

Minnesota Legislature: Senate Bills

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	House Companie No.	DUPLICATE S. F. NO. 1407 A bill for an actrelating to elections; preventing absente voters from voting twice in an election; amending Minnesota Statutes 1974, Chapter 207, by adding a section. B. D. No. B3144	e 1	COMPARISON ACTION Date moved that F. No be referred for comparison. Date Upon motion of was substituted for F. No which was indefinitely postponed.	Laid on Ta Taken from	CONCURRENCE e concurred in House amendments to and repassed	
	1402	SENATE ACTION Introduced by senators Base S/Keefe APR 1 0 1975 and Referred to the Committee on TRANSPORTATION AND GENERAL LEGISLATION Committee Recommendation and Adoption of Report		HOUSE ACTION House Companion is H. F. No. Read FIRST TIME			
2		Read SECOND TIME Committee of the Whole		tead 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	F	Read THIRD TIME Passed by the House Returned to the Senate	CONFE	onief Clerk. House of Representatives State of Minnesota OTHER ACTION effer to back of cover for other tion. ERENCE COMMITTEE ACTION effer to back of cover for conference ministree action.	

Messrs. Bang, Laufenburger and Keefe, S. introduced--

S. F. No. 1407: Humand & Committee of TRANSPORTATION AND GENERAL LEGISLATION

1	A bill for an act
2 3 4 5	relating to elections; preventing absentee voters from voting twice in an election; amending Minnesota Statutes 1974, Chapter 207, by adding a section.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. Minnesota Statutes 1974, Chapter 207, is
8	amended by adding a section to read:
9	[207.095] [REMOVAL OF ABSENTEE REGISTRATION CARDS.1
10	When an absentee ballot is mailed to an applicant the county
11	auditor or municipal clerk shall mark the applicant's
12	registration card or otherwise indicate to the election
13	judges if no registration card has been filed that the
14	applicant has requested an absentee ballot. If an absentee
15	ballot has been requested the applicant will not be allowed
16	to vote in person on election day.

	House Compan No.		DUPLICATE S. F. NO. 1408 A bill for an act relating to labor; occur and health; defining terms; requiring minimu of citations; enforcement; notice to employe providing a minimum penalty in a specified i ing Minnesota Statutes 1974, Sections 182.65 12; 182.66, Subdivision 2; 182.661, Subdivis and 182.666, by adding a subdivision.	m posting time e representative; instance; amend-	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
	1408	*	SENATE ACTION APR 1 0 1975 Read FIRST TIME Committee on LABOR AND COMMERCE Committee Recommendation and Adoption of Report	★ and Referred to the	Read FIRST TIME Committee on Committee Recommendation and Adoption of Re	and Referred to the
SE	10 To	*	Read SECOND TIME Committee of the Whole		Read SECOND TIME Committee of the Whole Read THIRD TIME	
No.	Printed Page No.	*	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary		Passed by the House Returned to the Senate	Chief Clerk, House of Representatives State of Minnesota OTHER ACTION Refer to back of cover for other action. CONFERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Messrs. Arnold and Perpich, A. J. introduced-S. F. No. 1408: Reserve to the Committee on LABOR AND COMMERCE

1	A bill for an act
2	relating to labor; occupational safety and health; defining terms; requiring minimum posting time of
4	citations; enforcement; notice to employee
5	representative; providing a minimum penalty in a
6	specified instance; amending Minnesota Statutes
7	1974, Sections 182,651, Subdivision 12; 182,66,
8	Subdivision 2; 182,661, Subdivisions 1 and 3; and
9	182,666, by adding a subdivision.
10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
11	Section 1. Minnesota Statutes 1974, Section 182.651,
12	Subdivision 12, is amended to read:
13	Subd. 12. "Serious violation" means a violation of any
14	standard, rule, regulation or order which results in the
15	death of an employee. It also means a violation of any
16	standard, rule, regulation or order which creates a
17	substantial probability that death or serious physical harm
18	could result from a condition which exists, or from one or
19	more practices, means, methods, operations, or processes
20	Which have been adopted or are in use, in such a place of
21	employment, unless the employer did not, and could not with
22	the exercise of reasonable diligence, know of the presence
23	of the violation.
24	Sec. 2. Minnesota Statutes 1974, Section 182.66,
25	Cubdistate 2 to annual to annual

Subd. 2. Each citation issued under this section, and 1 the penalty proposed to be assessed under section 182,666, or a copy or copies thereof, shall be prominently posted, as 3 prescribed in regulations issued by the commissioner, at or near each place a violation referred to in the citation occurred. Each citation and proposed penalty shall be posted for a minimum period of 15 days. 7 Sec. 3. Minnesota Statutes 1974, Section 182,661, Subdivision 1, is amended to read: 9 182,661 [ENFORCEMENT.] Subdivision 1. If, after an 10 11 inspection or investigation, the commissioner issues a citation under section 182.66, he shall notify the employer 12 13 by certified mail of the penalty, if any, proposed to be assessed under section 182,666 and that the employer has 15 14 working days within which to notify in writing the 15 commissioner that he wishes to contest the citation, 16 17 proposed assessment of penalty, or the period of time fixed in the citation given for correction of violation. A copy 18 of the citation and the proposed assessment of penalty shall 19 20 also be issued by certified mail to the bargaining 21 representative and, in the case of the death of an employee, 22 to the next of kin or designated representative of the employee. If within 15 working days from the receipt of the 23 24 notice issued by the commissioner the employer fails to notify the commissioner in writing that he intends to 25 26 contest the citation or proposed assessment of penalty, and no notice contesting either the citation , the type of 27 violation, proposed penalty, or the time fixed for abatement 28 in the citation is filed by any employee or representative 29 30 of employees under section 182,661, subdivision 3 within 31 ouch-time 30 working days , the citation and assessment, as 32 proposed, shall be deemed a final order of the commission

- 1 and not subject to review by any court or agency.
- 2 Sec. 4. Minnesota Statutes 1974, Section 182,661,
- 3 Subdivision 3, is amended to read:
- 4 Subd. 3. If an employer notifies the commissioner that
- 5 he intends to contest the citation or the proposed
- 6 assessment of penalty or the employee or the employee
- 7 representative notifies the commissioner that he intends to
- 8 contest the time fixed for abatement in the citation issued
- 9 under section 182.66, the citation, the type of alleged
- 10 violation, the proposed penalty, or notification issued
- 11 under subdivisions 1 or 2, the commission shall conduct a
- 12 hearing in accordance with the applicable provisions of
- 13 chapter 15, for hearings in contested cases, The rules of
- 14 procedure prescribed by the commission shall provide
- 15 affected employees or representatives of affected employees
- 16 an opportunity to participate as parties to hearings under
- 17 this subdivision.
- 18 Sec. 5. Minnesota Statutes 1974, Section 182,666, is
- 19 amended by adding a subdivision to read:
- 20 Subd, 6a. If a violation results in the death of an
- 21 employee, the penalty shall not be less than \$1,000, and in
- 22 such case the provisions of subdivision 6 are not
- 23 appplicable.

Hot Comp	anion	S. F. NO. 1409 A bill for an act relating to appropriations; appropriation money to the commissioner of public welfare for the purpos of making grants for daytime activity centers for handicap persons.		COMPARISON ACTION Date and F. No be referred for comparison. Date Upon motion of was substituted for F. No was indefinitely postpoored.	(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.	
1409	*	SENATE ACTION SENATE ACTION Willet APR 1 0 1975 Committee on HEALTH, WELFARE AND CORRECTIONS Committee Recommendation and Adoption of Report	-	was indefinitely postponed. HOUSE A Read FIRST TIME Committee on Committee Recommendation and Adoption of Re		Secretary of the Senate House Companion is H. F. No. and Referred to the
		Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
Printed Page No.		Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of the Senate State of Minnesota	- 1777	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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Messrs. Willet, Moe and Solon introduced--

S. F. No. 1409: Release to the summittee of HEALTH, WELFARE AND CORRECTIONS

1	A bill for an act
2 3 4 5	relating to appropriations; appropriating money to the commissioner of public welfare for the purpose of making grants for daytime activity centers for handicapped persons.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. There is appropriated to the commissioner
8	of public welfare from the general fund the sum of
9	\$1,000,000 or so much thereof as may be required, for the
10	purpose of making grants to nonprofit organizations,
11	municipalities, or local units of government for the purpose
12	of constructing, purchasing, or remodeling daytime activity
13	center facilities for mentally retarded and cerebral palsied
14	persons, pursuant to Minnesota Statutes, Sections 252,21 to
15	252.26, during the biennium commencing July 1, 1975.
16	Notwithstanding Minnesota Statutes, Section 16A.28, or
17	any other law relating to the lapse of an appropriation, the
18	appropriation made by this section shall not lapse but shall
19	

House Companion No.	DUPLICATE S. F. NO. 1410 A bill for an act proposing an amendment to the Minnesota Constitution, Article IV, Section 12; removing references to legislative days. B. D. No. B2862	_	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.	Received fro Laid on Tabl Taken from Date The Senate of the bill as at	concurred in House amendments to and repassed amended. Secretary of the Senate
1410	SENATE ACTION Introduced by Senators Davies Ogdell Read FIRST TIME Committee on JUDICIARY Committee Recommendation and Adoption of Report	-	Read FIRST TIME		House Companion is H. F. No. and Referred to the
	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
duted 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	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. Davies, Coleman and Ogdahl introduced--S. F. No. 1410: Reserve to the communice of JUDICIARY

1	A bill for an act
3 4	proposing an amendment to the Minnesota Constitution, Article IV. Section 12.
5	
6	
7	Constitution, Article IV, Section 12, is proposed to the
8	people. If the amendment is adopted the section will read
9	
10	Sec. 12. The legislature shall meet at the seat of
11	government in regular session in each biennium at the times
12	prescribed by law-for-not-exceeding-a-total-of-120
13	tegislative days . The legislature shall not meet in
14	regular session, nor in any adjournment thereof, after the
15	first Monday following the third Saturday in May of any
16	year. After meeting at a time prescribed by law, the
17	legislature may adjourn to another time "hegislative-day"
8	shall be defined by law. A special session of the
9	legislature may be called by the governor on extraordinary
0	occasions.
1	Neither house during a session of the legislature shall
2	adjourn for more than three days (Sundays excepted) nor to

- 1 any other place than that in which the two houses shall be
- 2 assembled without the consent of the other house.
- 3 Sec. 2. The proposed amendment shall be submitted to
- 4 the people at the 1976 general election. The question
- 5 submitted shall be:
- 6 "Shall the Minnesota Constitution be amended to remove
- 7 the references to legislative days applying to legislative
- 8 sessions?

9 Yes.....

	House Companion No.	S. F. NO. 1411 A bill for an act relating to education; agreements when school district has insufficient funds to pay orderincreasing the maximum permissible interest rate to eigpercent per year; amending Minnesota Statutes 1974, Section 124.06. B. D. No. B308	ht _	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	CONCURRENCE e concurred in House amendments to
	14411	Read FIRST TIME Committee on EDUCATION Committee Recommendation and Adoption of Report		Read FIRST TIME Committee on Committee Recommendation and Adoption of Re		House Companion is H. F. No.
* S. F.	* *	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
11 h J on	Printed Page No.	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of the Senate State of Minnesota	*	Read THIRD TIME Passed by the House Returned to the Senate	CONFE Re	OTHER ACTION fer to back of cover for conference mittee action.

SENATE

STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. No. 1411

Introduced by Hansen, Baldy; Olson, J. L. and Laufenburger.
Read First Time Apr. 10, 1975, and Referred to
the Committee on Education.
Committee Recommendation. Re-referred to

1411

563

the Committee on Finance.
Committee Report Adopted Apr. 23, 1975.
Committee Recommendation. To Pass.
Committee Report Adopted May 15, 1975.
Read Second Time May 15, 1975.

1	A bill for an act
3 4	relating to education; agreements when school district has insufficient funds to pay orders; increasing the maximum permissible interest rate
5	to eight percent per year; amending Minnesota Statutes 1974, Section 124.06.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
8	Section 1. Minnesota Statutes 1974, Section 124,06, is
9	amended to read:
10	124.06 [INSUFFICIENT FUNDS TO PAY ORDERS.] In the event
11	that a district has insufficient funds to pay its usual
12	lawful current obligations, subject to Minnesota Statutes,
13	Section 471.69, the board may enter into agreements with
14	banks or any person to take its orders at any rate of
15	interest not to exceed-six eight percent per annum, Any
16	order drawn after having been presented to the treasurer for
17	payment and not paid for want of funds shall be endorsed by
18	the treasurer by putting on the back thereof the words "not
19	Paid for want of funds," giving the date of endorsement and
20	signed by the treasurer. A record of such presentment,
21	nonpayment and endorsement shall be made by the treasurer.
22	Every such order shall bear interest at the rate of not to
23	exceed-six eight percent per annum from the date of such

- 1 presentment. The treasurer shall serve a written notice1
- 2 upon the payee or his assignee, personally, or by mail, when
- 3 he is prepared to pay such orders; such notice may be
- 4 directed to the payee or his assignee at the address given
- 5 in writing by such payee or assignee to such treasurer, at
- 6 any time prior to the service of such notice, No order
- 7 shall draw any interest if such address is not given when
- 8 the same is unknown to the treasurer, and no order shall
- 9 draw any interest after the service of such notice,
- 10 Sec. 2. This act is effective the day following its
- 11 final enactment.

the same	House Companion No.	DUPLICATE S. F. NO. 1412 A bill for an act relating to workmen's compensation; authorizing coverage for owners of family farms and family farm corporations and for certain members of their families amending Minnesota Statutes 1974, Sections 176.011, Subdivision 113; 176.012; and 176.051. B. D. No. B245	-	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 Taken fro	(SENATE ACTION) from House able om Table CONCURRENCE de concurred in House amendments to amended. Secretary of the Senate
	1412	SENATE ACTION Introduced by Senators Acases, Bally Schron Read FIRST TIME APR 10 1975 and Referred to Committee on LABOR AND COMMERCE, Committee Recommendation and Adoption of Report	-	Read FIRST TIMECommittee on Committee Recommendation and Adoption of Re		House Companion is H. F. No. and Referred to the
1 2 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 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 ition. ERENCE COMMITTEE ACTION efer to back of cover for conference ommittee action.

