STATE OF MINNESOTA

EIGHTY-NINTH SESSION — 2016

EIGHTIETH DAY

SAINT PAUL, MINNESOTA, THURSDAY, APRIL 7, 2016

The House of Representatives convened at 4:00 p.m. and was called to order by Kurt Daudt, Speaker of the House.

Prayer was offered by the Reverend Steve DeKok, First Baptist Church, Jackson, Minnesota.

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

The roll was called and the following members were present:

Albright	Dean, M.	Hansen	Lillie	Newton	Scott
Allen	Dehn, R.	Hausman	Loeffler	Nornes	Selcer
Anderson, C.	Dettmer	Heintzeman	Loon	Norton	Slocum
Anderson, M.	Drazkowski	Hertaus	Loonan	O'Driscoll	Smith
Anderson, P.	Ecklund	Hilstrom	Lucero	O'Neill	Sundin
Anderson, S.	Erhardt	Hoppe	Lueck	Pelowski	Swedzinski
Applebaum	Erickson	Hornstein	Mack	Peppin	Theis
Backer	Fabian	Hortman	Mahoney	Persell	Thissen
Baker	Fenton	Isaacson	Marquart	Petersburg	Torkelson
Barrett	Fischer	Johnson, B.	Masin	Peterson	Uglem
Bennett	Flanagan	Johnson, C.	McDonald	Pierson	Urdahl
Bernardy	Franson	Johnson, S.	McNamara	Pinto	Vogel
Bly	Freiberg	Kahn	Metsa	Poppe	Wagenius
Carlson	Garofalo	Kelly	Miller	Pugh	Ward
Christensen	Green	Kiel	Moran	Quam	Whelan
Clark	Gruenhagen	Knoblach	Mullery	Rarick	Wills
Considine	Gunther	Koznick	Murphy, E.	Rosenthal	Yarusso
Cornish	Hackbarth	Kresha	Murphy, M.	Runbeck	Youakim
Daniels	Halverson	Laine	Nash	Sanders	Zerwas
Davids	Hamilton	Liebling	Nelson	Schomacker	Spk. Daudt
Davnie	Hancock	Lien	Newberger	Schultz	

A quorum was present.

Anzelc, Atkins, Howe, Lesch, Lohmer, Mariani, Melin, Schoen and Simonson were excused.

The Chief Clerk proceeded to read the Journal of the preceding day. There being no objection, further reading of the Journal was dispensed with and the Journal was approved as corrected by the Chief Clerk.

REPORTS OF STANDING COMMITTEES AND DIVISIONS

Dean, M., from the Committee on Health and Human Services Finance to which was referred:

H. F. No. 978, A bill for an act relating to health professions; licensing genetic counselors; proposing coding for new law as Minnesota Statutes, chapter 147F.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Ways and Means.

The report was adopted.

Sanders from the Committee on Government Operations and Elections Policy to which was referred:

H. F. No. 1235, A bill for an act relating to agriculture; farmer-lender mediation; extending the Farmer-Lender Mediation Act for two years; establishing an advisory task force; requiring a report; repealing a law that would have extended the Farmer-Lender Mediation Act until June 30, 2017, if the legislature did not meet in regular session during calendar year 2016; amending Minnesota Statutes 2015 Supplement, section 583.215; repealing Laws 2015, First Special Session chapter 4, article 2, section 81.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Cornish from the Committee on Public Safety and Crime Prevention Policy and Finance to which was referred:

H. F. No. 1291, A bill for an act relating to judiciary; considering county attorney as attorney for any town in which a violation occurs for purposes of allocation of court fines, penalties, and forfeitures; amending Minnesota Statutes 2014, section 484.90, subdivision 6.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Cornish from the Committee on Public Safety and Crime Prevention Policy and Finance to which was referred:

H. F. No. 2014, A bill for an act relating to transportation; providing for appeal process for denial or revocation of driveway permit by commissioner of transportation; amending Minnesota Statutes 2014, section 160.18, by adding a subdivision.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Ways and Means.

Kelly from the Committee on Transportation Policy and Finance to which was referred:

H. F. No. 2624, A bill for an act relating to transportation; allowing military personnel on active duty outside Minnesota to retake failed road test before termination of practice period; amending Minnesota Statutes 2014, section 171.13, by adding a subdivision.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Mack from the Committee on Health and Human Services Reform to which was referred:

H. F. No. 2661, A bill for an act relating to human services; appropriating money to children's mental health collaboratives.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. APPROPRIATION; CHILDREN'S MENTAL HEALTH COLLABORATIVES.

- (a) \$600,000 in fiscal year 2017 is appropriated from the general fund to the commissioner of human services for a children's mental health grant under section 245.4889 for a rural demonstration project to assist transition-aged youth and young adults with emotional behavioral disturbance or mental illnesses in making a successful transition into adulthood. The base appropriation for fiscal years 2018 and 2019 is \$600,000. The ongoing base appropriation is zero.
- (b) Children's mental health collaboratives under section 245.493 are eligible to apply for grant funding under this section. The commissioner shall solicit proposals and select the proposal that best meets the requirements under paragraph (c). Only one demonstration project may be funded under this section.
 - (c) The demonstration project must:
- (1) support youth served to achieve, within their potential, their personal goals in employment, education, living situation, personal effectiveness, and community life functioning;
- (2) build on and streamline transition services by identifying rural youth ages 15 to 25 currently in the mental health system or with emerging mental health conditions;
 - (3) provide individualized motivational coaching;
 - (4) build needed social supports;
- (5) demonstrate how services can be enhanced for youth to successfully navigate the complexities associated with their unique needs;
 - (6) utilize all available funding streams;
 - (7) evaluate the effectiveness of the project; and

(8) compare differences in outcomes and costs to youth without previous access to this project.

