering character, or in land surveying
- 2 , appraising or planning in this state, provided the person
- 3 or persons connected with such corporation or partnership in
- 4 responsible charge of such work is or are registered as
- 5 herein required for the practice of architecture,
- 6 engineering—and , land surveying , appraising and planning
- 7 .

Con	House npanion No.	DUPLICATE S. F. NO. 1379 A bill for an act relating to economic development; participation in federal programs by the area redevelopment agency; appropriating money; amending Minnesota Statutes 1974, Section 472.13, by adding a subdivision. B. D. No. B2457		COMPARISON ACTION Date moved that F. No andF. No be referred for comparison. Date Upon motion ofF. No was substituted for F. No which was indefinitely postponed.	(SENATE ACTION) Received from House		
,	1379	SENATE ACTION Introduced by Senators Read FIRST TIME Committee on LABOR AND COMMERCE Committee Recommendation and Adoption of Report		Read FIRST TIME Committee on Committee Recommendation and Adoption of R		House Companion is H. F. No. and Referred to the	
		Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole			
7 3	ted 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. Perpich, A. J.; Arnold and Perpich, G. introduced--S. F. No. 1379: Referred to the Committee on LABOR AND COMMERCE

	A bill for an act
	relating to economic development; participation in federal programs by the area redevelopment agency; appropriating money; amending Minnesota Statutes 1974, Section 472.13, by adding a subdivision.
BE	IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
	Section 1. [472,125] [PARTICIPATION IN FEDERAL LOANS
OR	GUARANTEES.] The state agency may participate with the
app	ropriate federal agency under the Rural Development Act
of	1972, the Public Works and Economic Development Act of
196	5, or the Small Business Act in the financing of
pro	jects. Such participation may take the form of loans or
gua	rantees of any balance remaining after federal
par	ticipation. In no event shall a loan or guarantee exceed
20	percent of the total cost of the project. In addition,
the	total guarantees outstanding at any time shall not
exc	eed five times the balance in the development revolving
fur	d.
	Sec. 2. Minnesota Statutes 1974, Section 472.13, is
ane	nded by adding a subdivision to read:
	Subd. 4. The state agency may utilize any moneys in
the	revolving fund for the purpose of matching federal funds
ava	ilable under the Public Works and Economic Development

1	A	c	t	0	£	1	9	6	5		
_		_		_			_	_	_	_	=

- 2 Sec. 3. There is hereby appropriated and transferred
- 3 from the general fund to the development revolving fund
- 4 established by Minnesota Statutes, Section 472.13, the sum
- 5 of \$1,000,000. Moneys appropriated by this section shall
- 6 become a part of the development revolving fund and remain
- 7 available until expended.
- 8 Sec. 4. This act is effective the day following final
- 9 passage.

1	House Companion No.	DUPLICATE FIRST ENGROSSMENT S. F. NO. 1379 A bill for an act relating to economic development; participation in federal programs by the area redevelopment agency; authorizing the state agency to make certain loans and guarantees and to expend funds for certain purposes; appropriating money; acanding Minnesota Statutes 1974, Section 472.13, by adding a subdivision. B. D. No. B2457	Date			(SENATE ACTION) rom House able m Table CONCURRENCE e concurred in House amendments to and repassed amended. Secretary of the Senate	
	1379	SENATE ACTION Introduced by Senators T Perpich ARNOLD G Perpich Read FIRST TIME APR 7 1975 and Referred to the Committee on LABOR AND COMMERCE By Motion Re-referred to the Committee Recommendation and Adoption of Report LOCAL GOVERNMENT APR 10 1975 To Pass as AMENDED RE-REFERRED TO THE COMMITTEE ON Finance APR 21 1975 Read SECOND TIME Committee of the Whole				House Companion is H. F. No. and Referred to the	
F. v. 1379	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.	