Messrs. Hansen, Baldy; Larson and Schrom introduced-S. F. No. 1412: Reserved to the Communities on LABOR AND COMMERCE

1	A bill for an act
2 3 4 5 6 7	relating to workmen's compensation; authorizing coverage for owners of family farms and family farm corporations and for certain members of their families; amending Minnesota Statutes 1974, Sections 176.011, Subdivision 11a; 176.012; and 176.051.
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
9	Section 1. Minnesota Statutes 1974, Section 176,011,
10	Subdivision 11a, is amended to read:
11	subd. 11a. [FAMILY FARM.] "Family farm" means any far
12	operation which pays or is obligated to pay less than \$2,000
13	in cash wages, exclusive of machine hire, to farm laborers
14	for services rendered during the preceding calendar year.
15	For purposes of this subdivision, farm laborer does not
16	include-members-of-the-enployer-s-immediate-fembly spouses,
17	parents or children, regardless of their age, of a farmer
18	employer working for him or on a family farm corporation as
19	defined in section 500.24, subdivision 1, or other farmers
20	in the same community or members of their families
21	exchanging work with the employer. Notwithstanding any law
22	to the contrary, a farm laborer shall not be considered as
23	an independent contractor for the nurposes of this chapter.
24	Sec. 2. Minnesota Statutes 1974, Section 176.012, 18

- 1 amended to read:
- 2 176.012 (OWNERS MAY BE COVERED.) For the purposes of
- 3 chapter 176, an owner or owners of a business, farm or
- 4 family farm corporation as defined in section 500.24,
- 5 subdivision 1, and the spouses, parents and children,
- 6 regardless of their age, of a farmer employer working for
- 7 him or on a family farm corporation, including partners of a
- 8 partnership owning a business or farm , whether or not
- 9 employing any other person to perform a service for hire,
- 10 shall be included within the meaning of the term employee if
- 11 such owner, owners, or partners elect to-come bring
- 12 themselves or spouses, parents or children where eligible
- 13 under the provisions of chapter 176, and provide the
- 14 insurance required thereunder. Any owner or owners making
- 15 an election shall obtain workmen's compensation insurance
- 16 specifically including a separate classification for the
- 17 owner or owners and a separate classification for spouses,
- 18 parents or children. Nothing in this section shall be
- 19 construed to limit the responsibilities of such owners or
- 20 partners to provide coverage for their employees, if any,
- 21 required under chapter 176.
- 22 Sec. 3. Minnesota Statutes 1974, Section 176.051, is
- 23 amended to read:
- 24 176.051 (ASSUMPTION OF LIABILITY.) An employer of
- 25 workers farm laborers on a family farm or-demonstres of
- 26 domestic servants may assume the liability for compensation
- 27 imposed by this chapter and such employer's purchase and
- 28 acceptance of a valid insurance policy, which includes in
- 29 its coverage a classification of-workers farm laborers on a
- 30 family farm or-comestics of domestic servants constitutes
- 31 an assumption by the employer of such liability. This
- 32 assumption of limbility takes effect on the effective date

- 1 of the policy and continues-from-the-effective-dete-of-the
- 2 policy-and only as long-only as the insurance policy
- 3 remains in force. If during the life of any such insurance
- 4 policy any employee, who is a-worker farm laborer on a
- 5 family farm or-domestic a domestic servant , suffers
- 6 personal injury or death arising out of and in the course of
- 7 his employment, the exclusive remedy of the employee or his
- 8 dependents is under this chapter. For purposes of this
- 9 section, farm laborer does not include spouses, parents or
- 10 children, regardless of their age, of a farmer employer
- 11 working for him or on a family farm corporation as defined
- 12 in section 500,24, subdivision 1 or other farmers in the
- 13 same community or members of their families exchanging work
- 14 with the employer.

1 , , ,	House Compani No.	DUPLICATE S. F. NO. 1413 A bill for an act relating to crimes and criminals; providing penalties for certain acts relating to livestock; amending Minnesota Statutes 1974, Chapter 609, by adding section. B. D. No. B3156	0.	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 7 Taken fro Date The Senat	CONCURRENCE te concurred in House amendments to amended. and repassed
	1413	SENATE ACTION Introduced symptoms Willet Read FIRST TIME APR 10 1975 Committee on JUDICIARY Committee Recommendation and Adoption of Report	-	HOUSE A Read FIRST TIME Committee on Committee Recommendation and Adoption of Reg		Secretary of the Senate House Companion is H. F. No. and Referred to the
S. F.	*	Read SECOND TIME Committee of the Whole		Read SECOND TIME Committee of the Whole		
No.	nted	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	Refe actio CONFERI Refer	of Clerk. House of Representatives State of Minnesota OTHER ACTION or to back of cover for other on. ENCE COMMITTEE ACTION or to back of cover for conference nittee action.

Messrs. Willet, Sillers and Anderson introduced--

S. F. No. 1413: Referred to the Committee of JUDICIARY

	w pres for an der
3 4 5	relating to crimes and criminals; providing penalties for certain acts relating to livestock; amending Minnesota Statutes 1974, Chapter 609, by adding a section.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL
7	Section 1. Minnesota Statutes 1974, Chapter 609, is
8	amended by adding a section to read:
9	[609.551] [CATTLE RUSTLING AND LIVESTOCK THEFT;
10	PENALTIES.] Subdivision 1. Whoever intentionally and
11	without claim or right shoots, kills, takes, uses,
12	transfers, conceals or retains possession of live cattle,
13	pigs or sheep or the carcasses or parts thereof belonging to
4	another is guilty of a felony and shall be sentenced to
5	imprisonment for not more than five years and may be fined
6	up to \$5,000.
7	Subd. 2. The employees, and or owners, of any
8	corporation, partnership, joint venture or other business
9	combination who knowingly buys, sells, transports or
0	otherwise handles livestock, and found to be the
1	instrumentality of a violation of subdivision 1 of this
2	section shall be sentenced to imprisonment for not more than
3	five years and in addition fined up to \$20,000.

1	Hon Compa No	anion	S. F. NO. 1414 A bill for an act relating to education; schodata processing services; authorizing joint bostitle to property.	ards to hold		COMPARISON ACTION Date moved that F. No and F. No be referred for comparison. Date Upon motion of was substituted for F. No which	Laid on Taken from Date	(SENATE ACTION) from House Table com Table CONCURRENCE te concurred in House amendments to and repassed
1111	1414	*	SENATE ACTION Introduced by Senators Lowis APR 10 1975	D. No. B3044	*	was indefinitely postponed.		House Companion is H. F. No.
SE		*	Read SECOND TIME Committee of the Whole		-	Read SECOND TIME Committee of the Whole		
2	Printed Page No.		Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of State of 1	f the Senate Minnesota		Read THIRD TIME Passed by the House Returned to the Senate	CONFE	OTHER ACTION fer to back of cover for other tion. RENCE COMMITTEE ACTION fer to back of cover for conference mmittee action.

Messrs. Lewis, Ashbach and Moe introduced-s. F. No. 1414: Rejerred to the Communities on EDUCATION

1	A bill for an act
2 3 4	relating to education; school districts; data processing services; authorizing joint boards to hold title to property.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
6	Section 1. Any joint board formed pursuant to
7	Minnesota Statutes, Section 471,59 by two or more school
8	districts, however organized, for the purpose in whole or in
9	part of establishing or providing data processing services
0	may acquire, transfer and hold title to real and personal
1	property to the extent and in the manner as is authorized by
2	law for independent school districts. For purposes of
3	acquiring, transferring and holding title to real and
4	personal property, such joint board shall be considered a
5	separate governmental entity,
6	Sec. 2. This act is effective on the day following its
17	final enactment.

-	House Companion No.	DUPLICATE S. F. NO. 1415 A bill for an act relating to public welfare; an experimental program for the cost of home caretarded children; appropriating money; amending statutes 1974, Section 252.27, by adding a subdistance.	re of mentally g Minnesota	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
	1415	SENATE ACTION Introduced by Senators Ollogf APR 10 1975 Read FIRST TIME Committee on HEALTH, WELFARE AND CORRECTIONS Committee Recommendation and Adoption of Report	And Referred to the	Read FIRST TIME Committee on Committee Recommendation and Adoption of Re	is H. F. No. and Referred to the
0	*	Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole	
F.	Printed Page No.		of the Senate Minnesota	Read THIRD TIME Passed by the House Returned to the Senate	Chief Clerk, House of Representatives State of Minnesota OTHER ACTION Refer to back of cover for other action. CONFERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Messrs. Olhoft; Olson, J. L. and Moe introduced-S. F. No. 1415: Referred to the Committee on HEALTH, WELFARE AND CORRECTIONS

1	A bill for an act
2 3 4 5 6	relating to public welfare; authorizing an experimental program for the cost of home care of mentally retarded children; appropriating money; amending Minnesota Statutes 1974, Section 252.27, by adding a subdivision.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL
8	Section 1. Minnesota Statutes, Section 252.27, is
9	amended by adding a subdivision to read:
10	Subd. 4. In order to determine the effectiveness of
11	the family unit in providing alternate living arrangements
12	and providing or arranging for the training and
13	developmental opportunities that may exist in a state
14	hospital or a licensed community residential facility, the
15	commissioner of public welfare may establish an experimental
16	program of subsidizing selected families who agree to carry
17	out a planned program of home care and training for their
18	minor dependents who are mentally retarded.
19	This program shall be limited to children who otherwise
20	would require and be eligible for placement in state
21	hospitals or licensed community residential facilities.
22	Grants to families shall be determined by the
23	

16

1415

- the commissioner shall consider the extra costs of services additional to room and board, including: diagnostic 2 assessments, homemaker services, training expenses including 3 specialized equipment, visiting nurses' or other pertinent therapists: costs, parental relief costs, daytime activity 5 center costs, preschool program costs, related 6 transportation expenses, and parental relief or babysitting 7 8 costs. An individual care and training plan for the child 9 shall be established and agreed upon by the parents 10 receiving the subsidy and the appropriate county welfare 11 department. Periods of parental relief including vacations 12 and babysitting may be included in the plan and do not 13 require the approval of the county welfare department. The 14
- 17 Sec. 2. [APPROPRIATION.] There is appropriated to the
- 18 department of public welfare from the general fund in the

plan shall be periodically evaluated to determine the

- 19 state treasury the sum of \$40,000 for the administration and
- 20 evaluation of services authorized by section 1.

progress of the child.

	House Companion No.	DUPLICATE FIRST ENGROSSMENT S. F. NO. 1415 A bill for an act relating to public welfare; authorizing an experimental program for the cost of home care of mentally retarded and cerebral palsied children; appropriating money; amending Minnesota Statutes 1974, Section 252.27, by adding a subdivision. B. D. No. B3129		COMPARISON ACTION Date moved that F. No be referred for comparison. Date Upon motion of F. No was substituted for F. No which was indefinitely postponed.	Laid on Ta Taken from	(SENATE ACTION) from House able m Table CONCURRENCE e concurred in House amendments to and repassed amended. Secretary of the Senate
	1415	SENATE ACTION Introduced by Senators Olboft Olson J.L. Moe Read FIRST TIME APR 10 1975 Committee on HEALTH, WELFARE AND CORRECTIONS Committee Recommendation and Adoption of Report To Pass as Amended Re-referred to the Committee on FINANCE APR 24 1975	*	Read FIRST TIME Committee on Committee Recommendation and Adoption of Re		House Companion is H. F. No.
S. F.	* *	Read SECOND TIME Committee of the Whole	1 6 6 1	Read SECOND TIME Committee of the Whole		
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	CONFE	or of Representatives State of Minnesota OTHER ACTION efer to back of cover for other tion. ERENCE COMMITTEE ACTION efer to back of cover for conference mmittee action.

1	A bill for an act
2 3 4 5 6	relating to public welfare; authorizing an experimental program for the cost of home care of mentally retarded and cerebral palsied children; appropriating money; amending Minnesota Statutes 1974, Section 252.27, by adding a subdivision.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL
8	Section 1. Minnesota Statutes, Section 252.27, is
9	amended by adding a subdivision to read:
10	subd. 4. In order to determine the effectiveness of
11	the family unit in providing alternate living arrangements
12	and providing or arranging for the training and
13	developmental opportunities provided in a state hospital or
14	a licensed community residential facility, the commissioner
15	of public welfare may establish an experimental program to
16	subsidize selected families who agree to carry out a planned
17	program of home care and training for their minor dependents
18	who are mentally retarded or cerebral palsied.
19	This program shall be limited to children who otherwise
20	would require and be eligible for placement in state
21	hospitals or licensed community residential facilities.
22	Grants to families shall be determined by the
23	commissioner of public welfare. In determining the grants,

the commissioner shall consider the costs of room and board, as well as the cost of additional needed services including, 2 but not limited to, diagnostic assessments, homemaker services, training expenses including specialized equipment, visiting nurses! or other pertinent therapists! costs, 5 daytime activity center costs, preschool program costs, 6 related transportation expenses, and parental relief or 7 child care costs. An individual care and training plan for the child 9 shall be established and agreed upon by the parents 10 receiving the subsidy and the appropriate local welfare agency. Periods of parental relief, including vacations, 12 may be included in the plan and do not require the approval 13 of the local welfare agency. The plan shall be periodically evaluated to determine the progress of the child. 15 Sec. 2. [APPROPRIATION.] There is appropriated to the 16 commissioner of public welfare from the general fund in the 17

state treasury the sum of \$40,000 for the administration and

evaluation of services authorized by section 1.