(d) The commissioner shall report to the chairs and ranking minority members of the house of representatives and senate committees with jurisdiction over mental health issues on the status and outcomes of the demonstration project by January 15, 2019. The children's mental health collaboratives administering the demonstration project shall collect and report outcome data, per guidelines approved by the commissioner, to support the development of this report."

With the recommendation that when so amended the bill be re-referred to the Committee on Health and Human Services Finance.

The report was adopted.

Mack from the Committee on Health and Human Services Reform to which was referred:

H. F. No. 2703, A bill for an act relating to human services; requiring the commissioner of human services to develop a process to allow federally qualified health centers to determine presumptive eligibility; amending Minnesota Statutes 2014, section 256B.057, by adding a subdivision.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Health and Human Services Finance.

The report was adopted.

Cornish from the Committee on Public Safety and Crime Prevention Policy and Finance to which was referred:

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

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Sanders from the Committee on Government Operations and Elections Policy to which was referred:

H. F. No. 2915, A bill for an act relating to state government; requiring an annual report on federal funds received by the state; proposing coding for new law in Minnesota Statutes, chapter 16A.

Reported the same back with the recommendation that the bill be re-referred to the Committee on State Government Finance.

Sanders from the Committee on Government Operations and Elections Policy to which was referred:

H. F. No. 2932, A bill for an act relating to local government; counties; Hennepin County energy forward pricing; amending Minnesota Statutes 2014, section 383B.1588, subdivision 3.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Hoppe from the Committee on Commerce and Regulatory Reform to which was referred:

H. F. No. 2990, A bill for an act relating to state government; creating and appropriating money for a tax time savings grant program; increasing existing appropriation for the taxpayer assistance grants program; proposing coding for new law in Minnesota Statutes, chapter 270C.

Reported the same back with the recommendation that the bill be re-referred to the Committee on State Government Finance.

The report was adopted.

McNamara from the Committee on Environment and Natural Resources Policy and Finance to which was referred:

H. F. No. 3000, A bill for an act relating to natural resources; clarifying and modifying certain buffer requirements on public waters and drainage ditches; amending Minnesota Statutes 2015 Supplement, section 103F.48, subdivisions 1, 3, 4, 5, 7, 8, 10.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 2014, section 103B.101, subdivision 12, is amended to read:

- Subd. 12. **Authority to issue penalty orders**; generally. (a) Except as provided under subdivision 12a, the board may issue an order requiring violations to be corrected and administratively assessing monetary penalties of up to \$10,000 per violation for violations of this chapter and chapters 103C, 103D, 103E, 103F, and 103G, any rules adopted under those chapters, and any standards, limitations, or conditions established by the board.
- (b) Administrative penalties issued by the board under paragraph (a) or subdivision 12a, may be appealed according to section 116.072, if the recipient of the penalty requests a hearing by notifying the commissioner in writing within 30 days after receipt of the order. For the purposes of this section, the terms "commissioner" and "agency" as used in section 116.072 mean the board. If a hearing is not requested within the 30-day period, the order becomes a final order not subject to further review.
- (c) Administrative penalty orders issued under paragraph (a) or subdivision 12a, may be enforced under section 116.072, subdivision 9. Penalty amounts must be remitted within 30 days of issuance of the order.

- Sec. 2. Minnesota Statutes 2015 Supplement, section 103B.101, subdivision 12a, is amended to read:
- Subd. 12a. **Authority to issue penalty orders:** riparian protection requirements. (a) A county or watershed district with jurisdiction or the Board of Water and Soil Resources may issue an order requiring violations of the water resources riparian protection requirements under sections 103F.415, 103F.421, and 103F.48 to be corrected and administratively assessing monetary penalties up to \$500 for noncompliance commencing on day one of the 11th month after the noncompliance notice was issued. One half of The proceeds collected from an administrative penalty order issued under this section must be remitted to the county or watershed district with jurisdiction over the noncompliant site, or otherwise remitted to the Board of Water and Soil Resources.
- (b) Before exercising this authority, the Board of Water and Soil Resources must adopt a plan containing procedures for the issuance of administrative penalty orders by local governments and the board as authorized in this subdivision. The plan, and any subsequent amendments, becomes effective 30 days after being published in the State Register. The initial plan must be published in the State Register no later than July 1, 2017.
- (b) (c) Administrative penalties may be reissued and appealed under paragraph (a) according to section 103F.48, subdivision 9.
 - Sec. 3. Minnesota Statutes 2014, section 103E.315, subdivision 8, is amended to read:
 - Subd. 8. Extent of damages. (a) Damages to be paid may include:
- (1) the fair market value of the property required for the channel of an open ditch and the permanent strip of perennial vegetation under section 103E.021;
 - (2) the diminished value of a farm due to severing a field by an open ditch;
 - (3) loss of crop production during drainage project construction;
 - (4) the diminished productivity or land value from increased overflow; and
- (5) costs to restore a perennial vegetative cover or structural practice existing under a federal or state conservation program adjacent to the permanent drainage system right-of-way and damaged by the drainage project.
- (b) When damages are determined to acquire or otherwise provide compensation for buffer strips or alternative riparian water quality practices previously installed as required by section 103F.48, subdivision 3, the viewers and drainage authority shall consider the land use prior to buffer strip or alternative practice installation in determining the fair market value of the property under paragraph (a), clause (1).
 - Sec. 4. Minnesota Statutes 2015 Supplement, section 103F.48, subdivision 1, is amended to read:
 - Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms have the meanings given them.
 - (b) "Board" means the Board of Water and Soil Resources.
- (c) "Buffer" means an area consisting of perennial vegetation, excluding invasive plants and noxious weeds, adjacent to all bodies of water within the state and that protects the water resources of the state from runoff pollution; stabilizes soils, shores, and banks; and protects or provides riparian corridors.
- (d) "Buffer protection map" means buffer maps established and maintained by the commissioner of natural resources.