5/ 1379

	A bill for an act
	relating to economic development; participation in
	relating to economic development, participation agency; federal programs by the area redevelopment agency;
	federal programs by the area red received and loans authorizing the state agency to make certain loans
	authorizing the state agency to make for certain and guarantees and to expend funds for certain mand guarantees and to expend funds for certain
	Statutes 1974, Section 472.13, by adding a
	subdivision.
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL
0	Section 1. [472.125] [PARTICIPATION IN FEDERAL LOANS
	norticipate with the
1	OR GUARANTEES.] The state agency may participate with the
•	appropriate federal agency under the Rural Development Act
2	appropriate federal agency under the hard
3	of 1972, the Public Works and Economic Development Act of
	1965, or the Small Business Act in the financing of
4	1965, of the Shall bearing the
-	redevelopment projects. Such participation may take the
15	redevelopment after
16	form of loans or guarantees of any balance remaining after
17	federal participation. The loans or guarantees shall be
•	made subject to the conditions and limitations set forth in
18	made subject to the conditions and limitation
-	sections 472.11 and 472.12. In no event shall a loan or
19	sections 472.11 and 472.12. In no event
	guarantee exceed 20 percent of the total cost of the
20	guarantee exceed 20 percent
21	project. In addition, the total guarantees outstanding at
22	any time shall not exceed five times the balance in the
23	development revolving fund.
24	Sec. 2. Minnesota Statutes 1974, Section 472,13, is

- 1 amended by adding a subdivision to read:
- 2 Subd. 4. The state agency may utilize any moneys in
- 3 the revolving fund for the purpose of matching federal funds
- 4 available under the Public Works and Economic Development
- 5 Act of 1965.
- 6 Sec. 3. There is hereby appropriated and transferred
- 7 from the general fund to the development revolving fund
- 8 established by Minnesota Statutes, Section 472.13, the sum
- 9 of \$1,000,000. Moneys appropriated by this section shall
- 10 become a part of the development revolving fund and remain
- 11 available until expended.
- 12 Sec. 4. This act is effective the day following final
- 13 passage.

+	House Companion No.	DUPLICATE SECOND ENGROSSMENT S. F. NO. 1379 A bill for an act relating to economic de cipation in federal programs by the area red authorizing the state agency to make certain antees and to expend funds for certain purpo community development corporation projects; money; amending Minnesota Statutes 1974, Secadding a subdivision.	evelopment agency loans and guar- ses; authorizing appropriating		COMPARISON ACTION Date moved that F. No and F. No be referred for comparison. Date Upon motion of was substituted	Laid on To	(SENATE ACTION) from House able m Table CONCURRENCE e concurred in House amendments to amended.
.!	•	SENATE ACTION	B. D. No. B2457		for F. Nowhich was indefinitely postponed.	CTION	Secretary of the Senate House Companion is H. F. No.
Į. S.			APR 10 1975 PTEE ON Finance		Read FIRST TIME Committee on Committee Recommendation and Adoption of Re Read SECOND TIME Committee of the Whole		and Referred to the
F. No. 1379	Printed Page No.	Read THIRD TIME Passed by the Senate Transmitted to the House Secr	etary of the Senate ate of Minnesota	*	Read THIRD TIME Passed by the House Returned to the Senate	CONFE	olief 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.

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1379

SENATE

STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. NO. 1379

Introduced by Perpich, A. J.; Arnold and Perpich, G. Read First Time Apr. 7, 1975, and Referred to the Committee on Labor and Commerce.

By Motion, Re-referred to the Committee on

Labor and Commerce Apr. 10, 1975. Committee Recommendation. To Pass as Amended and Re-referred

to the Committee on Finance. Committee Report Adopted Apr. 21, 1975.

Committee Recommendation. To Pass as Amended.

Committee Report Adopted May 14, 1975.

Read Second Time May 14, 1975.

A bill for an act

relating to economic development; participation in federal programs by the area redevelopment agency; authorizing the state agency to make certain loans and guarantees and to expend funds for certain purposes; authorizing community development corporation projects; appropriating money; amending Minnesota Statutes 1974, Section 472.13, by adding a subdivision.