House Companior No.	DUPLICATE SECOND ENGROSSMENT S. F. NO. 1415 A bill for an act relating to public welfare; authorizing an experimental program for the cost of home care of mental retarded children; amending Minnesota Statutes 1974, Section 252.27, by adding a subdivision.	ly	COMPARISON ACTION Date moved that F. No be referred for comparison. Date	Laid on T	om Table
	B. D. No. B3129	-	Upon motion ofwas substituted for F. Nowhich was indefinitely postponed.		e concurred in House amendments to and repassed amended. Secretary of the Senate
1415	SENATE ACTION Introduced by Senators Olhoft Olson J.L. Read FIRST TIME APR 10 1975 and Referred to the Committee on HEALTH, WELFARE AND CORRECTIONS Committee Recommendation and Adoption of Report To Pass as Amended Re-referred to the Committee on FINANCE APR 24 1975 To Pass as Amended MAY 14 1975		Read FIRST TIME Committee on Committee Recommendation and Adoption of Re		House Companion is H. F. No. and Referred to the
ge No.	Read SECOND TIME MAY 14 1975 Committee of the Whole Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of the Senate State of Minnesota		Read THIRD TIME Passed by the House Returned to the Senate	CONFE	olef Clerk, House of Representatives State of Minnesota OTHER ACTION offer to back of cover for other tion. RENCE COMMITTEE ACTION for to back of cover for conference mmittee action.

S. F.

STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. NO 1415

Introduced by Olhoft; Olson, J. L. and Moe.

Read First Time Apr. 10, 1975, and Referred to
the Committee on Health, Welfare and Corrections.

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

Committee Report Adopted Apr. 24, 1975.

Committee Recommendation. To Pass as Amended.

Committee Report Adopted May 14, 1975.

Read Second Time May 14, 1975.

	relating to public welfare; authorizing an experimental program for the cost of home care of mentally retarded children; amending Minnesota Statutes 1974, Section 252,27, by adding a subdivision.
	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
	Section 1. Minnesota Statutes, Section 252.27, is
	amended by adding a subdivision to read:
	Subd. 4. In order to determine the effectiveness of
	the family unit in providing alternate living arrangements
	and providing or arranging for the training and
	developmental opportunities provided in a state hospital or
	a licensed community residential facility, the commissioner
	of public welfare may establish an experimental program to
	subsidize selected families who agree to carry out a planner
	program of home care and training for their minor dependent:
	who are mentally retarded.
	This program shall be limited to children who otherwise
	would require and be eligible for placement in state
	hospitals or licensed community residential facilities.
	Grants to families shall be determined by the
j	commissioner of public welfare. In determining the grants,

- 1 the commissioner shall consider the cost of diagnostic
- 2 assessments, homemaker services, training expenses including
- 3 specialized equipment, visiting nurses! or other pertinent
- 4 therapists: costs, preschool program costs, related
- 5 transportation expenses, and parental relief or child care
- 6 costs not to exceed \$250 per month per family.
- 7 An individual care and training plan for the child
- 8 shall be established and agreed upon by the parents
- 9 receiving the subsidy and the appropriate local welfare
- 10 agency. Periods of parental relief, including vacations,
- 11 may be included in the plan and do not require the approval
- 12 of the local welfare agency. The plan shall be periodically
- 13 evaluated to determine the progress of the child.

1	House Compan No.	DIDITATE		COMPARISON ACTION Date moved that F. No and 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.
1		B. D. No.	83186	for F. Nowhich was indefinitely postponed.	Secretary of the Senate
		SENATE ACTION Introduced by Senators Cuulson 2		HOUSE A	
	1416	Read FIRST TIME APR 10 1975 APR 10 1975 APR 10 1975 And Refer Committee on JAXES AND TAX LAWS Committee Recommendation and Adoption of Report	rred to the	Read FIRST TIME	and Referred to the
2	to contra	Read SECOND TIME Committee of the Whole		Read SECOND TIME Committee of the Whole	
F)	ge No.			Read THIRD TIME Passed by the House Returned to the Senate	Chief Clerk, House of Representatives State of Minnesota OTHER ACTION
	d Pa	Passed by the Senate			Refer to back of cover for other action.
	Printe	Transmitted to the House Secretary of the Senai State of Minnesota	te		CONFERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.

Messrs. Knutson, Doty and Kowalczyk introduced--

S. F. No. 1416: Referred to the Committee off TAXES AND TAX LAWS

1	A bill for an act
2 3 4 5	relating to taxation; providing a deduction for prosthetic appliances used by permanently handicapped people; amending Minnesota Statutes 1974, Section 290.01, Subdivision 20.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. Minnesota Statutes 1974, Section 290.01,
8	Subdivision 20, is amended to read:
9	Subd. 20. [GROSS INCOME.] Except as otherwise provided
10	in this chapter, the term "gross income," as applied to
11	corporations includes every kind of compensation for labor
12	or personal services of every kind from any private or
13	public employment, office, position or services; income
14	derived from the ownership or use of property; gains or
15	profits derived from every kind of disposition of, or every
16	kind of dealing in, property; income derived from the
17	transaction of any trade or business; and income derived
18	from any source.
19	For each of the taxable years beginning after December
20	31, 1960 and prior to January 1, 1971, the term "gross
21	income" in its application to individuals, estates, and
22	trusts, shall mean the adjusted gross income as computed for
23	federal income tax purposes as defined in the Internal

- 1 Revenue Code of 1954, as amended through December 31, 1970
- 2 for the applicable taxable year, with the modifications
- 3 specified in this section.
- 4 For each of the taxable years beginning after December
- 5 31, 1970, the term "gross income" in its application to
- 6 individuals, estates, and trusts shall mean the adjusted
- 7 gross income as computed for federal income tax purposes as
- 8 defined in the Internal Revenue Code of 1954, as amended
- 9 through the date specified herein for the applicable taxable
- 10 year, with the modifications specified in this section.
- 11 (1) The Internal Revenue Code of 1954, as amended
- 12 through December 31, 1970, shall be in effect for taxable
- 13 years beginning after December 31, 1970 and prior to January
- 14 1, 1973.
- 15 (11) The Internal Revenue Code of 1954, as amended
- 16 through December 31, 1972, shall be in effect for taxable
- 17 years beginning after December 31, 1972.
- 18 (111) The Internal Revenue Code of 1954, as amended
- 19 through December 31, 1973, shall be in effect for taxable
- 20 years beginning after December 31, 1973.
- 21 References to the Internal Revenue Code of 1954 in
- 22 clauses (a), (b) and (c) following shall mean the code in
- 23 effect for the purpose of defining gross income for the
- 24 applicable taxable year.
- 25 (a) Modifications increasing federal adjusted gross
- 26 income. There shall be added to federal adjusted gross
- 27 income:
- (1) Interest income on obligations of any state other
- 29 than Minnesota or a political subdivision of any such other
- 30 state exempt from federal income taxes under the Internal
- 31 Revenue Code of 1954;
- 32 (2) Interest income on obligations of any authority,

- 1 commission, or instrumentality of the United States, which
- 2 the laws of the United States exempt from federal income
- 3 tax, but not from state income taxes;
- 4 (3) Income taxes imposed by this state or any other
- 5 taxing jurisdiction, to the extent deductible in determining
- 6 federal adjusted gross income and not credited against
- 7 federal income tax;
- (4) Interest on indebtedness incurred or continued to
- 9 purchase or carry securities the income from which is exempt
- 10 from tax under chapter 290, to the extent deductible in
- 11 determining federal adjusted gross income;
- (5) Amounts received as reimpursement for an expense of
- 12 13 sickness or injury which was deducted in a prior taxable
- 14 year to the extent that the deduction for such reimbursed
- 15 expenditure resulted in a tax benefit;
- (6) Losses which do not arise from events or 16
- 17 transactions which are assignable to Minnesota under the
- 18 provisions of sections 290.17 to 290.20, including any
- 19 capital loss or net operating loss carryforwards or
- 20 carrybacks resulting from such losses, and including any
- 21 such nonassignable losses which occur prior to the time the
- 22 individual becomes a resident of the state of Minnesota;
- (7) The amount of any federal income tax overpayment 23
- 24 for any previous taxable year, received as refund or
- 25 credited to another taxable year's income tax liability,
- 26 proportionate to the percentage of federal income tax that
- 27 was claimed as a deduction in determining Minnesota income
- 28 tax for such previous taxable year.
- 29 The overpayment refund or credit, determined with
- 30 respect to a husband and wife on a joint federal income tax
- 31 return for a previous taxable year, shall be reported on
- 32 joint or separate Minnesota income tax returns. In the case

- 1 of separate Minnesota returns, the overpayment shall be
- 2 reported by each spouse proportionately according to the
- 3 relative amounts of federal income tax claimed as a
- 4 deduction on his or her separate Minnesota income tax return
- 5 for such previous taxable year;
- 6 (8) In the case of a change of residence from Minnesota
- 7 to another state or nation, the amount of moving expenses
- 8 which exceed total reimbursements and which were therefore
- 9 deducted in arriving at federal adjusted gross income;
- 10 (9) In the case of property disposed of on or after
- 11 January 1, 1973, the amount of any increase in the
- 12 taxpayer's federal tax liability under section 47 of the
- 13 Internal Revenue Code of 1954, as amended through December
- 14 31, 1972, to the extent of the credit under section 38 of
- 15 the Internal Revenue Code of 1954, as amended through
- 16 December 31, 1972, that was previously allowed as a
- 17 deduction either under section 290.01, subdivision 20 (b)
- 18 (9) or under section 290.09, subdivision 24; and
- 19 (10) Expenses and losses arising from a farm which are
- 20 not allowable under section 290.09, subdivision 29.
- 21 (b) Modifications reducing federal adjusted gross
- 22 income. There shall be subtracted from federal adjusted
- 23 gross income:
- 24 (1) Interest income on obligations of any authority,
- 25 commission or instrumentality of the United States to the
- 26 extent includible in gross income for federal income tax
- 27 purposes but exempt from state income tax under the laws of
- 28 the united states;
- 29 (2) The portion of any gain, from the sale or other
- 30 disposition of property having a higher adjusted basis for
- 31 Minnesota income tax purposes than for federal income tax
- 32 purposes, that does not exceed such difference in basis; but

- 1 if such gain is considered a long-term capital gain for
- 2 federal income tax purposes, the modification shall be
- 3 limited to fifty per centum of such portion of the gain;
- 4 (3) Interest or dividend income on securities to the
- 5 extent exempt from income tax under the laws of this state
- 6 authorizing the issuance of such securities but includible
- 7 in gross income for federal income tax purposes;
- 8 (4) Income which does not arise from events or
- 9 transactions which are assignable to Minnesota under the
- 10 provisions of sections 290.17 to 290.20;
- 11 (5) Logses, not otherwise reducing federal adjusted
- 12 gross income assignable to Minnesota, arising from events or
- 13 transactions which are assignable to Minnesota under the
- 14 provisions of sections 290.17 to 290.20, including any
- 15 capital loss or net operating loss carryforwards or
- 16 carrybacks resulting from such losses;
- 17 (6) If included in federal adjusted gross income, the
- 18 amount of any overpayment of income tax to Minnesota, or any
- 19 other state, for any previous taxable year, whether such
- 20 amount is received as a refund or credited to another
- 21 taxable year's income tax liability;
- 22 (7) The amount of any pension or benefit which is
- 23 excluded from gross income under the provisions of section
- 24 290.08, subdivision 6; -and
- 25 (8) The amount of compensation for personal services in
- 26 the armed forces of the United States or the United Nations
- 27 which is excluded from gross income under the provisions of
- 28 section 290.65;-and
- 29 (9) In the case of property acquired on or after
- 30 January 1, 1973, the amount of any credit to the taxpayer's
- 31 federal tax liability under section 38 of the Internal
- 32 Revenue Code of 1954, as amended through December 31, 1972;

- 1 and
- 2 (10) The amount spent by an individual on wheelchairs,
- 3 artificial limbs, braces, walkers and crutches, lifts and
- 4 adaptive equipment, hand controls and hearing aids if the
- 5 individual requires these devices because of a permanent
- 6 handicapping condition .
- 7 (c) Modifications affecting shareholders of electing
- 8 small business corporations under section 1372 of the
- 9 Internal Revenue Code of 1954, or section 290,972 of this
- 10 chapter.
- 11 (1) Shareholders in a small business corporation, which
- 12 has elected to be so taxed under the Internal Revenue Code
- 13 of 1954, but has not made an election under section 290.972
- 14 of this chapter, shall deduct from federal adjusted gross
- 15 income the amount of any imputed income from such
- 16 corporation and shall add to federal adjusted gross income
- 17 the amount of any loss claimed as a result of such stock
- 18 ownership. Also there shall be added to federal adjusted
- 19 gross income the amount of any distributions in cash or
- 20 property made by said corporation to its shareholders during
- 21 the taxable year.
- (2) In cases where the small business corporation has
- 23 made an election under section 1372 of the Internal Revenue
- 24 Code of 1954, but has not elected under section 290,972 of
- 25 this chapter and said corporation is liquidated or the
- 26 individual shareholder disposes of his stock and there is no
- 27 capital loss reflected in federal adjusted gross income
- 28 because of the fact that corporate losses have exhausted the
- 29 shareholders basis for federal purposes, such shareholders
- 30 shall be entitled, nevertheless, to a capital loss
- 31 commensurate to their Minnesota basis for the stock.
- 32 (3) In cases where the election under section 1372 of

- 1 the Internal Revenue Code of 1954 antedates the election
- 2 under section 290,972 of this chapter and at the close of
- 3 the taxable year immediately preceding the effective
- 4 election under section 290,972 the corporation has a reserve
- 5 of undistributed taxable income previously taxed to
- 6 shareholders under the provisions of the Internal Revenue
- 7 Code of 1954, in the event and to the extent that such
- 8 reserve is distributed to shareholders such distribution
- 9 shall be taxed as a dividend for purposes of this act.
- 10 Items of gross income includible within these
- 11 definitions shall be deemed such regardless of the form in
- 12 which received. Items of gross income shall be included in
- 13 gross income of the taxable year in which received by a
- 14 taxpayer unless properly to be accounted for as of a
- 15 different taxable year under methods of accounting permitted
- 16 by section 290.07, except that (1) amounts transferred from
- 17 a reserve or other account, if in effect transfers to
- 18 surplus, shall, to the extent that such amounts were
- 19 accumulated through deductions from gross income or entered
- 20 into the computation of taxable net income during any
- 21 taxable year, be treated as gross income for the year in
- 22 Which the transfer occurs, but only to the extent that such
- 23 amounts resulted in a reduction of the tax imposed by this
- 24 act, and (2) amounts received as refunds on account of taxes
- 25 deducted from gross income during any taxable year shall be
- 26 treated as gross income for the year in which actually
- 27 received, but only to the extent that such amounts resulted
- 28 in a reduction of the tax imposed by this act.
- 29 (d) Modification in computing taxable income of the
- 30 estate of a decedent. Amounts allowable under section
- 31 291.07, subdivision 1(2) in computing Minnesota inheritance
- 32 tax liability shall not be allowed as a deduction in

- 1 computing the taxable income of the estate unless there is
- 2 filed within the time and in the manner and form prescribed
- 3 by the commissioner a statement that the amounts have not
- 4 been allowed as a deduction under section 291.07 and a
- 5 waiver of the right to have such amounts allowed at any time
- 6 .as deductions under section 291.07. The provisions of this
- 7 paragraph shall not apply with respect to deductions allowed
- 8 under section 290.077 (relating to income in respect of
- 9 decedents). In the event that the election made for federal
- 10 tax purposes under section 642(g) of the Internal Revenue
- 11 Code of 1954 differs from the election made under this
- 12 paragraph appropriate modification of the estate's federal
- 13 taxable income shall be made to implement the election made
- 14 under this paragraph in accordance with regulations
- 15 prescribed by the commissioner,
- 16 Sec. 2. Section 1 is effective for taxable years
- 17 commencing after December 31, 1974.