- (e) "Commissioner" means the commissioner of natural resources.
- (f) "Executive director" means the executive director of the Board of Water and Soil Resources.
- (g) "Local water management authority" means a watershed district, metropolitan water management organization, or county operating separately or jointly in its role as local water management authority under chapter 103B or 103D.
- (h) "Normal water level" means the level evidenced by the long-term presence of surface water as indicated directly by hydrophytic plants or hydric soils or indirectly determined via hydrological models or analysis.
- (i) "Public waters" has the meaning given in section 103G.005, subdivision 15. The term public waters as used in this section applies to waters that are on the public waters inventory as provided in section 103G.201.
- (j) "With jurisdiction" means a board determination that the county or watershed district has adopted a rule, ordinance, or official controls providing procedures for the issuance of administrative penalty orders, enforcement, and appeals for purposes of this section and section 103B.101, subdivision 12a.
 - Sec. 5. Minnesota Statutes 2015 Supplement, section 103F.48, subdivision 3, is amended to read:
- Subd. 3. Water resources riparian protection requirements on public waters and public drainage systems.

 (a) Except as provided in paragraph (b), landowners owning property adjacent to a water body identified and mapped on a buffer protection map must maintain a buffer to protect the state's water resources as follows:
 - (1) for all public waters, the more restrictive of:
 - (i) a 50-foot average width, 30-foot minimum width, continuous buffer of perennially rooted vegetation; or
 - (ii) the state shoreland standards and criteria adopted by the commissioner under section 103F.211; and
- (2) for public drainage systems established under chapter 103E, a 16.5-foot minimum width continuous buffer of perennially rooted vegetation on ditches within the benefited area of public drainage systems as provided in section 103E.021, subdivision 1. The buffer vegetation must not impede future maintenance of the ditch.
- (b) A landowner owning property adjacent to a water body identified in a buffer protection map and whose property is used for cultivation farming may meet the requirements under paragraph (a) by adopting an alternative riparian water quality practice, or combination of structural, vegetative, and management practices, based on the Natural Resources Conservation Service Field Office Technical Guide or other practices approved by the board, that provide water quality protection comparable to the buffer protection for the water body that the property abuts. Included in these practices are retention ponds and alternative measures that prevent overland flow to the water resource.
- (c) The width of a buffer <u>on public waters</u> must be measured from the top or crown of the bank. Where there is no defined bank, measurement must be from the edge of the normal water level. <u>The width of the buffer on public drainage systems must be measured as provided in section 103E.021, subdivision 1.</u>
- (d) Upon request by a landowner or authorized agent or operator of a landowner, a technical professional employee or contractor of the soil and water conservation district or its delegate may issue a validation of compliance with the requirements of this subdivision. The soil and water conservation district validation may be appealed to the board as described in subdivision 9.

- (e) Buffers or alternative water quality practices required under paragraph (a) or (b) must be in place on or before:
 - (1) November 1, 2017, for public waters; and
 - (2) November 1, 2018, for public drainage systems.
- (f) Nothing in this section limits the eligibility of a landowner or authorized agent or operator of a landowner to participate in federal or state conservation programs, including enrolling or reenrolling in federal conservation programs.
 - Sec. 6. Minnesota Statutes 2015 Supplement, section 103F.48, subdivision 4, is amended to read:
- Subd. 4. **Local water resources riparian protection.** In consultation with local water management authorities, on or before July 1, 2017, the soil and water conservation district shall develop, adopt, and submit to each local water management authority within its boundary a summary of watercourses for inclusion in the local water management authority's plan. A local water management authority that receives a summary of watercourses identified under this subdivision must revise incorporate an addendum to its comprehensive local water management plan or comprehensive watershed management plan to incorporate include the soil and water conservation district recommendations by July 1, 2018. The incorporation to include the summary of watercourses provided by the soil and water conservation district does not require a plan amendment as long as a copy of the included information is distributed to all agencies, organizations, and individuals required to receive a copy of the plan changes. A local water management authority that receives a summary of watercourses identified under this subdivision must address implementation of the soil and water conservation district recommendations when revising its comprehensive local water management plan as part of a regularly scheduled update to its comprehensive local water management plan or development of a comprehensive watershed management plan under section 103B.801.
 - Sec. 7. Minnesota Statutes 2015 Supplement, section 103F.48, subdivision 7, is amended to read:
- Subd. 7. **Corrective actions.** (a) If the soil and water conservation district determines a landowner is not in compliance with this section, the district must notify the county or watershed district with jurisdiction over the noncompliant site and the board. The county or watershed district with jurisdiction or the board must provide the landowner with a list of corrective actions needed to come into compliance and a practical timeline to meet the requirements in this section. The county or watershed district with jurisdiction must provide a copy of the corrective action notice to the board.
- (b) A county or watershed district exercising jurisdiction under this subdivision and the enforcement authority granted in section 103B.101, subdivision 12a, shall affirm the county's or district's jurisdiction and identify the ordinance, rule, or other official controls to carry out the compliance provisions of this section and section 103B.101, subdivision 12a, by notice to the board before March 31, 2017. A county or watershed district must provide notice to the board at least 60 days before the effective date of a subsequent decision on the county's or district's jurisdiction.
- (b) (c) If the landowner does not comply with the list of actions and timeline provided, the county or watershed district may enforce this section under the authority granted in section 103B.101, subdivision 12a, or by rule of the watershed district or ordinance or other official control of the county. Before exercising this administrative penalty authority, a county or watershed district must adopt a plan consistent with the plan adopted by the board containing procedures for the issuance of administrative penalty orders and may issue orders beginning November 1, 2017. If a county or watershed district with jurisdiction over the noncompliant site has not adopted a plan, rule, ordinance, or official control under this paragraph, the board may must enforce this section under the authority granted in section 103B.101, subdivision 12a.