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

11 Section 1. [472,125] [PARTICIPATION IN FEDERAL LOANS

12 OR GUARANTEES.] The state agency may participate with the

13 appropriate federal agency under the Rural Development Act

14 of 1972, the Public Works and Economic Development Act of

15 1965, or the Small Business Act in the financing of

16 redevelopment projects. Such participation may take the

17 form of loans or guarantees of any balance remaining after

18 federal participation. The loans or guarantees shall be

19 made subject to the conditions and limitations set forth in

20 sections 472.11 and 472.12. In no event shall a loan or

21 guarantee exceed 20 percent of the total cost of the

22 project. In addition, the total guarantees outstanding at

23 any time shall not exceed five times the balance in the

24 development revolving fund.

25 Sec. 2. Minnesota Statutes 1974, Section 472,13, is

- 1 amended by adding a subdivision to reads
- Subd. 4. The state agency may utilize any moneys in
- 3 the revolving fund for the purpose of matching federal funds
- 4 available under the Public Works and Economic Development
- 5 Act of 1965.
- 6 Sec. 3. There is hereby appropriated and transferred
- 7 from the general fund to the development revolving fund
- 8 established by Minnesota Statutes, Section 472.13, the sum
- 9 of \$1,000,000. Moneys appropriated by this section shall
- 10 become a part of the development revolving fund and remain
- 11 available until expended.
- 12 There shall be designated \$250,000 from this
- 13 appropriation for the development of pilot community
- 14 development corporation projects; areas to be designated by
- 15 the commissioner of economic development with approval from
- 16 the state executive council. At least one will be in the
- 17 metropolitan area and one in outstate Minnesota. Up to
- 18 \$50,000 may be used for administration.
- 19 Sec. 4. This act is effective the day following final
- 20 passage.

DUPLICATE (SENATE ACTION) COMPARISON ACTION House THIRD ENGROSSMENT ' Received from House Companion Date ____ No. Laid on Table Taken from Table _____ ___ F. No.___ and ___ F. No.__ A bill for an act relating to economic development; partibe referred for comparison. CONCURRENCE cipation in federal programs by the area redevelopment agency; authorizing the state agency to make certain loans and guar-Date _____ The Senate concurred in House amendments to antees and to expend funds for certain purposes; authorizing community development corporation projects; appropriating Upon motion of _____ ____ and repassed S. F. No. _____ the bill as amended. money; amending Minnesota Statutes 1974, Section 472.13, by F. No. ____was substituted adding a subdivision. for F. No. B. D. No. B2457 Secretary of the Senate was indefinitely postponed. HOUSE ACTION | House Companion SENATE ACTION is H. F. No. T Perpich and Referred to the Read FIRST TIME . Introduced by Senators G Perpich Committee on ARNOLD Committee Recommendation and Adoption of Report APR 7 1975 and Referred to the Read FIRST TIME Committee on LABOR AND COMMERCE By Motion Re-referred to the Committee on LOCAL GOVERNMENT Committee Recommendation and Adoption of Report APR 10 1975 To Pass as AMENDED RE-REFERRED TO THE COMMITTEE ON Finance APR 21 1975 To Pass as Amended MAY 14 1975 Read SECOND TIME Committee of the Whole MAY 14 1975 Read SECOND TIME Committee of the Whole Special Order MAY 1 6 1975 Read THIRD TIME Special Order Amended MAY 1 6 1975 Passed by the House Chief Clerk, House of Representatives State of Minnesota Returned to the Senate OTHER ACTION Refer to back of cover for other * Read THIRD TIME Amended MAY 1 6 1975 CONFERENCE COMMITTEE ACTION Refer to back of cover for conference Passed by the Senate Amended MAY 1 6 1975 essemittee action. Secretary of the Senate State of Minnesota Transmitted to the House MAY 16 1975

STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. NO. 1379

Introduced by Perpich, A. J.; Arnold and Perpich, G. Read First Time Apr. 7, 1975, and Referred to the Committee on Labor and Commerce.