House Companion No.		DUPLICATE S. F. NO. 1417 A bill for an act relating to taxation; distributing certain gross earnings taxes to local governments; approney; amending Minnesota Statutes 1974, Section 294, and Chapter 477A, by adding a section. B. D. No.	at:	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 Taken fre Date The Senas	(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.	
417		SENATE ACTION Introduced by Senators SKeefe		*	HOUSE Read FIRST TIME	ACTION	House Companion is H. F. No.
17	*	Read FIRST TIME APR 1 0 1975 and Refer Committee on TAXES AND TAX LAWS Committee Recommendation and Adoption of Report	rred to the		Committee on Committee Recommendation and Adoption of R	eport	
		Read SECOND TIME Committee of the Whole		*	Read SECOND TIME Committee of the Whole		
No.					Read THIRD TIME Passed by the House Returned to the Senate	Chi	ef Clerk, House of Representatives State of Minnesota
9 50	1	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of the Senat State of Minnesota	te			CONFE	OTHER ACTION for to back of cover for other fon. RENCE COMMITTEE ACTION for to back of cover for conference for interest of the conference of the cover for cover

S. F.

Messrs. Keefe, S.; Borden and North introduced--S. F. No. 1417: Reletted to the Communities on JAXES AND TAX LAWS

1	A DILL LOT an acc
2	relating to taxation; distributing certain gross
3	earnings taxes to local governments; appropriating
4	money: amending Minnesota Statutes 1974, Section
5	294.26; and Chapter 477A, by adding a section.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. Minnesota Statutes 1974, Section 294,26, is
8	amended to read:
9	294.26 (DIVISION OF PROCEEDS OF TAX.) The proceeds of
10	the taxes collected under sections 294.21 to 294.28 shall be
11	distributed by the state treasurer, upon certificate of the
12	commissioner of revenue, to the general fund of the state
13	and to the various taxing districts in which such railway
14	operations are conducted, in the following proportions: -22
15	23 percent thereof to the city or town; 54 percent
16	thereof to the school district;-22 23 percent thereof to
17	the county-, six percent thereof to the state . If such
18	
19	on in more than one taxing district, the commissioner shall
20	
21	
22	
23	part going to counties among such counties, upon the basis

- 1 of attributing 40 percent of the proceeds of the tax to the
- 2 terminal facilities at each end of the railway line of a
- 3 taconite railroad company, and the remaining 20 percent
- 4 thereof to the railway trackage connecting such terminals,
- 5 and with respect to each such portion giving due
- 6 consideration to the relative extent of such portion of the
- 7 operation performed in each such taxing district. If any
- 8 part of such facilities are located outside the limits of
- 9 any organized city or town, 70 percent of the portion of the
- 10 tax which would be distributed to any such governmental
- 11 unit, if it existed and the facilities were located therein,
- 12 shall be added to the portion distributed to the school
- 13 district, and 30 percent thereof shall be added to the
- 14 portion distributed to the county in which such facilities
- 15 are located; also, if the amount otherwise distributable to
- 16 any city or town hereunder would exceed \$75 per capita of
- 17 the population thereof, the amount of such excess shall be
- 18 added to the portions distributed to the school district and
- 19 county in which such facilities are located in the
- 20 proportions above set forth. The commissioner's order
- 21 making such apportionment shall be subject to review by the
- 22 tax court at the instance of any of the interested taxing
- 23 districts, in the same manner as other orders of the
- 24 commissioner. The amount so distributed shall be divided
- 25 among the various funds of the taxing district in the same
- 26 proportion as the general ad valorem property tax thereof,
- 27 There is hereby appropriated to such persons, city,
- 28 town, school district, or county as are entitled to such
- 29 payment, from the fund or account in the state treasury to
- 30 which the money was credited, an amount sufficient to make
- 31 the payment authorized herein,
- 32 Sec. 2. Minnesota Statutes 1974, Chapter 477A, is

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1417

1 amended by adding a section read: 2 [477A,03] [GROSS EARNINGS TAX REFUND.] Subdivision 1. [TELEPHONE AND TELEGRAPH COMPANIES.] The commissioner of 3 revenue shall determine the amount of gross earnings tax paid in the fiscal year ending June 30, 1974 by telephone 5 6 and telegraph companies pursuant to sections 295,32 to 7 295.36. He shall determine the amount of the tax to be apportioned to each county in the state except that for this purpose Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and 9 washington counties will be determined to be a single 10 county. 11 12 Telephone and telegraph gross earnings taxes shall be 13 apportioned to each county to the extent that the gross 14 earnings on which the tax is computed are from services 15 extended to customers within that county. The commissioner 16 may by rules and regulations prescribe the manner by which 17 the amount of services extended to customers is determined, 18 subd. 2. [RAILROAD EXPRESS AND FREIGHT LINE COMPANIES.] The commissioner shall determine the amount of 19 20 gross earnings tax paid in the fiscal year ending June 30, 21 1974 by railroad, express, and freight line companies pursuant to chapter 295. He shall apportion the tax to each 22 23 county in the state except that for this purpose Anoka, 24 Carver, Dakota, Hennepin, Ramsey, Scott, and Washington counties will be deemed to be a single county. 25 26 The tax shall be apportioned to each county in the proportion that the number of acres of land within the 27 28 county exempt from ad valorem taxes in 1973 pursuant to 29 chapter 295, as it relates to railroad, express and freight

line companies, multiplied by the average market value per

acre of land within the county assessed as class 4 property

in 1973 under section 273,13, subdivision 9, bears to the

aggregate value of that exempted land within the state, 1 Subd. 3. [DISTRIBUTION.] Each county's share of the 2 gross earnings tax as apportioned in subdivisions 1 and 2 3 shall be reduced proportionately by the amount of gross earnings tax refunded to school districts in calendar year 5 6 1974 pursuant to section 124.28. The balance in each county 7 shall be distributed by the commissioner of revenue to the taxing districts specified herein in three equal 9 installments on July 15, September 15, and November 15, 1976. 10 11 (a) In each county, except Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington counties, the county 12 13 government shall receive a percentage of the portion of 14 taxes apportioned to its county equal to the percentage 15 computed pursuant to section 477A.01, subdivision 2, for 16 purposes of distributing local government aid to the county 17 government in the calendar year 1976. 18 The balance of the distribution shall be divided among 19 the cities and towns in county's territory in the proportion 20 that the dollar amount of the levy limitation and the 21 special levies in each city or town for taxes payable in 22 1975 bears to the total dollar amount of the levy 23 limitations and special levies of the cities and towns in the county for taxes payable in 1975. For this purpose, the 24 25 levy limitation of, a city or town with statutory city powers for taxes payable in 1975 shall be the limitation 26 27 established for that governmental unit pursuant to sections 28 275.50 to 275.56, as determined by the department of revenue. The special levies of a city or town with 29 30 statutory city powers for taxes payable in 1975 shall be the 31 amounts of the governmental unit's tax levy payable in 1975

which the department of revenue determines to be qualified

27

- special levies pursuant to section 275.50, subdivision 5. 1 However, cities and towns under 500 population, according to 2 3 the latest state or federal census, shall receive 4 distributions based on their levies payable in 1975. 5 (b) In Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington counties, no county government shall receive 6 7 a distribution under this section. The entire amount 8 apportioned to these counties shall be divided among the 9 cities and towns within the seven counties in the proportion that the dollar amount of the levy limitation and special 10 levies of each for taxes payable in 1975 bears to the dollar 11 amount of the levy limitation and special levies of all 12 cities and towns in the seven named counties. For the 13 14 purpose of this clause, the levy limitation of a city or 15 town with statutory city powers for taxes payable in 1975 16 shall be the limitation established for that governmental 17 unit pursuant to sections 275.50 to 275.56, as determined by 18 the department of revenue. For the purposes of this subdivision, the special levies of a city or town with 19 20 statutory city powers for taxes payable in 1975 shall be the 21 amounts of the governmental unit's tax levy payable in 1975 which the department of revenue determines to be qualified 22 special levies pursuant to section 275,50, subdivision 5. 23 24 Furthermore, cities and towns with statutory city powers 25 under 500 population, according to the latest state or
- subdivision, based on their levies payable in 1975.

 Subd. 4. [LEVY LIMIT BASE ADJUSTED.] If a county
- 30 government, city or township is subject to the provisions of

federal census, and towns without statutory city powers,

shall receive distributions in 1976, pursuant to this

- 31 sections 275.50 to 275.56, the amount of distribution to the
- 32 taxing district pursuant to this section for 1976 or a

sub	equent	year sh	all be	deduc	ted fr	om the		417	
	ent lev		-						
	ion 275			STATE OF THE PARTY.					-
	rict's								
	equent ;								
	Subd.	. (DI	STRIBU	TIONS /	FTER :	1976.]	The gr	oss	
earr	ings tax	paid	in the	fiscal	year	ending	June	30, 197	5
	in each								-
	1977 ar			THE RESERVE AND ADDRESS OF THE PERSON NAMED IN					
prov	isions o	f this	secti	on for	distri	bution	of gr	oss	
earn	ings tax	in 19	76, ex	cept th	at the	appro	priate	data f	or
	relevant			CONTRACTOR DESCRIPTION OF THE PERSON NAMED IN COLUMN 1					-
	Subd. 6								•
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	nue the			THE RESERVE					
	ided in		The state of the s						

1	House Companio No.	S. F. NO. 1418 A bill for an act relating to restaurants; requestaurants to provide both butter and oleomargan customer's use; amending Minnesota Statutes 1974, Section 33.09.	uiring ine for	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) Beceived 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	
	1418	SENATE ACTION		 ★ Read FIRST TIME and Referred to the Committee on Committee Recommendation and Adoption of Report 		
S. I		Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
F. No	Printed Page No.	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of State of Mo	the Senate	Read THIRD TIME Passed by the House Returned to the Senate	Chief Clerk, House of Representatives State of Minnesota OTHER ACTION Refer to back of cover for other action. CONFERENCE COMMITTEE ACTION Refer to back of cover for conference committee action.	

Messrs. Hughes; Keefe, J. and Lewis introduced--S. F. No. 1418: Releviou to the Committee on LABOR AND COMMERCE

1	A bill for an act
2 3 4 5	relating to restaurants; requiring restaurants to provide both butter and oleomargarine for customer's use; amending Minnesota Statutes 1974, Section 33.09.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL
7	Section 1. Minnesota Statutes 1974, Section 33.09, is
8	amended to read:
9	33.09 [OLEOMARGARINE, SERVING AS BUTTER.] Subdivision
10	1. It shall be unlawful for the proprietor of any hotel,
11	dining room, dining car, drinking place, cafe, bakery, boat,
12	lumber camp, mining camp, railroad camp, boarding house, or
13	hospital, or any place where guests, boarders, or patients
14	are served with food for pay, or for any managing agent or
15	servant of such proprietor, to serve as or for butter, or as
16	a substitute thereof, any oleaginous substance or compound
17	other than that produced wholly from pure, unadulterated
18	milk or cream, unless he or they shall cause to be plainly
19	printed in English upon every bill of fare, if one be used,
20	and in letters not smaller than eight-point bold-faced
21	Gothic capitals, the words "oleomargarine used in place of
22	butter," and in case no bill of fare be used, the manager or
23	person in charge of the establishment shall cause to be

- 1 posted upon each side of the dining car or eating room, in a
- 2 conspicuous position and in letters large enough to be
- 3 distinctly seen and read from all parts of the room,
- 4 placards containing on the face thereof the words, in the
- 5 English language, "oleomargarine used in place of butter,"
- 6 and such person shall keep such placards continuously
- 7 posted, as long as such butter substitute be kept or used,
- 8 Subd. 2. Both butter and oleomargarine shall be made
- 9 available to a customer at his request in any public eating
- 10 establishment. The availability of both butter and
- 11 oleomargarine shall be stated conspicuously on the menu.