- (e) (d) If the county, watershed district, or board determines that sufficient steps have been taken to fully resolve noncompliance, all or part of the penalty may be forgiven.
 - (d) (e) An order issued under paragraph (b) (c) may be appealed to the board as provided under subdivision 9.
 - (e) (f) A corrective action is not required for conditions resulting from a flood or other act of nature.
- (f) (g) A landowner agent or operator of a landowner may not remove or willfully degrade a riparian buffer or water quality practice, wholly or partially, unless the agent or operator has obtained a signed statement from the property owner stating that the permission for the work has been granted by the unit of government authorized to approve the work in this section or that a buffer or water quality practice is not required as validated by the soil and water conservation district. Removal or willful degradation of a riparian buffer or water quality practice, wholly or partially, by an agent or operator is a separate and independent offense and may be subject to the corrective actions and penalties in this subdivision.
 - Sec. 8. Minnesota Statutes 2015 Supplement, section 103F.48, subdivision 8, is amended to read:
- Subd. 8. **Funding subject to withholding.** The <u>state board</u> may withhold funding from a local water management authority <u>with jurisdiction</u> or a soil and water conservation district that fails to implement this section <u>or from a local water management authority that fails to implement subdivision 4</u>. Funding <u>subject to withholding includes soil and water program aid, a natural resources block grant, and other project or program funding.</u> Funding may be restored upon the board's approval of a corrective action plan.
 - Sec. 9. Minnesota Statutes 2015 Supplement, section 103F.48, subdivision 10, is amended to read:
- Subd. 10. Landowner financial assistance and public drainage system procedure. (a) A landowner or drainage authority may contact the soil and water conservation district for information on how to apply for local, state, or federal cost-share grants, contracts, or loans that are available to establish buffers or other water resource protection measures.
- (b) The provisions of sections 103E.011, subdivision 5; 103E.021, subdivision 6; and 103E.715 may be used in advance or retroactively to acquire or provide compensation for all or part of the buffer strip establishment or alternative riparian water quality practices as required under subdivision 3, paragraph (a), within the benefited area of a public drainage system or (b). Implementation of this subdivision is not subject to limitation of project costs to the current benefits adopted for the drainage system."

Delete the title and insert:

"A bill for an act relating to natural resources; clarifying and modifying certain buffer requirements on public waters and drainage ditches; modifying certain authority to issue administrative penalty orders; amending Minnesota Statutes 2014, sections 103B.101, subdivision 12; 103E.315, subdivision 8; Minnesota Statutes 2015 Supplement, sections 103B.101, subdivision 12a; 103F.48, subdivisions 1, 3, 4, 7, 8, 10."

With the recommendation that when so amended the bill be placed on the General Register.

Mack from the Committee on Health and Human Services Reform to which was referred:

H. F. No. 3044, A bill for an act relating to human services; allowing interactive video for targeted case management; amending Minnesota Statutes 2014, sections 256B.0621, subdivision 10; 256B.0924, by adding a subdivision; Minnesota Statutes 2015 Supplement, section 256B.0625, subdivision 20.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

- "Section 1. Minnesota Statutes 2014, section 256B.0621, subdivision 10, is amended to read:
- Subd. 10. **Payment rates.** The commissioner shall set payment rates for targeted case management under this subdivision. Case managers may bill according to the following criteria:
- (1) for relocation targeted case management, case managers may bill for direct case management activities, including face-to-face and, telephone contacts, and interactive video contact in accordance with section 256B.0924, subdivision 4a, in the lesser of:
 - (i) 180 days preceding an eligible recipient's discharge from an institution; or
 - (ii) the limits and conditions which apply to federal Medicaid funding for this service;
- (2) for home care targeted case management, case managers may bill for direct case management activities, including face-to-face and telephone contacts; and
- (3) billings for targeted case management services under this subdivision shall not duplicate payments made under other program authorities for the same purpose.
 - Sec. 2. Minnesota Statutes 2015 Supplement, section 256B.0625, subdivision 20, is amended to read:
- Subd. 20. **Mental health case management.** (a) To the extent authorized by rule of the state agency, medical assistance covers case management services to persons with serious and persistent mental illness and children with severe emotional disturbance. Services provided under this section must meet the relevant standards in sections 245.461 to 245.4887, the Comprehensive Adult and Children's Mental Health Acts, Minnesota Rules, parts 9520.0900 to 9520.0926, and 9505.0322, excluding subpart 10.
- (b) Entities meeting program standards set out in rules governing family community support services as defined in section 245.4871, subdivision 17, are eligible for medical assistance reimbursement for case management services for children with severe emotional disturbance when these services meet the program standards in Minnesota Rules, parts 9520.0900 to 9520.0926 and 9505.0322, excluding subparts 6 and 10.
- (c) Medical assistance and MinnesotaCare payment for mental health case management shall be made on a monthly basis. In order to receive payment for an eligible child, the provider must document at least a face-to-face contact with the child, the child's parents, or the child's legal representative. To receive payment for an eligible adult, the provider must document:
- (1) at least a face-to-face contact with the adult or the adult's legal representative <u>or a contact by interactive video</u> that meets the requirements of subdivision 20b; or