By Motion, Re-referred to the Committee on Governmental Operations Apr. 10, 1975.

Committee Recommendation. To Pass as Amended and Re-referred to the Committee on Finance.

Committee Report Adopted Apr. 21, 1975.

Committee Recommendation. To Pass as Amended.

Committee Report Adopted May 14, 1975. Read Second Time May 14, 1975. Special Order. May 16, 1975. Special Order. Amended. May 16, 1975. Read Third Time as Amended May 16, 1975.

Passed by the Senate as Amended May 16, 1975.

Transmitted to the House May 16, 1975.

A bill for an act

relating to economic development; participation in federal programs by the area redevelopment agency; authorizing the state agency to make certain loans and guarantees and to expend funds for certain 5 6 purposes; authorizing community development corporation projects; appropriating money; amending Minnesota Statutes 1974, Section 472,13, 8 9 by adding a subdivision.

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
- Section 1. [472,125] [PARTICIPATION IN FEDERAL LOANS 11
- OR GUARANTEES.] The state agency may participate with the 12
- appropriate federal agency under the Rural Development Act 13
- 14 of 1972, the Public Works and Economic Development Act of
- 15 1965, or the Small Business Act in the financing of
- redevelopment projects. Such participation may take the 16
- form of loans or guarantees of any balance remaining after 17
- federal participation. The loans or quarantees shall be
- made subject to the conditions and limitations set forth in 19
- sections 472.11 and 472.12. In no event shall a loan or 20
- 21 guarantee exceed 20 percent of the total cost of the
- project. In addition, the total guarantees outstanding at 22
- 23 any time shall not exceed five times the balance in the
- 24 development revolving fund.
- Sec. 2. Minnesota Statutes 1974, Section 472,13, 15 25

- 1 amended by adding a subdivision to read:
- 2 Subd. 4. The state agency may utilize any moneys in
- 3 the revolving fund for the purpose of matching federal funds
- 4 available under the Public Works and Economic Development
- 5 Act of 1965.
- 6 Sec. 3. There is hereby appropriated and transferred
- 7 from the general fund to the development revolving fund
- 8 established by Minnesota Statutes, Section 472.13, the sum
- 9 of \$1,000,000. Moneys appropriated by this section shall
- 10 become a part of the development revolving fund and remain
- 11 available until expended,
- 12 There shall be designated \$250,000 from this
- 13 appropriation for the development of pilot community
- 14 development corporation projects; areas to be designated by
- 15 the commissioner of economic development with approval from
- 16 the state executive council. At least one will be in the
- 17 metropolitan area and one in outstate Minnesota. Up to
- 18 \$20,000 may be used for administration.
- 19 Sec. 4. This act is effective the day following final
- 20 passage.

House Companion No.	DUPLICATE S. F. NO. 1380 A bill for an act relating to public utilities; requiring municipalities furnishing gas and electric service to furnish safe, adequate, efficient and reasonable service; providing for reasonable notice of discontinuance of public utility services; amending Minnesota Statutes 1974, Section 216B.04. B. D. No. B2232		Date		(SENATE ACTION) from House able m Table CONCURRENCE e concurred in House amendments to and repassed amended. Secretary of the Senate
1380	SENATE ACTION Introduced by Senators APR 7 1975 Read FIRST TIME Committee on LABOR AND COMMERCE Committee Recommendation and Adoption of Report	red to the	Read FIRST TIME Committee on Committee Recommendation and Adoption of R		House Companion is H. F. No. and Referred to the
 25 X 25 X	Read SECOND TIME Committee of the Whole		Read SECOND TIME Committee of the Whole Read THIRD TIME Passed by the House	•	Thief Clerk House of Representatives
Printed Page No.	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of the Senate State of Minnesota	ate	Returned to the Senate	CONF	Chief Clerk, House of Representatives State of Minnesota OTHER ACTION Refer to back of cover for other ction. PERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Messrs. Perpich, A. J. and Perpich, G. introduced-S. F. No. 1380: Referred to the Committee on LABOR AND COMMERCE