	House Companion No.	DUPLICATE S. F. NO. 1419 A bill for an act relating to education; school districts; setting a ceiling on tuition payments paid by one district to another; providing state aid; amending Minnesota Statutes 1974, Section 124.18, by adding a subdivision.		COMPARISON ACTION Date moved that F. No and F. No be referred for comparison. Date Upon motion of F. No was substituted for F. No which	(SENATE ACTION) Received from House Laid on Table Taken from Table CONCURRENCE Date The Senate concurred in House amendments to S. F. No. and repassed the bill as amended.	
].	6	SENATE ACTION H. D. No. B3264	+	was indefinitely postponed. HOUSE /		House Companion is H. F. No.
	1410	Read FIRST TIME APR 10 1975 and Referred to the Committee on EDUCATION Committee Recommendation and Adoption of Report		Committee on Committee Recommendation and Adoption of R		
2		Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
T)	6		*	Read THIRD TIME Passed by the House Returned to the Senate		Thief Clerk, House of Representatives State of Minnesota OTHER ACTION
	Printed Page No	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of the Senate State of Minnesota			CONF	tefer to back of cover for other ction. ERENCE COMMITTEE ACTION tefer to back of cover for conference committee action.

Messrs. Hughes, O'Neill and Anderson introduceds. F. No. 1419: Referred to the Communities off EDUCATION

1	A bill for an act
2 3 4 5 6	relating to education; school districts; setting a ceiling on tuition payments paid by one district to another; providing state aid; amending Minnesota Statutes 1974, Section 124.18, by adding a subdivision.
7 8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: Section 1. Minnesota Statutes 1974, Section 124.18, is
9	amended by adding a subdivision to read: Subd. 3. Notwithstanding the provisions of subdivision
11	2 and section 123.39, subdivision 4, if the total tuition
12	costs per pupil unit payable to the district furnishing the
13	instruction exceed the total comparable costs per pupil unit
14	of the district of residence, the district of residence is
15	not required to pay tuition per pupil unit to the district furnishing the instruction in excess of its total comparable
16	and the nius five percent. To the extent that
17	to the district
19	furnishing the instruction exceed the maximum responsibility
20	of the district of residence as provided herein, state aid
21	shall be paid to the district furnishing the instruction.
22	The state aid payable pursuant to this subdivision shall be
23	charged against the appropriate state aid categories

- 1 determined in accordance with the amounts upon which the
- 2 total tuition costs per pupil unit are based. If there is
- 3 no appropriate state aid category, such aid shall be charged
- 4 against the foundation aid. The state aid shall be paid at
- 5 the times and in the manner otherwise specified by law for
- 6 each aid category. The superintendents of the district of
- 7 residence and the district furnishing the instruction shall
- 8 submit information to the commissioner of education to
- 9 enable him to carry out the provisions of this subdivision.
- 10 Sec. 2. This act is effective the day following its
- 11 final enactment.

1	House Companion No.		S. F. NO. 1420 A bill for an act relating to the city of St. Paul; providing for two additional commissioners for the St. Paul housing and redevelopment authority; requiring representation of low and moderate income areas; amending Laws 1963, Chapter 514, Section 1.			Closs model of		from House Table Om Table CONCURRENCE te concurred in House amendments to
4			SENATE ACTION	B. D. No. B2566		for F. Nowhich was indefinitely postponed.		Secretary of the Senate
			pp 74			HOUSE A	CTION	House Companion is H. F. No.
	142(*	Read FIRST TIME APR 10 1975 and Referred to to Committee on METROPOLITAGE AND URBAN AFFAIRS Committee Recommendation and Adoption of Report			Read FIRST TIME		and Referred to the
s. 1			Read SECOND TIME Committee of the Whole		1	Read SECOND TIME Committee of the Whole		
F. No	e No.					Read THIRD TIME Passed by the House Returned to the Senate	Ch	ief Clerk, House of Representatives State of Minnesota OTHER ACTION
	ed Pag		Read THIRD TIME Passed by the Senate				act	fer to back of cover for other ion. RENCE COMMITTEE ACTION
	Prrint	1	Transmitted to the House Secreta State	ry of the Senate of Minnesota			Re	fer to back of cover for conference nmittee action.

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Messrs. Chenoweth, Coleman and Stumpf introduced-S. F. No. 1420: Released to the Communities on METROPOLITAN AND URBAN AFFAIRS

1	A bill for an act
2 3 4 5 6	relating to the city of St. Paul; providing for two additional commissioners for the St. Paul housing and redevelopment authority; requiring representation of low and moderate income areas; amending Laws 1963, Chapter 514, Section 1.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
8	Section 1. Laws 1963, Chapter 514, Section 1, is
9	amended to read:
10	section 1. IST. PAUL, CITY OF, HOUSING AND
11	REDEVELOPMENT AUTHORITY.] Notwithstanding the provisions of
12	Minnesota Statutes-1961 1974 , Section 462,425 or any other
13	law to the contrary, the city of Saint Paul shall have a
14	housing and redevelopment authority consisting of-seven
15	nine commissioners who shall be residents of the city of
16	Saint Paul, who shall be appointed by the mayor of the city
17	of Saint Paul, with the approval of the city council of
18	Saint PaulPive Seven of the commissioners shall not be
19	public officers or employees , and of those seven, two shall
20	and and and aredominantly low and
21	moderate income areas . Not more than two commissioners, at
22	the council
23	of the city of Saint Paul.

1420

1 The members of the city council of the city of Saint Paul appointed to such housing authority shall hold such office for a period of five years, provided that they are at 3 all times of such service on the housing authority, members of the governing body of such city. When such members are no longer members of the governing body of such city, their terms on such housing authority shall terminate, and the 7 mayor of such city with the approval and consent of the 9 governing body of such city shall then fill such vacancies. 10 The citizen members appointed from the predominantly low or moderate income areas shall likewise hold office only so 11 long as they are residents of the areas, and when they are 12 13 no longer residents of the areas, their terms on the housing 14 authority shall terminate, and the vacancies shall be filled 15 by appointment of the mayor with the approval and consent of 16 the governing body. Sec. 2. This act shall become effective on its 17 18 approval by a majority of the governing body of the city of Saint Paul and upon compliance with the provisions of 19

Minnesota Statutes, Section 645.021.

	House Companion No.	DUPLICATE S. F. NO. 1421 A bill for an act authorizing the city of Saint Paul to rezone lots of tracts of land in certain circumstances without the consent of landowners in the immediate vicinity. B. D. No. B2224	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	
	1421	SENATE ACTION Introduced by Senators Reliables Committee on APR 1 0 1975 Read FIRST TIME APR 10 1975 Committee on METROPOLITAN AND URBAN AFFAIRS 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	
0 5	*	Read SECOND TIME Committee of the Whole	Read SECOND TIME Committee of the Whole		
1421	Printed Page No.	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of the Senate State of Minneseta	Read THIRD TIME Passed by the House Returned to the Senate	CONFE	orief Clerk, House of Representatives State of Minnesota OTHER ACTION effer to back of cover for other tion. CRENCE COMMITTEE ACTION effer to back of cover for conference mmittee action.

Introduced by McCutcheon, Coleman and Chenoweth.

Read First Time Apr. 10, 1975, and Referred to
the Committee on Metropolitan and Urban Affairs.

Committee Recommendation. To Pass and be placed on
the Calendar of Ordinary Matters.

Committee Report Adopted Apr. 19, 1975.

Read Second Time Apr. 19, 1975.

1	A bill for an act
3	authorizing the city of Saint Paul to rezone lots or tracts of land in certain circumstances without
5	the consent of landowners in the immediate vicinity.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. [SAINT PAUL, CITY OF; REZONING,] Whenever
8	the governing body of the city of Saint Paul has adopted a
9	new zoning ordinance or plan, the city may, notwithstanding
10	the provisions of any statute, charter provision or
11	ordinance, for a period of two years after the adoption
12	thereof, alter the zoning of any lot or tract from such new
13	zoning classification to a classification substantially
14	equivalent to the previous zoning thereof or to any zoning
15	classification, the degree of restriction of which would be
16	intermediate between such new and previous classifications,
17	without the consent of any property owner. The alterations
18	authorized by this section shall be made only after a public
19	hearing on such proposed change has been held by a committee
20	of the governing body or by a designated agency of the city
21	of which hearing written notice shall have been mailed to
22	the owner of the affected property and all the owners of
23	real estate within 350 feet of the affected property

- 1 according to the records of the auditor of the county in
- 2 which such property is situated and such alterations
- 3 thereafter adopted by the affirmative vote in favor thereof
- 4 by 2/3 of all of the members of the governing body of the
- 5 city.
- 6 Sec. 2. The authority granted to the city of Saint
- 7 Paul by this act is in addition to any other authority
- 8 granted to the city.
- 9 Sec. 3. This shall become effective only after its
- 10 approval by a majority of the governing body of the city of
- 11 Saint Paul, and upon compliance with the provisions of
- 12 Minnesota Statutes, Section 645.021.

	House Compani No.	DUPLICATE S. F. No. 1422 A bill for an act relating to local government; authorizin political subdivisions to impose charges for emergency or paramedic ambulance services; amending Minnesota Statutes 1974, Section 471.476, Subdivision 2. B. D. No. B2892	Dat Upx	COMPARISON ACTION te moved that F. No and F. No referred for comparison. te on motion of F. No was substituted F. No which s indefinitely postpoped.	(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.		
1.	1422	SENATE ACTION 2 Constitution Read FIRST TIME APR 10 1975 Committee on METROPOLITAN AND URBAN AFFAIRS 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				
SE		Read SECOND TIME Committee of the Whole		d SECOND TIME amittee 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	Pass	ed THIRD TIME sed by the House urned to the Senate	Re act	of Clerk. House of Representatives State of Minnesota OTHER ACTION ofer to back of cover for other tion. CRENCE COMMITTEE ACTION ofer to back of cover for conference mmittee action.	

Messrs. North, McCutcheon and Chenoweth introduced--

S. F. No. 1422: Referred to the Committee on METROPOLITAN AND URBAN AFFAIRS

1	A bill for an act
2 3 4 5	relating to local government; authorizing political subdivisions to impose charges for emergency or paramedic ambulance services; amending Minnesota Statutes 1974, Section 471.476,
6	Subdivision 2.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
В	Section 1. Minnesota Statutes 1974, Section 471.476,
9	Subdivision 2, is amended to read:
10	Subd. 2. Any such political subdivision providing a
	general ambulance service pursuant to this section may levy
11	an annual tax over and above any statutory or charter
12	an annual tax over and above any
13	limitation and may also impose reasonable charges for
14	ambulance services in order to finance the cost of such
15	service. Additionally, the governing body of any political
	subdivision that maintains and operates an emergency or
16	subdivision that
17	paramedic ambulance program may impose reasonable charges
18	for the emergency or paramedic ambulance services in order
19	to finance its costs. Any governing body may appropriate
20	money as necessary from funds received for the purposes of
21	
22	revenue funds of the political subdivision.
23	2 (SEFECTIVE DATE.) This act is effective upon

1 final enactment.

. . . .

	House Companion No.	DUPLICATE PIRST EMBROSSMENT S. F. NO. 1422 A bill for an act relating to the city of St. Paul; authorizing the city of St. Paul to impose reasonable charges for emergency or paramedic ambulance services; amending Laws 1974, Chapter 435, by adding a section.		COMPARISON ACTION Date		from House Table CONCURRENCE te concurred in House amendments to and repassed	
		SENATE ACTION	92	for F. Nowhich was indefinitely postponed.	CTION	Secretary of the Senate	
		North		Read FIRST TIME		House Companion is H. F. No.	
	1422	Read FIRST TIME APR 10 1975 and Referred Committee on METROPOLITAN AND UPBAN AFFAIRS Committee Recommendation and Adoption of Report To Pass as Amended APR 23 1975	to the	Committee on Committee Recommendation and Adoption of Re	Report		
0 1	*	Read SECOND TIME APR 23 1975 Committee of the Whole	*	Read SECOND TIME Committee of the Whole			
2	nted Page No.	Read THIRD TIME Passed by the Senate Secretary of the Senate	*	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.	

V.

SENATE STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. NO 1422

1422

Introduced by North, McCutcheon and Chenoweth.
Read First Time Apr. 10, 1975, and Referred to
the Committee on Metropolitan and Urban Affairs.
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 6	relating to the city of St. Paul; authorizing the city of St. Paul to impose reasonable charges for emergency or paramedic ambulance services; amending Laws 1974, Chapter 435, by adding a section.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
8	Section 1. Laws 1974, Chapter 435, is amended by
9	adding a section to read:
10	[1.02072] [PAYMENT FOR PARAMEDIC SERVICE.] Subdivision
11	1. The governing body of the city of Saint Paul, in
12	conjunction with the operation of its emergency or paramedic
13	ambulance program, may impose reasonable charges for the
14	emergency or paramedic ambulance services in order to
15	finance its costs.
16	Subd. 2. The following persons shall not be subject to
17	such charges:
18	(i) Any person who is eligible for or receiving public
19	assistance under the aid to families with dependent children
20	program, but is not eligible for any federally, state or
21	locally funded public assistance program which would pay for
22	
23	policies which would pay for such charges; or

1 (11) Any person who, except for the amount of income or resources, would qualify for aid to families with dependent 3 children, is in need of medical assistance but is not eligible for any federally, state or locally funded public assistance program which would pay for such charges nor has medical, health or accident insurance policies which would pay for such charges; or (111) Any person over 18 years of age, in need of medical care that neither he nor his relatives responsible 10 under Minnesota Statutes, Sections 2568,01 to 2568,26 are 11 financially able to provide, is not eligible for any federally, state or locally funded public assistance program 12 which would pay for such charges and has no medical, health 13 or accident insurance policies which would pay for such 14 charges. 15 16 Sec. 2. This act shall become effective only after its 17 approval by a majority of the governing body of the city of Saint Paul and upon compliance with Minnesota Statutes, 18 Section 645,021. 19

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House ompanion No.	DUPLICATE SECOND ENGROSSMENT S. F. NO. 1422 A bill for an act relating to the cities of St. Paul and Maplewood; authorizing the city of Maplewood to establish a physician's trained intensive care paramedic program; authorizing the cities of St. Paul and Maplewood to impose reasonable charges for emergency or paramedic ambulance services; amending Laws 1974, Chapter 435, Section 1.0207, and by adding a section. B. D. No. B2892			COMPARISON ACTION Date moved that F. No and F. No be referred for comparison. Date Upon motion of	Laid on Ta Taken from Date The Senate	CONCURRENCE enate concurred in House amendments to	
			-	F. Nowas substituted for F. Nowhich was indefinitely postponed.			
,	SENATE ACTION			HOUSE A	CTION	House Companion is H. F. No.	
1422	North McCutcheon Chenoweth	and Referred to the	*	Read FIRST TIME Committee on Committee Recommendation and Adoption of Rep		and Referred to the	
			*	Read SECOND TIME Committee of the Whole			
*	Bead SECOND TIME APR 23 1975 Committee of the Whole Special Order MAY 10 1975 Special Order Amended MAY 10 1975		*	Read THIRD TIME Passed by the House			
ed Page No.	Read THIRD TIME as Amended MAY 10 1975 Passed by the Senate as amended MAY 10 1975			Returned to the Senate	Reac	hief Clerk, House of Representatives State of Minnesota OTHER ACTION efer to back of cover for other stion. ERENCE COMMITTEE ACTION efer to back of cover for conference	

Secretary of the Senate State of Minnesota

Refer to back of cover for conference committee action.