- (2) at least a telephone contact with the adult or the adult's legal representative and document a face-to-face contact or a contact by interactive video that meets the requirements of subdivision 20b with the adult or the adult's legal representative within the preceding two months.
- (d) Payment for mental health case management provided by county or state staff shall be based on the monthly rate methodology under section 256B.094, subdivision 6, paragraph (b), with separate rates calculated for child welfare and mental health, and within mental health, separate rates for children and adults.
- (e) Payment for mental health case management provided by Indian health services or by agencies operated by Indian tribes may be made according to this section or other relevant federally approved rate setting methodology.
- (f) Payment for mental health case management provided by vendors who contract with a county or Indian tribe shall be based on a monthly rate negotiated by the host county or tribe. The negotiated rate must not exceed the rate charged by the vendor for the same service to other payers. If the service is provided by a team of contracted vendors, the county or tribe may negotiate a team rate with a vendor who is a member of the team. The team shall determine how to distribute the rate among its members. No reimbursement received by contracted vendors shall be returned to the county or tribe, except to reimburse the county or tribe for advance funding provided by the county or tribe to the vendor.
- (g) If the service is provided by a team which includes contracted vendors, tribal staff, and county or state staff, the costs for county or state staff participation in the team shall be included in the rate for county-provided services. In this case, the contracted vendor, the tribal agency, and the county may each receive separate payment for services provided by each entity in the same month. In order to prevent duplication of services, each entity must document, in the recipient's file, the need for team case management and a description of the roles of the team members.
- (h) Notwithstanding section 256B.19, subdivision 1, the nonfederal share of costs for mental health case management shall be provided by the recipient's county of responsibility, as defined in sections 256G.01 to 256G.12, from sources other than federal funds or funds used to match other federal funds. If the service is provided by a tribal agency, the nonfederal share, if any, shall be provided by the recipient's tribe. When this service is paid by the state without a federal share through fee-for-service, 50 percent of the cost shall be provided by the recipient's county of responsibility.
- (i) Notwithstanding any administrative rule to the contrary, prepaid medical assistance, general assistance medical care, and MinnesotaCare include mental health case management. When the service is provided through prepaid capitation, the nonfederal share is paid by the state and the county pays no share.
- (j) The commissioner may suspend, reduce, or terminate the reimbursement to a provider that does not meet the reporting or other requirements of this section. The county of responsibility, as defined in sections 256G.01 to 256G.12, or, if applicable, the tribal agency, is responsible for any federal disallowances. The county or tribe may share this responsibility with its contracted vendors.
- (k) The commissioner shall set aside a portion of the federal funds earned for county expenditures under this section to repay the special revenue maximization account under section 256.01, subdivision 2, paragraph (o). The repayment is limited to:
 - (1) the costs of developing and implementing this section; and
 - (2) programming the information systems.

- (1) Payments to counties and tribal agencies for case management expenditures under this section shall only be made from federal earnings from services provided under this section. When this service is paid by the state without a federal share through fee-for-service, 50 percent of the cost shall be provided by the state. Payments to county-contracted vendors shall include the federal earnings, the state share, and the county share.
- (m) Case management services under this subdivision do not include therapy, treatment, legal, or outreach services.
- (n) If the recipient is a resident of a nursing facility, intermediate care facility, or hospital, and the recipient's institutional care is paid by medical assistance, payment for case management services under this subdivision is limited to the lesser of:
- (1) the last 180 days of the recipient's residency in that facility and may not exceed more than six months in a calendar year; or
 - (2) the limits and conditions which apply to federal Medicaid funding for this service.
- (o) Payment for case management services under this subdivision shall not duplicate payments made under other program authorities for the same purpose.
- (p) If the recipient is receiving care in a hospital, nursing facility, or a residential setting licensed under chapter 245A or 245D that is staffed 24 hours per day, seven days per week, mental health targeted case management services must actively support identification of community alternatives and discharge planning for the recipient.
 - Sec. 3. Minnesota Statutes 2014, section 256B.0625, is amended by adding a subdivision to read:
- Subd. 20b. Mental health targeted case management through interactive video. (a) Subject to federal approval, contact made for targeted case management by interactive video shall be eligible for payment under section 256B.0924, subdivision 6, if:
 - (1) the person receiving targeted case management services is residing in:
 - (i) a hospital;
 - (ii) a nursing facility; or
- (iii) a residential setting licensed under chapter 245A or 245D, or a boarding and lodging establishment or a lodging establishment that provides supportive services or health supervision services according to section 157.17, that is staffed 24 hours per day, seven days per week;
- (2) interactive video is in the best interests of the person and is deemed appropriate by the person receiving targeted case management or the person's legal guardian, the case management provider, and the provider operating the setting where the person is residing;
 - (3) the use of interactive video is approved as part of the person's written personal service or case plan; and
- (4) interactive video is used for up to, but not more than, 50 percent of the minimum required face-to-face contacts.

- (b) The person receiving targeted case management or the person's legal guardian has the right to choose and consent to the use of interactive video under this subdivision and has the right to refuse the use of interactive video at any time.
- (c) The commissioner shall establish criteria that a targeted case management provider must attest to in order to demonstrate the safety or efficacy of delivering the service via interactive video. The attestation may include that the case management provider has:
 - (1) written policies and procedures specific to interactive video services that are regularly reviewed and updated;
- (2) policies and procedures that adequately address client safety before, during, and after the interactive video services are rendered;
 - (3) established protocols addressing how and when to discontinue interactive video services; and
 - (4) established a quality assurance process related to interactive video services.
- (d) As a condition of payment, the targeted case management provider must document the following for each occurrence of targeted case management provided by interactive video:
 - (1) the time the service began and the time the service ended, including an a.m. and p.m. designation;
- (2) the basis for determining that interactive video is an appropriate and effective means for delivering the service to the person receiving case management services;
- (3) the mode of transmission of the interactive video services and records evidencing that a particular mode of transmission was utilized;
 - (4) the location of the originating site and the distant site; and
 - (5) compliance with the criteria attested to by the targeted case management provider as provided in paragraph (c).
 - Sec. 4. Minnesota Statutes 2014, section 256B.0924, is amended by adding a subdivision to read:
- Subd. 4a. Targeted case management through interactive video. (a) Subject to federal approval, contact made for targeted case management by interactive video shall be eligible for payment under subdivision 6 if:
 - (1) the person receiving targeted case management services is residing in:
 - (i) a hospital;
 - (ii) a nursing facility;
- (iii) a residential setting licensed under chapter 245A or 245D, or a boarding and lodging establishment or a lodging establishment that provides supportive services or health supervision services according to section 157.17, that is staffed 24 hours per day, seven days per week;
- (2) interactive video is in the best interests of the person and is deemed appropriate by the person receiving targeted case management or the person's legal guardian, the case management provider, and the provider operating the setting where the person is residing;