	A DILL TOT AN ACC
3	relating to public utilities; requiring municipalities furnishing gas and electric service
5	to furnish safe, adequate, efficient and reasonable service; providing for reasonable
6	notice of discontinuance of public utility
7	services; amending Minnesota Statutes 1974,
8	Section 216B.04.
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
10	Section 1. Minnesota Statutes 1974, Section 2168.04,
11	is amended to read:
12	216B.04 [STANDARD OF SERVICE.] Subdivision 1. Every
13	public utility, and municipality that furnishes gas or
14	electric service, shall furnish safe, adequate, efficient,
15	and reasonable service; provided that service shall be
16	deemed adequate if made so within 90 days after a person
17	requests service. Upon application by a public utility or
18	municipality , and for good cause shown, the commission may
19	extend the period for not to exceed another 90 days.
20	Subd. 2. A public utility or a municipality that
21	furnishes gas or electric service shall give at least ten
22	working days' notice in writing that service will be
23	discontinued to a dwelling inhabited by a human being. The
2.4	notice shall state the date on which service will be

- 1 discontinued, and a copy of the notice shall be sent to the
- 2 county welfare unit of the county in which the dwelling is
- 3 located. This notice requirement shall be in effect from
- 4 October 15 to April 14 of each year,

House Compani No.	DOLLICHIE	Date Upon motion of F. No. was substituted for F. No. which was indefinitely postponed. Date The Senate concurred in House amendments to S. F. No. and repassed the bill as amended. Secretary of the Senate
1381	SENATE ACTION OPLOST Introduced by Senators APR 7 1975 Read FIRST TIME Committee on NATURAL RESOURCES AND AGRICULTURE 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
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 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.

Mr. Olhoft introduced-

S. F. No. 1381:

Referred to the Committee on the UNAL RESOURCES AND AGRICULTURE

I

A bill for an act 1 relating to appropriations; appropriating money to 2 the Minnesota pollution control agency for 3 carrying out the provisions of Minnesota Statutes, Chapter 116F. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 6 Section 1. The sum of \$700,000 is appropriated from 7 the general fund to the Minnesota pollution control agency for carrying out the provisions of Minnesota Statutes, Chapter 116F. Notwithstanding Minnesota Statutes, Section 10 16.17, or any other law relating to the lapse of an 11 appropriation, the appropriation made by this section shall 12 not lapse if committed by contract prior to July 1, 1977, but shall continue until fully expended. All expenses of 14 the agency in administering the provisions of Minnesota Statutes, Chapter 116F, are payable from this appropriation, 16 Not less than \$550,000 of the money appropriated by this 17 section shall be spent for grants-in-aid as specified in 18 19 section 116F.03.

Ī	House Companion No.	DUPLICATE FIRST ENGROSSMENT S. F. NO. 1381 A bill for an act relating to appropriations; appropriate to the Minnesota pollution control agency for out the provisions of Minnesota Statutes 1974, Chapamending Minnesota Statutes 1974, Section 116F.04, sion 3.	ter 116F;	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	B0372	for F. Nowhich was indefinitely postponed.	Secretary of the Senate ACTION House Companion is H. F. Nc.
	181	Introduced by Senators Olhoft		Read FIRST TIME	and Referred to the
	1	Read FIRST TIME APR 7 1975 and Re Committee on NATURAL RESOURCES AND AGRICULTURE Committee Recommendation and Adoption of Report To Pass as Amended Re-referred to the Committee on FINANCE APR 23 1975	ferred to the	Committee Recommendation and Adoption of R	eport
S	*	Read SECOND TIME Committee of the Whole		Read SECOND TIME Committee of the Whole	
F No 1381	ge No.	Read THIRD TIME		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