Transmitted to the House MAY 10 1975

STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. No. 1422

Introduced by North, McCutcheon and Chenoweth.
Read First Time Apr. 10, 1975, and Referred to
the Committee on Metropolitan and Urban Affairs.
Committee Recommendation. To Pass as Amended.
Committee Report Adopted Apr. 23, 1975.
Read Second Time Apr. 23, 1975.
Special Order. May 10, 1975.
Special Order. Amended. May 10, 1975.
Read Third Time as Amended May 10, 1975.
Passed by the Senate as Amended May 10, 1975.
Transmitted to the House May 10, 1975.

1	A bill for an act
2	relating to the cities of St. Paul and Maplewood; authorizing the city of Maplewood to establish a
4	physician's trained intensive care paramedic
5	program; authorizing the cities of St. Paul and
6	Maplewood to impose reasonable charges for emergency or paramedic ambulance services;
7 8	amending Laws 1974, Chapter 435, Section 1,0207,
9	and by adding a section.
10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
11	Section 1. Laws 1974, Chapter 435, is amended by
12	adding a section to read:
13	[1,02072] [PAYMENT FOR PARAMEDIC SERVICE.] Subdivision
14	1. The governing body of the city of Saint Paul, in
15	conjunction with the operation of its emergency or paramedic
16	ambulance program, may impose reasonable charges for the
17	emergency or paramedic ambulance services in order to
18	finance its costs.
19	Subd. 2. The following persons shall not be subject to
20	such charges:
21	(1) Any person who is eligible for or receiving public
22	assistance under the aid to families with dependent children
23	program, but is not eligible for any federally, state or
24	locally funded public assistance program which would pay for
25	such charges nor has medical, health or accident insurance

- 1 policies which would pay for such charges; or
- 2 (11) Any person who, except for the amount of income or
- 3 resources, would qualify for aid to families with dependent
- 4 children, is in need of medical assistance but is not
- 5 eligible for any federally, state or locally funded public
- 6 assistance program which would pay for such charges nor has
- 7 medical, health or accident insurance policies which would
- 8 pay for such charges; or
- 9 (111) Any person over 18 years of age, in need of
- 10 medical care that neither he nor his relatives responsible
- 11 under Minnesota Statutes, Sections 256B.01 to 256B.26 are
- 12 financially able to provide, is not eligible for any
- 13 federally, state or locally funded public assistance program
- 14 which would pay for such charges and has no medical, health
- 15 or accident insurance policies which would pay for such
- 16 charges.
- 17 Sec. 2. Laws 1974, Chapter 435, Section 1,0207, is
- 18 amended to read:
- 19 Sec. 1.0207. [HEALTH.] (a) [ADDITION TO ST.
- 20 PAUL-RAMSEY HOSPITAL; PLANNING, 1 Ramsey county may issue and
- 21 sell general obligation bonds of the county in an amount not
- 22 to exceed \$400,000 to plan and design an addition to St.
- 23 Paul-Ramsey hospital in conjunction with the Gillette
- 24 hospital authority. The county shall pledge its full faith
- 25 and credit and taxing powers for the payment of the bonds in
- 26 accordance with Minnesota Statutes, Chapter 475, except that
- 27 no election shall be required and these bonds shall not be
- 28 included in computing the net debt of the county under any
- 29 laws; and taxes required to be levied for the payment of the
- 30 bonds shall not be subject to any limitation of rate or
- 31 amount.
- 32 (b) [MORGUE.] (1) [DUTY TO PROVIDE.] Ramsey county

- 1 shall provide and equip a public morgue at the county seat
- 2 for the receipt and proper disposition of all dead bodies,
- 3 which are by law subject to a postmortem or coroner's
- 4 inquest, without charge to anyone.
- 5 (2) [MAINTENANCE.] The morgue shall be under the
- 6 control of the county, be maintained in a suitable building,
- 7 separate from any other business, and equipped with the best
- 8 modern approved appliances for the handling and disposition
- 9 of dead bodies. It may not be connected in any manner with
- 10 an undetaking establishment; no person may be employed in or
- 11 about the morgue who is in any manner connected with or
- 12 interested in the undetaking business,
- 13 (c) [HEALTH DEPARTMENT,] (1) [HEALTH DEPARTMENT;
- 14 PURPOSE, I It is the purpose of this subsection to provide
- 15 enabling authority for Ramsey county to establish a
- 16 comprehensive health department and to provide coordinated
- 17 public and mental health services to the residents of Ramsey
- 18 county. The term "department" means the comprehensive
- 19 health department established in Ramsey county. This
- 20 subsection is in addition to any statutory authority now
- 21 existing for the establishment of a health department for
- 22 Ramsey county.
- 23 (2) [CREATION OF DEPARTMENT,] Ramsey county may create
- 24 a county health department which is under the supervision
- 25 and control of the county board,
- 26 (3) [POWERS AND RESPONSIBILITIES.] (A) The
- 27 responsibilities assigned to the department shall include
- 28 but not be limited to all or some of the responsibilities as
- 29 set forth in the following subparagraphs.
- 30 (B) The powers and duties vested in or imposed upon a
- 31 local health board as provided in Minnesota Statutes 1969,
- 32 Chapter 145, for the area of all of Ramsey county.

- 1 (C) The powers and duties imposed upon a board of
- 2 county commissioners to employ public health nurses as
- 3 provided in Minnesota Statutes 1969, Chapter 145.
- 4 (D) Health services for school children vested in or
- 5 imposed upon a school district when the board of education
- 6 of the school district petitions the county to provide the
- 7 services by contract or otherwise for its district.
- 8 (E) The powers and duties vested in or imposed upon the
- 9 health officer of a city inside the county of Ramsey who has
- 10 elected to maintain local registration of vital statistics
- 11 and the powers and duties of the clerk of the district court
- 12 of Ramsey county as local registrar of vital statistics.
- 13 (F) The county may authorize the health department to
- 14 operate a mental health program and may utilize the
- 15 authorities of the community mental health boards as set
- 16 forth in Minnesota Statutes, Sections 245.61 to 245.68.
- 17 When so authorized, the county board shall suffice to
- 18 function in lieu of the community mental health board
- 19 provided for in Minnesota Statutes, Section 245.66.
- 20 (G) Prepare and have published an annual report of the
- 21 work of the health department.
- 22 (H) Recommend to the governing body of a governmental
- 23 unit inside the county of Ramsey local legislation
- 24 pertaining to public health.
- 25 (I) The department may be authorized to provide other
- 26 health services as may be directed by the county board if
- 27 the services are authorized by law to be provided by the
- 28 county or by any agency or department thereof.
- 29 (j) The department may be authorized to buy services
- 30 from other agencies, public or private, that are providing
- 31 services consistent with health department purposes.
- 32 (K) The department may be authorized to establish fee

- 1 schedules based on ability to pay for services rendered.
- 2 (L) The county shall have the authority to adopt and
- 3 enforce regulations for the preservation of public health
- 4 applicable to the whole or a part of the county, but no
- 5 county regulation may supersede higher standards established
- 6 by statute, the regulations of the state board of health, or
- 7 provisions of the charter or ordinances of a municipality
- 8 inside the county pertaining to the same subject. Nothing
- 9 in this subparagraph shall prohibit a municipality from
- 10 adopting ordinances or resolutions for the regulation of the
- 11 public health setting higher standards than those of the
- 12 state board of health, the county board, or state law.
- 13 (M) The health department shall cause all laws and
- 14 regulations relating to public health to be obeyed and
- 15 enforced inside its jurisdictional area.
- 16 (4) [FUNDING.] (A) The health department shall be
- 17 operated and maintained from funds appropriated for and fees
- 18 collected by the department together with the state,
- 19 federal, and private grants that are made available to it or
- 20 to any of the local governmental units in the county of
- 21 Ramsey for health purposes,
- 22 (B) The county shall annually prepare and approve a
- 23 budget of the department's proposed expenditures for the
- 24 ensuing fiscal year.
- 25 (5) [TRANSFER OF FUNCTIONS,] Upon assignment by the
- 26 county board of the responsibilities under paragraph (3),
- 27 the powers and duties of a department, board, agency,
- 28 governmental subdivision, or bureau whose powers and duties
- 29 have been placed in the health department shall end and its
- 30 records and personnel relating to the powers and duties are
- 31 transferred to the health department.
- 32 (6) [PERSONNEL.] (A) [HEALTH OFFICER.] The county shall

- 1 appoint a health officer who shall be designated the
- 2 director of public health and who shall be responsible for
- 3 the operation of the department. The county shall fix his
- 4 salary.
- 5 (B) [QUALIFICATIONS OF HEALTH OFFICER.] The health
- 6 officer must be a licensed physician experienced or trained
- 7 in public health administration, or instead a person, other
- 8 than a physician with training or experience in public
- 9 health administration. If the appointee is not a physician,
- 10 the county board shall provide, in addition, the services of
- 11 a licensed physician that are necessary on either a part
- 12 time or full time basis and provide reasonable compensation
- 13 therefor. The director of the department shall select
- 14 subordinate personnel subject to the approval of the county
- 15 board.
- 16 (C) [EMPLOYEES.] (1) Each person transferred to the
- 17 health department by this paragraph and each employee under
- 18 a merit system governing public employees is considered to
- 19 have qualified for a permanent position of similar class and
- 20 grade in the classified civil service of Ramsey county,
- 21 without reduction in pay or seniority, and without
- 22 examination. Each other person so transferred who is a full
- 23 time officer or employee shall take, within six months after
- 24 the organization of the health department, and subject to
- 25 civil service rules of Ramsey county, a noncompetitive,
- 26 practical, qualifying examination. The qualifying
- 27 examination may involve only the duties of the position
- 28 occupied immediately prior to the organization of the health
- 29 department or the position occupied on the date the
- 30 examination is given, whichever examination the officer or
- 31 employee elects to take. If a person taking the qualifying
- 32 examination possesses the ability and capacity that enables

- 1 him to perform the duties of the position for which he is
- 2 examined, in a reasonably efficient manner, he shall be
- 3 given a permanent civil service status in the Ramsey county
- 4 civil service. A person who willfully refuses to take the
- 5 examination when offered without reasonable excuse shall be
- 6 removed from his position immediately. A person taking the
- 7 examination who fails to pass shall be removed from his
- 8 position at the end of 60 days after receipt of notice of
- 9 failure to pass. A person required to take a qualifying
- 10 examination shall not be laid off, suspended, discharged, or
- 11 reduced in pay or position except in accordance with the
- 12 provisions of laws applicable to members of the classified
- 13 Ramsey county civil service having civil service status
- 14 until he has completed the qualifying examination and has
- 15 been notified of the result thereof.
- 16 (ii) A part time officer or employee of a department,
- 17 board, agency, governmental subdivision or bureau whose
- 18 powers and duties are placed in the health department may be
- 19 transferred upon the organization of the health department
- 20 and may become officers or employees thereof.
- 21 (7) [RESOLUTION, APPROVAL.] No resolution adopted by
- 22 the board of county commissioners of Ramsey county
- 23 establishing a county health department is effective inside
- 24 each of the following governmental units unless approved by
- 25 the governing body of the particular unit, namely: city of
- 26 Saint Paul; city of White Bear Lake; villages of Arden
- 27 Hills, Blaine, Falcon Heights, Gem Lake, Little Canada,
- 28 Lauderdale, Maplewood, Mounds View, New Brighton, North
- 29 Oaks, North Saint Paul, Roseville, Saint Anthony, Shoreview,
- 30 Spring Lake Park, Vadnais Heights; town of white Bear. The
- 31 resolution is effective in a unit upon the approval of that
- 32 unit's governing body.