- (3) the use of interactive video is approved as part of the person's written personal service or case plan; and
- (4) interactive video is used for up to, but not more than, 50 percent of the minimum required face-to-face contacts.
- (b) The person receiving targeted case management or the person's legal guardian has the right to choose and consent to the use of interactive video under this subdivision and has the right to refuse the use of interactive video at any time.
- (c) The commissioner shall establish criteria that a targeted case management provider must attest to in order to demonstrate the safety or efficacy of delivering the service via interactive video. The attestation may include that the case management provider has:
 - (1) written policies and procedures specific to interactive video services that are regularly reviewed and updated;
- (2) policies and procedures that adequately address client safety before, during, and after the interactive video services are rendered;
 - (3) established protocols addressing how and when to discontinue interactive video services; and
 - (4) established a quality assurance process related to interactive video services.
- (d) As a condition of payment, the targeted case management provider must document the following for each occurrence of targeted case management provided by interactive video:
 - (1) the time the service began and the time the service ended, including an a.m. and p.m. designation;
- (2) the basis for determining that interactive video is an appropriate and effective means for delivering the service to the person receiving case management services;
- (3) the mode of transmission of the interactive video services and records evidencing that a particular mode of transmission was utilized;
 - (4) the location of the originating site and the distant site; and
 - (5) compliance with the criteria attested to by the targeted case management provider as provided in paragraph (c)."

Amend the title as follows:

Page 1, line 3, after "management" insert "and mental health case management"

Correct the title numbers accordingly

With the recommendation that when so amended the bill be re-referred to the Committee on Health and Human Services Finance.

Dean, M., from the Committee on Health and Human Services Finance to which was referred:

H. F. No. 3048, A bill for an act relating to health; modifying definitions related to hospice services to include care to certain individuals 21 years of age or younger diagnosed with a life-threatening condition; amending Minnesota Statutes 2014, section 144A.75, subdivisions 5, 6, 8, by adding a subdivision; Minnesota Statutes 2015 Supplement, section 144A.75, subdivision 13.

Reported the same back with the following amendments:

Page 2, after line 30, insert:

"Sec. 6. APPROPRIATION.

\$5,000 in fiscal year 2017 is appropriated from the state government special revenue fund to the commissioner of health for licensure of hospice providers that provide care to hospice patients who are 21 years of age or younger and have been diagnosed with a life-threatening illness contributing to a shortened life expectancy."

Amend the title as follows:

Page 1, line 4, after the semicolon, insert "appropriating money;"

With the recommendation that when so amended the bill be re-referred to the Committee on Ways and Means.

The report was adopted.

Mack from the Committee on Health and Human Services Reform to which was referred:

H. F. No. 3170, A bill for an act relating to human services; positive supports; legislatively approving Minnesota Rules, chapter 9544; making technical changes; amending Minnesota Statutes 2014, sections 245.8251, subdivision 2, by adding a subdivision; 252.275, subdivision 1a; 253B.03, subdivisions 1, 6a; 256B.0659, subdivision 3; 256B.0951, subdivision 5; 256B.097, subdivision 4; 256B.77, subdivision 17; 626.5572, subdivision 2; Minnesota Statutes 2015 Supplement, section 626.556, subdivision 2; repealing Minnesota Statutes 2014, section 245.825, subdivisions 1, 1b.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Anderson, S., from the Committee on State Government Finance to which was referred:

H. F. No. 3211, A bill for an act relating to pari-mutuel horse racing; authorizing advance deposit wagering; providing for horse-racing revenue; appropriating money; amending Minnesota Statutes 2014, sections 240.08, subdivision 1; 240.13, subdivision 4; 240.15, subdivision 2; 240.25, subdivision 1; Minnesota Statutes 2015 Supplement, sections 240.01, by adding subdivisions; 240.08, subdivision 2; 240.10; 240.15, subdivisions 1, 6; 240.22; proposing coding for new law in Minnesota Statutes, chapter 240.

Reported the same back with the following amendments:

Page 8, line 4, before the period, insert ", except that section 14.386, paragraph (b), does not apply"

Page 8, line 26, delete "after the end of the month" and strike "on" and insert "after the end of the month in"

With the recommendation that when so amended the bill be re-referred to the Committee on Government Operations and Elections Policy.

The report was adopted.

Mack from the Committee on Health and Human Services Reform to which was referred:

H. F. No. 3228, A bill for an act relating to MNsure; requesting an evaluation of MNsure's 2016 open enrollment operations and performance.

Reported the same back with the following amendments:

Page 1, line 7, delete "MN.IT" and insert "the commissioner of management and budget"

Page 2, line 19, delete "MN.IT" and insert "The commissioner of management and budget"

With the recommendation that when so amended the bill be re-referred to the Committee on Health and Human Services Finance.

The report was adopted.

Anderson, P., from the Committee on Agriculture Policy to which was referred:

H. F. No. 3231, A bill for an act relating to agriculture; making various policy and technical changes to agricultural-related provisions; amending Minnesota Statutes 2014, sections 18B.345; 28A.085, subdivision 1; 31.122; 31.94; Minnesota Statutes 2015 Supplement, section 18B.37, subdivisions 2, 3.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 2014, section 18B.345, is amended to read:

18B.345 PESTICIDE APPLICATION ON GOLF COURSES.