1	A bill for an act
2	relating to appropriations; appropriating money to the Minnesota pollution control agency for
4	
5	1974, Chapter 116F; amending Minnesota Statutes 1974, Section 116F.04, Subdivision 3.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL
8	section 1. The sum of \$700,000 is appropriated from
9	the general fund to the Minnesota pollution control agency
10	for carrying out the provisions of Minnesota Statutes,
11	Chapter 116F. Notwithstanding Minnesota Statutes, Section
12	16.17, or any other law relating to the lapse of an
13	appropriation, the appropriation made by this section shall
14	not lapse if committed by contract prior to July 1, 1977,
15	nor shall the appropriations made by Laws 1973, Chapter 748,
16	section 9, lapse if committed by contract prior to July 1,
17	1975, but shall continue until fully expended.
18	1974. Section 116F.04,
19	
20	
21	
22	
23	funded. Grant-in-aid payments made to a region or

- 1 municipality by the agency pursuant to section 116F.03 shall
- 2 not exceed 75 percent of the total costs of the projects or
- 3 programs funded.

House Companior No.	DUPLICATE S. F. NO. 1382 A bill for an act relating to crimes and criminals; sale or exhibition to minors of indecent materials; providing penalties. B. D. No. E1630	COMPARISON ACTION Tate
1382	SENATE ACTION Ollost Schom (4-10-75) Read FIRST TIME APR 7 1975 Committee on JUDICIARY Committee Recommendation and Adoption of Report	HOUSE ACTION House Companion is H. F. No. Resud FIRST TIME and Referred to the Committee on Committee Recommendation and Adoption of Report
	Read SECOND TIME Committee of the Whole	★ Bend THIRD TIME Passed by the House Chief Clerk, House of Representatives State of Minnesota
Printed Page No.	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of the Senate 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.

Mr. Olhoft istroduced--

S. F. No. 1380:

Referred to the Committee on JUDICIARY

1	A bill for an act
3 4	relating to crimes and criminals; sale or exhibition to minors of indecent materials; providing penalties.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL
6	Section 1. [DEFINITIONS.] Subdivision 1. For the
7	purposes of this act, the following terms defined in this
8	section have the meanings given them.
9	subd. 2. "Description or depictions of illicit sex or
10	sexual immorality" means:
11	(a) description or depiction of human genitals in a
12	state of sexual stimulation or arousal;
13	(b) description or depiction of acts of human
14	masturbation, sexual intercourse or sodomy; and
15	
16	erotic touching of human genitals, pubic region, buttock or
17	
18	
19	
20	female breast below a point immediately above the top of the
21	
22	human male genitals in a discernibly turgid state, even if

- 1 completely and opaquely covered.
- 2 Subd. 3. "Knowingly" means having knowledge of the
- 3 character and content of the publication or failure on
- 4 notice to exercise reasonable inspection which would
- 5 disclose the content and character of the publication.
- 6 Sec. 2. (SALE OR EXHIBITION TO MINORS OF INDECENT
- 7 PUBLICATIONS, PICTURES, OR ARTICLES; PENALTY.] Every person
- 8 who shall willfully or knowingly engage in the business of
- 9 selling, lending, giving away, showing, advertising for sale
- 10 or distributing to any person under the age of 18 years or
- 11 has in his possession with intent to engage in the said
- 12 business or to otherwise offer for sale or commercial
- 13 distribution to any individual under the age of 18 years or
- 14 who shall display at newsstands or any other business
- 15 establishment frequented by minors under the age of 18 years
- 16 or where said minors are or may be invited as a part of the
- 17 general public any pornographic motion picture, or any still
- 18 picture or photograph or any book, pocket book, pamphlet or
- 19 magazine the cover or content of which exploits, is devoted
- 20 to, or is principally made up of descriptions or depictions
- 21 of illicit sex or sexual immorality or which is obscene,
- 22 lewd, lascivious, or indecent, or which consists of pictures
- 23 of nude or partially denuded figures posed or presented in a
- 24 manner to provoke or arouse lust or passion or to exploit
- 25 sex, lust or perversion for commercial gain or any article
- 26 or instrument of indecent or immoral use shall, upon
- 27 conviction, be punished by a fine of not less than \$100 nor
- 28 more than \$1,000 or by imprisonment for not more than two
- 29 years, or by both.