- 1 (8) [COUNTY NURSING SERVICE.] The Ramsey county nursing
- 2 service presently existing shall not be discontinued unless
- 3 the discontinuance is approved by two-thirds of the
- 4 governing bodies of the governmental units listed in
- 5 paragraph (7) of this subsection.
- 6 (9) [PAYMENT FOR SERVICES.] No governmental unit listed
- 7 in paragraph (7) shall pay for any services provided by this
- 8 subsection until its governing body has approved the
- 9 resolution as provided in paragraph (7).
- 10 (10) (CITY HEALTH DEPARTMENTS; FUNCTIONS.) None of the
- 11 functions of the presently-existing city health departments
- 12 in the county of Ramsey may be abandoned by the county
- 13 health department without proper provision for the exercise
- 14 of the function by some agency of government.
- 15 (d) [AMBULANCE SERVICE.] (1) [LIMITED TO REQUESTING
- 16 MUNICIPALITIES.] If the county of Ramsey, or an agency or
- 17 department thereof, establishes an emergency ambulance
- 18 service, the cost of operating and maintaining the service
- 19 shall be a charge only against the real and personal
- 20 property located inside those villages, cities or towns
- 21 inside the county which by resolution of its governing body
- 22 request the service.
- 23 (2) [SERVICE CHARGE.] If an emergency ambulance service
- 24 as provided under the above paragraph is provided in a
- 25 village, city or town in which the real and personal
- 26 property is not charged for the cost thereof, then a
- 27 reasonable charge for the service shall be made of the
- 28 benefited person.
- 29 (e) [PARAMEDICS.] (1) [DEFINITIONS.] As used in this
- 30 article, "physician's trained mobile intensive care
- 31 paramedic" means a person who;
- 32 (A) Is an employee of the county of Ramsey or the city

- 1 of St. Paul;
- 2 (B) Has been specially trained in emergency cardiac and
- 3 noncardiac care by a licensed physician in a training
- 4 program certified by the state board of health or the state
- 5 board of medical examiners and is certified as qualified to
- 6 render the emergency lifesaving services enumerated herein.
- 7 (2) The city of St. Paul and the county of Ramsey are
- 8 hereby authorized to maintain a staff of physician's trained
- 9 mobile intensive care paramedics.
- 10 (3) (A) Notwithstanding any other provision of law,
- 11 physician's trained mobile intensive care paramedics may do
- 12 any of the following:
- 13 (i) Regular rescue, first aid and resuscitation
- 14 services;
- 15 (ii) During training may administer parenteral
- 16 medications under the direct supervision of a licensed
- 17 physician or a registered nurse;
- 18 (iii) perform cardiopulmonary resuscitation and
- 19 defibrillation in a pulseless, nonbreathing patient;
- 20 (iv) Administer intravenous saline or glucose
- 21 solutions;
- (v) Administer parenteral injections in any of the
- 23 following classes of drugs:
- 24 (a) antiarrythmic agents;
- 25 (b) vagolytic agents;
- 26 (c) chronotropic agents;
- 27 (d) analgesic agents;
- 28 (e) alkalinizing agents;
- 29 (f) Vasopressor agents;
- 30 (g) diuretics;
- 31 (vi) Administer, perform and apply all other
- 32 procedures, drugs and skills in which they have been trained

- 1 and are certified to give, apply and dispense.
- 2 (B) But at all times before undertaking the actions
- 3 authorized by clauses (iii), (iv), (v) and (vi), paramedics
- 4 shall make and continue to make, during the course of an
- 5 emergency, attempts to establish voice communications with
- 6 and receive instructions from a licensed physician who has
- 7 been associated with the dispensing of emergency cardiac and
- 8 noncardiac medical care, Additionally, the paramedics shall
- 9 make and continue to make, during the course of what they
- 10 believe to be a cardiac emergency, attempts to telemeter to
- 11 a licensed physician, who has been associated with the
- 12 dispensing of cardiac medical care, and electrocardiogram of
- 13 the person being treated.
- 14 (C) Nothing contained in this subsection shall be
- 15 construed to change existing law as it relates to delegation
- 16 by a licensed physician of acts, tasks or functions to
- 17 persons other than physician's trained mobile intensive care
- 18 paramedics.
- 19 (4) No licensed physician or registered nurse, who in
- 20 good faith and in the exercise of reasonable care gives
- 21 emergency instructions to a certified physician's trained
- 22 mobile intensive care paramedic at the scene of an
- 23 emergency, or while in transit to and from the scene of such
- 24 emergency, shall be liable for any civil damages as a result
- 25 of issuing such instructions.
- 26 (5) No certified physician's trained mobile intensive
- 27 care paramedic, who in good faith and in the exercise of
- 28 reasonable care renders emergency lifesaving care and
- 29 treatment as set forth in this subsection, shall be liable
- 30 for any civil damages because of rendering such care and
- 31 treatment.
- 32 (f) [AIR QUALITY.] (1) [APPROPRIATION.] Ramsey county

- 1 may appropriate and spend money in each year for the
- 2 improvement and preservation of the purity and quality of
- 3 the air.
- 4 (2) [JOINT POWERS.] Ramsey county may enter into
- 5 contractual agreements with another governmental unit, body
- 6 or group of bodies inside or outside the county without
- 7 regard to whether the other governmental unit, body or group
- 8 of bodies be a unit of state, county or municipal government
- 9 or a school district, authority, or special district to
- 10 perform on behalf of that unit, body or group of bodies the
- 11 improvement and preservation of the purity and quality of
- 12 the air.
- 13 (3) [ORDINANCE.] Ramsey county may, by ordinance, enact
- 14 and enforce rules and regulations controlling the purity and
- 15 quality of the air. No regulation adopted by the county
- 16 pursuant nereto is effective within a governmental unit
- 17 until ratified by the governing body of the governmental
- 18 unit affected.
- 19 Sec. 3. The provisions of Laws 1974, Chapter 435,
- 20 Section 1.0207(e) and section 1 of this act shall also apply
- 21 to the city of Maplewood.
- 22 Sec. 4. Subdivision 1. Section 1 of this act shall
- 23 become effective only after its approval by a majority of
- 24 the governing body of the city of Saint Paul and upon
- 25 compliance with Minnesota Statutes, Section 645,021.
- 26 Subd. 2. Section 3 of this act shall become effective
- 27 only after the approval of a majority of the governing body
- 28 of the city of Maplewood and upon compliance with Minnesota
- 29 Statutes, Section 645,021.

House Companion No.	DUPLICATE S. F. NO. 1423 A bill for an act relating to the city of St. Paul; authorizing restoration of sick leave in certain circumstances. B. D. No. B0106	COMPARISON ACTION Date moved that F. No and F. No Ereferred for comparison. Date Taken from Table CONCURRENCE Date The Senate concurred in House amendments to the bill as amended. Sor F. No which was indefinitely postponed. (SENATE ACTION) Received from House and repassed the bill as amended. Sor F. No and repassed the bill as amended. Secretary of the Senate
1423	SENATE ACTION Introduced by Senators Stunger APR 10 1975 Read FIRST TIME Committee on METROPOLITAN AND URBAN AFFAIRS Committee Recommendation and Adoption of Report	HOUSE ACTION House Companion is H. F. No. and Referred to the Committee on
S	Read SECOND TIME Committee of the Whole	Read SECOND TIME Committee of the Whole
F. No. ov.	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary of the Senate State of Minnesota	Read THIRD TIME Fassed 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.

STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. NO. 1423

1423

Introduced by Stumpf, O'Neill and McCutcheon.

Read First Time Apr. 10, 1975, and Referred to
the Committee on Metropolitan and Urban Affairs.

Committee Recommendation. To Pass and be placed on
the Calendar of Ordinary Matters.

Committee Report Adopted Apr. 23, 1975.

Read Second Time Apr. 23, 1975.

	A DILL FOR an act
2 3 4	relating to the city of St. Paul; authorizing restoration of sick leave in certain circumstances.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTAL
6	Section 1. Notwithstanding any law, charter or
7	ordinance provision to the contrary, the city of St. Paul
8	may, by resolution of its governing body, restore to a
9	police officer injured in the line of duty any sick leave
0	accrued to him prior to the injury, regardless of the date
1	of injury.
2	Sec. 2. This act is effective upon approval by the
3	governing body of the city of St. Paul and upon compliance
4	With the provisions of Minnesota Statutes, Section 645 001

to the state of th	House Companion No.	DUPLICATE S. F. NO. 1424 A bill for an act relating to retirement; financing teachers retirement in Independent School District No. 625; amending Laws 1965, Chapter 705, Section 1, Subdivision 4.		COMPARISON ACTION Date moved that F. No and F. No be referred for comparison. Date Upon motion of F. No was substituted for F. No which was indefinitely postponed.	Laid on 7	CONCURRENCE te concurred in House amendments to amended.
	1424	SENATE ACTION Introduced by Senators Melutchen Operat APR 10 1975 APR 10 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
S E		Read SECOND TIME Committee of the Whole	*	Read SECOND TIME Committee of the Whole		
	nted 1	Read THIRD TIME Passed by the Senate Transmitted to the House Scate of Minnesota		Read THIRD TIME Passed by the House Returned to the Senate	Refo	of Clerk, House of Representatives State of Minnesota OTHER ACTION er to back of cover for other on. RENCE COMMITTEE ACTION er to back of cover for conference mittee action.

Introduced by McCutcheon, O'Neill and Stumpf.
Read First Time Apr. 10, 1975, and Referred to
the Committee on Governmental Operations.
Committee Recommendation. To Pass.
Committee Report Adopted Apr. 23, 1975.
Read Second Time Apr. 23, 1975.

1	A bill for an act
2 3 4 5	relating to retirement; financing teachers retirement in Independent School District No. 625; amending Laws 1965, Chapter 705, Section 1, Subdivision 4.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
7	Section 1. Laws 1965, Chapter 705, Section 1,
8	Subdivision 4, is amended to read:
9	Subd. 4. As of July 1, 1965, the organization,
10	operation, maintenance and conduct of the affairs of the
11	converted district shall be governed by general laws
12	relating to independent districts, except as otherwise
13	provided in Extra Session Laws 1959, Chapter 71, as amended,
14	and all special laws and charter provisions relating only to
15	the converted district are repealed. Where an existing
16	pension law is applicable to employees of the special
17	district such law shall continue to be applicable in the
18	same manner and to the same extent to employees of the
19	converted district. General laws applicable to independent
20	school districts wholly or partly within cities of the first
21	class shall not be applicable to the converted district.
22	The provision of the statutes applicable only to teachers
23	retirement fund associations in cities of the first class,

- 1 limiting the amount of annuity to be paid from public funds,
- 2 limiting the taxes to be levied to carry out the plan of
- 3 such associations, and limiting the amount of annuities to
- 4 be paid to beneficiaries, all as contained in Minnesota
- 5 Statutes, Section-135:24 354.20 , shall not be applicable
- 6 to such converted district, but the statutes applicable to
- 7 such special district prior to the conversion shall continue
- 8 to be applicable and the pension plan in operation prior to
- 9 the conversion shall continue in operation until changed in
- 10 accordance with law, and the teacher tenure law applicable
- 11 to the special district shall continue to apply to the
- 12 converted district in the same manner and to the same extent
- 13 to teachers in the converted district; provided further,
- 14 where existing civil service provisions of any law or
- 15 charter are applicable to special district employees, such
- 16 provision shall continue to be applicable in the same manner
- 17 and to the same extent to employees of the converted
- 18 district. Notwithstanding any contrary provision of Extra
- 19 Session Laws 1959, Chapter 71, as amended, if there was in
- 20 the special district a teachers retirement fund association
- 21 operating and existing under the provisions of Laws 1909,
- 22 Chapter 343, and all acts amendatory thereof, then such
- 23 teachers retirement fund association shall continue to exist
- 24 and operate in the converted district under and to be
- 25 subject to the provisions of Laws 1909, Chapter 343, and all
- 26 acts amendatory thereof, to the same extent and in the same
- 27 manner as before the conversion, and, without limiting the
- 28 generality of the foregoing, such teachers retirement fund
- 29 association shall-continuey-after-the-conversion-as-before
- 30 the conversion, to certify to the same authorities board
- 31 the amount necessary to raise by taxation in order to carry
- 32 out its retirement plan, and it shall-continue, ofter-the

- 1 conversion-as-before-the-conversiony-to be the duty of-seid
- 2 authorities the board to include in the tax levy for the
- 3 ensuing year a tax in addition to all other taxes sufficient
- 4 to produce so much of the sums so certified as-said
- 5 authorities the board shall approve, and such teachers
- 6 retirement fund association shall not be subject after the
- 7 conversion to any limitation on payments to any beneficiary
- 8 from public funds or on taxes to be levied to carry out the
- 9 plan of such association to which it was not subject before
- 10 the conversion.

. .

- 11 Sec. 2. This act is effective upon approval by the
- 12 governing bodies of the city of St. Paul and of Independent
- 13 School District No. 625, and upon compliance with Minnesota
- 14 Statutes, Section 645,021.

	House Companion No.	S. F. NO. 1425 A bill for an act relating to the city of authorizing the city to directly negotiate a contracts for solid waste collection and dissuch contracts from the Minnesota antitrust	nd enter into	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.	Laid on To	(SENATE ACTION) from House able m Table CONCURRENCE e concurred in House amendments to amended. Secretary of the Senate
	1425	Introduced by Senators Operical Read FIRST TIME APR 1 0 1975 Committee on METROPOLITAN AND URBAN AFFAIRS Committee Recommendation and Adoption of Report	and Referred to the	Read FIRST TIME Committee on Committee Recommendation and Adoption of Re		House Companion is H. F. No.
2	*	Read SECOND TIME Committee of the Whole		Read SECOND TIME Committee of the Whole		
E.	Printed Page No.	Read THIRD TIME Passed by the Senate Transmitted to the House Secretary	etary of the Senate ate of Minnesota	Read THIRD TIME Passed by the House Returned to the Senate	CONFE	orief Clerk, House of Representatives State of Minnesota OTHER ACTION effer to back of cover for other tion. ERENCE COMMITTEE ACTION effer to back of cover for conference mmittee action.