- (a) Application of a pesticide to the property of a golf course must be performed by:
- (1) a structural pest control applicator; or
- (2) a commercial or noncommercial pesticide applicator with appropriate use certification.
- (b) Pesticides determined by the commissioner to be sanitizers and disinfectants are exempt from the requirements in paragraph (a).

Sec. 2. Minnesota Statutes 2014, section 28A.085, subdivision 1, is amended to read:

Subdivision 1. **Violations; prohibited acts.** The commissioner may charge a reinspection fee for each reinspection of a food handler that:

- (1) is found with a major violation of requirements in chapter 28, 29, 30, 31, 31A, 32, 33, or 34, or rules adopted under one of those chapters; or
- (2) is found with a violation of section 31.02, 31.161, or 31.165, and requires a follow up inspection after an administrative meeting held pursuant to section 34A.06; or
- (3) (2) fails to correct equipment and facility deficiencies as required in rules adopted under chapter 28, 29, 30, 31, 31A, 32, or 34.

The first reinspection of a firm with gross food sales under \$1,000,000 must be assessed at \$150. The fee for a firm with gross food sales over \$1,000,000 is \$200. The fee for a subsequent reinspection of a firm for the same violation is 50 percent of their current license fee or \$300, whichever is greater. The establishment must be issued written notice of violations with a reasonable date for compliance listed on the notice. An initial inspection relating to a complaint is not a reinspection.

Sec. 3. Minnesota Statutes 2014, section 31.122, is amended to read:

31.122 FOOD; TOLERANCES FOR ADDED POISONOUS INGREDIENTS.

Any added poisonous or deleterious substance, any food additive, any pesticide chemical in or on a raw agricultural commodity or any color additive, shall with respect to any particular use or intended use be deemed unsafe for the purpose of application of section 31.121, clause (b) 34A.02, clause (2), with respect to any food, unless there is in effect a rule pursuant to section 31.101 limiting the quantity of such substance, and the use or intended use of such substance conforms to the terms prescribed by such rule. While such rules relating to such substance are in effect, a food shall not, by reason of bearing or containing such substance in accordance with the rules, be considered adulterated within the meaning of section 31.121, clause (a) 34A.02, clause (1). This section also applies to food prepared and sold by an individual who is exempt from food handler licensing requirements pursuant to the cottage foods exemption in section 28A.152.

Sec. 4. Minnesota Statutes 2014, section 31.94, is amended to read:

31.94 ORGANIC AGRICULTURE; COMMISSIONER DUTIES.

- (a) In order to promote opportunities for organic agriculture in Minnesota, the commissioner shall:
- (1) survey producers and support services and organizations to determine information and research needs in the area of organic agriculture practices;
- (2) work with the University of Minnesota <u>and other research and education institutions</u> to demonstrate the on-farm applicability of organic agriculture practices to conditions in this state;
 - (3) direct the programs of the department so as to work toward the promotion of organic agriculture in this state;
- (4) inform agencies of how about state or federal programs could utilize and that support organic agriculture practices; and

- (5) work closely with producers, <u>producer organizations</u>, the University of Minnesota, the Minnesota Trade Office, and other appropriate <u>agencies and</u> organizations to identify opportunities and needs as well as ensure coordination and avoid duplication of state agency efforts regarding research, teaching, marketing, and extension work relating to organic agriculture.
- (b) By November 15 of each year that ends in a zero or a five, the commissioner, in conjunction with the task force created in paragraph (c), shall report on the status of organic agriculture in Minnesota to the legislative policy and finance committees and divisions with jurisdiction over agriculture. The report must include available data on organic acreage and production, available data on the sales or market performance of organic products, and recommendations regarding programs, policies, and research efforts that will benefit Minnesota's organic agriculture sector.
- (c) A Minnesota Organic Advisory Task Force shall advise the commissioner and the University of Minnesota on policies and programs that will improve organic agriculture in Minnesota, including how available resources can most effectively be used for outreach, education, research, and technical assistance that meet the needs of the organic agriculture eommunity sector. The task force must consist of the following residents of the state:
 - (1) three organic farmers;
 - (2) one wholesaler or distributor of organic products;
 - (3) one representative of organic certification agencies;
 - (4) two organic processors;
 - (5) one representative from University of Minnesota Extension;
 - (6) one University of Minnesota faculty member;
 - (7) one representative from a nonprofit organization representing producers;
 - (8) two public members;
 - (9) one representative from the United States Department of Agriculture;
 - (10) one retailer of organic products; and
 - (11) one organic consumer representative.

The commissioner, in consultation with the director of the Minnesota Agricultural Experiment Station; the dean and director of University of Minnesota Extension and the dean of the College of Food, Agricultural and Natural Resource Sciences, shall appoint members to serve three-year terms.

Compensation and removal of members are governed by section 15.059, subdivision 6. The task force must meet at least twice each year and expires on June 30, 2016 2019.

(d) For the purposes of expanding, improving, and developing production and marketing of the organic products of Minnesota agriculture, the commissioner may receive funds from state and federal sources and spend them, including through grants or contracts, to assist producers and processors to achieve certification, to conduct education or marketing activities, to enter into research and development partnerships, or to address production or marketing obstacles to the growth and well-being of the industry.

(e) The commissioner may facilitate the registration of state organic production and handling operations including those exempt from organic certification according to Code of Federal Regulations, title 7, section 205.101, and accredited certification agents agencies operating within the state.

Sec. 5. Minnesota Statutes 2015 Supplement, section 583.215, is amended to read:

583.215 EXPIRATION.

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

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

Sec. 6. FARMER-LENDER MEDIATION TASK FORCE.