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

S. F. No. 1425: Rejured to the Committee on METROPOLITAN AND URBAN AFFAIRS

A bill for an act 1 relating to the city of Saint Paul; authorizing 2 the city to directly negotiate and enter into contracts for solid waste collection and disposal; exempting such contracts from the Minnesota antitrust law of 1971. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 7 section 1. [CITY OF SAINT PAUL; SOLID WASTE COLLECTION 8 AND DISPOSAL CONTRACTS; DIRECT NEGOTIATION.] Notwithstanding 9 any contrary provision of law, charter or ordinance, the 10 city of Saint Paul may directly negotiate and enter into a 11 contract for purposes related to solid waste management as defined in Minnesota Statutes, Section 400.03, Subdivision 2. The contract may include provisions relating to 14 facilities as defined in Minnesota Statutes, Section 400.03, Subdivision 2, equipment and labor. If a contract is made 16 by direct negotiation, all negotiations shall be conducted 17 at meetings open to the public, and the contract shall be 18 approved by city council resolution. Nothing contained in 19 Minnesota Statutes, Sections 325,8011 to 325,8028, shall 20 apply to contracts concluded by authority of this act. The 21 authority and power granted to the city of Saint Paul 22 23 pursuant to this act shall be in addition to the powers or

- 1 authority granted by any other law or statute,
- 2 Sec. 2. [EFFECTIVE DATE.] This act shall become
- 3 effective only after its approval by a majority of the
- 4 governing body of the city of Saint Paul and upon compliance
- 5 with the provisions of Minnesota Statutes, Section 645.021.

Hous Compar No.	PRELLIGATE	55	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.	Laid on T Taken fro	(SENATE ACTION) from House able Table CONCURRENCE concurred in House amendments to amended.
1425	SENATE ACTION Introduced by Senators North OWe111 Chenoweth Read FIRST TIME APR 10 1975 and Referred to the Committee on METROPOLITAN AND URBAN AFFAIRS Committee Recommendation and Adoption of Report To Pass as Amended APR 19 1975	-	Read FIRST TIME Committee on Committee Recommendation and Adoption of Re		Secretary of the Senate House Companion is H. F. No. and Referred to the
	Read SECOND TIME APR 19 1975 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	Ref acti	of Clerk, House of Representatives State of Minnesota OTHER ACTION er to back of cover for other on. RENCE COMMITTEE ACTION er to back of cover for conference imittee action.

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SENATE 302

STATE OF MINNESOTA

SIXTY-NINTH LEGISLATURE

S. F. No. 1425

Introduced by North, O'Neill and Chenoweth.

Read First Time Apr. 10, 1975, and Referred to
the Committee on Metropolitan and Urban Affairs.

Committee Recommendation. To Pass as Amended.

Committee Report Adopted Apr. 19, 1975.

Read Second Time Apr. 19, 1975.

1	A bill for an act
2	relating to the city of Saint Paul; authorizing the city to directly negotiate and enter into
4	contracts for solid waste collection and disposal;
5	exempting such contracts from the Minnesota
6	antitrust law of 1971,
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
8	Section 1. [CITY OF SAINT PAUL; SOLID WASTE COLLECTION
9	AND DISPOSAL CONTRACTS; DIRECT NEGOTIATION.) Notwithstanding
10	any contrary provision of law, charter or ordinance, the
11	city of Saint Paul may directly negotiate and enter into
12	contracts for purposes related to solid waste management as
13	defined in Minnesota Statutes, Section 400.03, Subdivision
14	2. Contracts may include provisions relating to facilities
15	as defined in Winnesota Statutes, Section 400.03,
16	Subdivision 3, equipment and labor and resource recovery
17	facilities. If contracts are made by direct negotiation,
18	all negotiations shall be conducted at meetings open to the
19	public, and contracts shall be approved by city council
20	resolution. Nothing contained in Minnesota Statutes,
21	sections 325,8011 to 325,8026, shall apply to contracts
22	concluded by authority of this act. The authority and power
23	Granted to the city of Saint Dant nuregant to this act challen

- 1 be in addition to the powers or authority granted by any
- 2 other law or statute.
- 3 Sec. 2. [EFFECTIVE DATE.] This act shall become
- 4 effective only after its approval by a majority of the
- 5 governing body of the city of Saint Paul and upon compliance
- 6 with the provisions of Minnesota Statutes, Section 645.021.

House	DUPLICATE SECOND ENGROSSMENT		COMPARISON ACTION (SENATE ACTION) Date Received from House
Companio No.	777		and that Laid on Table
	A bill for an act relating to the city of	Saint Paul;	F. No and F. No CONCURRENCE
	A bill for an act relating to the city of authorizing the city to directly negotiate a contracts for solid waste collection and disting such contracts from the Minnesota antity 1971; requiring approval of such contracts to politan council.	sposal; exempt-	Date Date The Senate concurred in House amendments to Upon motion of snd repasted the bill as amended.
		B. D. No. B2795	for F. No. which Sceretary of the Sensis was indefinitely postponed.
	SENATE ACTION		HOUSE ACTION Rouse Companion 14/6/ is H. F. No. 14/6/ and Referred to the
1425	Read FIRST TIME APR 10 1975 Committee on METROPOLITAN AND URBAN AFFAIRS Committee Recommendation and Adoption of Report	and Referred to the	Read FIRST TIME
	To Pass as Amended APR 19 1975 Reed SECOND TIME APR 19 1975 Committee of the Whole To pass APR 24 1975		Read SECOND TIME HAY 1 2 1975 Committee of the Whole
Printed Page No.	Read THIRD TIME APR 28 1975 Passed by the Senate APR 28 1975 Transported to the House APR 28 1975	E. Flahealn	Read THIRD TIME AND AND AND 14 1875 Contest of Angular Passed by the House assessment 14 1875 Chief Clerk, House of Representative State of Minnesota OTHER ACTION Refer to back of cover for other action. CONFERENCE COMMUTTEE ACTION Refer to back of cover for conference committee action.

CUNPERENCE CO	MONOR
MAY SENATE	Date MAY 15 1975
the Senate refused to concur in House amendments to F. No. 1425 and requested Conference Committee of members in the part of the Senate as a Conference Committee to onfer with a like committee on the part of the House. SENATE CONFERES NORTH STUMPE	The House has acceded to the request of the Senate for the appointment of a Conference Committee on S. F. No. S. F. No. Consisting of members to confer with a like Committee of the Senate. MAY 15 1375 HOUSE CONFEREES Description
falicht Halberer Socretary of the Senate	The Chief Clerk, House of Representatives
Date The Senate adopted the recommendation and report of the Conference Committee on S. F. No. 1425 the Committee are adopted the report of the Committee are adopted. Secretary of the Senate	Date MAY 13 1975 The House adopted the recommendation and report of the Conference Committee on S. F. No. 14/25 and repassed said bill in accordance with the report of the Committee so adopted. Chief Clerk, House of Representative

OTHER ACTION

1	A bill for an act
2	relating to the city of Saint Paul; authorizing
3	
4	
5	usb contracts from the Miniteduce
6	
7	contracts by the metropolitan council.
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
9	Section 1. [CITY OF SAINT PAUL; SOLID WASTE COLLECTION
10	AND DISPOSAL CONTRACTS; DIRECT NEGOTIATION.) Notwithstanding
11	any contrary provision of law, charter or ordinance, the
12	city of Saint Paul may directly negotiate and enter into
13	contracts for purposes related to solid waste management as
14	defined in Minnesota Statutes, Section 400.03, Subdivision
15	2. Contracts may include provisions relating to facilities
16	as defined in Minnesota Statutes, Section 400.03,
17	
18	
19	
20	
21	
22	
23	
24	granted to the city of Saint Paul pursuant to this act shall

- 1 be in addition to the powers or authority granted by any
- 2 other law or statute,
- 3 Sec. 2. Nothing herein eliminates the requirements set
- 4 by the Saint Paul city charter regarding a referendum on any
- 5 ordinance adopted by the city relating to solid waste
- 6 collection, including the pending referendum on Ordinance
- 7 No. 15724.
- 8 Sec. 3. Before the city of St. Paul may commence any
- 9 activities or enter into any contract for the purposes
- 10 described in section 1, the city of St. Paul shall submit
- 11 the proposed contract or activities to the metropolitan
- 12 council for review and approval. The metropolitan council
- 13 shall review the proposed contract or activities to
- 14 determine their consistency with the solid waste
- 15 comprehensive plan of the council, the report of the
- 16 metropolitan council to the 1975 session of the legislature
- 17 on solid waste recycling, and proposed or existing projects
- 18 of other cities, counties or metropolitan commissions. The
- 19 council shall require that all costs of operation,
- 20 administration, maintenance and debt service of the proposed
- 21 solid waste management or resource recovery activities will
- 22 be covered by reasonable rates and charges. In addition,
- 23 the metropolitan council shall not approve a contract
- 24 involving the city of St. Paul for resource recovery
- 25 activities unless it determines that adequate markets exist
- 26 for the materials to be recycled,
- 27 Sec. 4. [EFFECTIVE DATE.] This act shall become
- 28 effective only after its approval by a majority of the
- 29 governing body of the city of Saint Paul and upon compliance
- 30 with the provisions of Minnesota Statutes, Section 645,021.

<	House Companion No.	DUPLICATE S. F. NO. 1426 A bill for an act relating to highways; municipal stateaid street system; payment of contract price; amending Minnesota Statutes 1974, Section 162.10. B. D. No. B3239	Date
	1426	Read FIRST TIME APR 1 0 1975 and Referred to a Committee on TRANSPORTATION AND GENERAL LEGISLATION 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
2	1 3	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 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. 1426

1426

401

Introduced by Laufenburger, Stassen and Purfeerst.

Read First Time Apr. 10, 1975, and Referred to
the Committee on Transportation and General Legislation.

Committee Recommendation. To Pass.

Committee Report Adopted Apr. 23, 1975.

Read Second Time Apr. 23, 1975.

1	A bill for an act
3 4	relating to highways; municipal state-aid street system; payment of contract price; amending Minnesota Statutes 1974, Section 162.10.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
6	Section 1. Minnesota Statutes 1974, Section 162.10, 1s
7	amended to read:
8	162.10 [LIMITATION ON PAYHENT OF CONTRACT PRICES.]
9	Whenever the construction or improvement of any municipal
10	state-aid street is to be done by contract, the governing
11	body of the city may agree in the contract to pay the
12	contractor an amount not exceeding 90 percent of the value
13	of the work from time to time actually completed, as shown
14	by monthly estimates thereof made by the engineer of the
15	city on the basis of the contract prices , and may further
16	agree that when the work is 90 percent or more completed
17	upon the recommendation of the city engineer such portions
18	of the retained price may be released as the governing body
19	of the city determines are not required to be retained to
20	protect the city's interest in completion of the contract .
21	In such case it shall be lawful for the appropriate
22	dispursing officers of the city to pay the contractor an

- 1 amount-equat-to-the-specified-percentage consistent with
- 2 the above prescribed limitations of the value of the work so
- 3 completed and specified in the engineer's monthly estimate
- 4 without allowance of a claim therefor by the governing body
- 5 of the city.

7 . 1

1	House Companion No.	DUPLICATE S. F. NO. 1427 A bill for an act relating to highway traffic regulations; driving under the influence of drugs or alcoholic beverages; prohibiting driving under the influence of a controlled substance; providing penalties; amending Minnesota Statutes 1974, Section 169.121, Subdivision 1. Date		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	
	1427	Introduced by Senators Merriam (4-10-25) Read FIRST TIME APR 1 0 1975 Committee on JUDICIARY. 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		
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	CONFE	OTHER ACTION efer to back of cover for other tion. CRENCE COMMITTEE ACTION efer to back of cover for conference mmittee action.

Mr. Anderson introduced--

S. F. No. 1427: Referred to the Committee on JUDICIARY.

1	A bill for an act
2 3 4 5 6 7	relating to highway traffic regulations; driving under the influence of drugs or alcoholic beverages; prohibiting driving under the influence of a controlled substance; providing penalties; amending Minnesota Statutes 1974, Section 169.121, Subdivision 1.
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINUESOTA:
9	section 1. Minnesota Statutes 1974, Section 167.121.
10	Subdivision 1, is amended to read:
11	169.121 [MOTOR VEHICLE DRIVERS UNDER INFLUENCE OF DRUGS
12	OR ALCOHOLIC BEVERAGES.] Subdivision 1. It shall be a
13	misdemeanor for any person described in clauses (a), (b),
14	(c) or (d) to drive, operate or se in actual physical
15	
16	(a) A person who is under the influence of an alcoholic
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18	(b) A person who is an habitual user of narcotic druce
19	under the influence of a controlled substance;
20	(c) A person who is under the influence of a
21	combination of any two or more of the elements named in
	clauses (a) and (b) hereof;
23	(d) A person whose blood contains 0.10 percent or more
24	by weight of alcohol.

when a police officer has reason to believe from the 1 2 manner in which a driver is driving, operating, or actually 3 controlling, or has driven, operated, or actually 4 controlled, a vehicle that such driver may be violating this 5 subdivision he may require the driver to provide a sample of 6 his breath for an immediate preliminary screening test or 7 analysis before an arrest is made, using a device approved 8 by the commissioner for this purpose. The results of such a 9 preliminary screening test or analysis shall be used only 10 for the purpose of guiding the officer in deciding whether 11 an arrest should be made, and shall not be used as evidence 12 in any court action. The driver of any motor vehicle shall furnish such a 13 14 sample of his breath when required to do so. The provisions 15 of section 169.123, shall apply to any driver who refuses to 16 furnish a sample of his breath; provided that the license or permit of a driver shall not be revoked pursuant to section 17 169,123, subdivision 4, for refusal to provide a sample of 18 19 his breath for preliminary screening purposes, if he submits 20 to a blood, breath or urine test to determine the alcoholic 21 content of his blood pursuant to section 169,123, 22 subdivision 2. Another test may be required of the driver 23 following the screening test pursuant to the provisions of 24 this chapter, which shall be admissible evidence in accordance therewith. 25 Nothing in this subdivision authorizing such 26 preliminary screening test or analysis shall be construed as 27 changing, limiting, or otherwise modifying the procedures, 28 29 safequards, and other provisions of sections 169,121 to 169.123 or ordinances in conformity therewith. 30 The provisions of this subdivision apply, but are not 31 32 limited in application, to any person who drives, operates,

- 1 or who is in actual physical control of any vehicle in the
- 2 manner prohibited by this subdivision upon the ice of any
- 3 lake, stream, or river, including but not limited to the ice
- 4 of any boundary water.