The commissioner of agriculture must convene an advisory task force to provide recommendations to the legislature regarding the state's Farmer-Lender Mediation Act. The task force must be comprised of 12 members, including one adult farm business management instructor appointed by the commissioner and three farmers appointed by the commissioner, at least one of whom is a beginning or nontraditional farmer and at least one of whom has personal experience with the farmer-lender mediation program. The remaining membership of the task force consists of one member appointed by each of the following entities:

- (1) Minnesota Farm Bureau;
- (2) Minnesota Farmers Union;
- (3) Minnesota Bankers Association;
- (4) Independent Community Bankers of Minnesota;
- (5) Farm Credit Services Minnesota State Federation;
- (6) Minnesota Credit Union Network;
- (7) Minnesota-South Dakota Equipment Dealers Association; and
- (8) University of Minnesota Extension.

No later than February 1, 2017, the commissioner must report the task force's recommendations to the legislative committees with jurisdiction over agriculture policy and finance.

Sec. 7. FARM SAFETY INITIATIVE.

- (a) The commissioner of agriculture shall analyze the range of safety challenges presented in the operation of a farm. The commissioner's analysis shall include consultation with organizations in Minnesota that address issues of farm safety. The commissioner shall report the findings to the legislative committees with jurisdiction over agricultural policy by February 1, 2017. The report must, at a minimum:
- (1) provide information on how other states in the Midwest, including but not limited to Wisconsin, Iowa, and Nebraska, address farm safety issues;

- (2) identify common safety issues faced by Minnesota farmers that need attention, including common causes of farm-related accidents;
 - (3) identify how farm safety programs can better serve the growing farm labor population; and
 - (4) make recommendations to the legislature on how to improve farm safety efforts in Minnesota.
- (b) By October 1, 2016, the commissioner of agriculture shall compile an inventory of farm safety programs and resources that are currently available in Minnesota. After compiling the inventory, the commissioner shall make available the inventory and promote to farm operators in Minnesota the farm safety programs and resources contained in the inventory.

Sec. 8. **REPEALER.**

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

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

Delete the title and insert:

"A bill for an act relating to agriculture; making various policy and technical changes to agriculture-related provisions; establishing a Farmer-Lender Mediation Task Force and a Farm Safety Initiative; requiring reports; amending Minnesota Statutes 2014, sections 18B.345; 28A.085, subdivision 1; 31.122; 31.94; Minnesota Statutes 2015 Supplement, section 583.215; repealing Laws 2015, First Special Session chapter 4, article 2, section 81."

With the recommendation that when so amended the bill be placed on the General Register.

The report was adopted.

Mack from the Committee on Health and Human Services Reform to which was referred:

H. F. No. 3241, A bill for an act relating to health; establishing a grant program for eligible health professional training sites; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 144.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Health and Human Services Finance.

The report was adopted.

Hoppe from the Committee on Commerce and Regulatory Reform to which was referred:

H. F. No. 3252, A bill for an act relating to commerce; requiring qualified veterans to receive a licensing experience waiver for the broker's examination; amending Minnesota Statutes 2014, section 82.59, subdivision 5.

Reported the same back with the recommendation that the bill be placed on the General Register.

Hoppe from the Committee on Commerce and Regulatory Reform to which was referred:

H. F. No. 3257, A bill for an act relating to commerce; clarifying the authority of the Commerce Fraud Bureau to apply for or execute search warrants; amending Minnesota Statutes 2014, section 626.05, subdivision 2.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Hackbarth from the Committee on Mining and Outdoor Recreation Policy to which was referred:

H. F. No. 3303, A bill for an act relating to mining; modifying safety measures at abandoned mines; amending Minnesota Statutes 2014, sections 180.03, subdivisions 2, 3, 4; 180.10.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 2014, section 180.03, subdivision 2, is amended to read:

- Subd. 2. **Fences.** Except as described in subdivision 4, every person, firm, or corporation that is or has been engaged in the business of mining or removing iron ore, taconite, semitaconite or other minerals except sand, crushed rock, and gravel shall erect and maintain, as a minimum, a three strand wire fence along the outside perimeter of the excavation, open pit, or shaft of any mine in which mining operations have ceased for a period of six consecutive months or longer. Based upon local site conditions that may exist at shafts, caves, or open pits, the county mine inspector may require more secure fencing such as barbed wire or mesh fence, or may require barriers, appropriate signs, or any combination of the above, to reduce the possibility of accidental falls. The county mine inspector may grant exemptions under subdivision 4. Where mining operations have ceased and not resumed, the fence, barrier, signs, or combination of them required by this section shall be erected within two years from the date when the county mine inspector directs the erection of fences, barriers, signs, or combination of them.
 - Sec. 2. Minnesota Statutes 2014, section 180.03, subdivision 3, is amended to read:
- Subd. 3. **Abandoned mines.** Except as described in subdivision 4, when a mine is idle or abandoned it is the duty of the inspector of mines to notify the person, firm, or corporation that is or has been engaged in the business of mining to erect and maintain around all the shafts, caves, and open pits of such mines a fence, barrier, appropriate signs, or combination of them, suitable to warn of the presence of shafts, caves, or open pits and reduce the possibility of accidentally falling into these shafts, caves, or open pits. If the mine has been idled or abandoned, or if the person, firm, or corporation that has been engaged in the business of mining no longer exists, the fee owner shall erect the fence, barrier, or signs required by this section. If the fee owner fails to act, the county in which the mining operation is located may, in addition to any other remedies available, abate the nuisance by erecting the fence, barrier, or signs and assessing the costs and related expenses pursuant to section 429.101.
 - Sec. 3. Minnesota Statutes 2014, section 180.03, subdivision 4, is amended to read:
- Subd. 4. **Exemptions.** (a) Any excavation, cave, open or water-filled pit, or shaft, or any portion thereof, is exempt from the requirements of this section:

(1) on property owned, leased, or administered by the Office of the Commissioner of Iron Range Resources and Rehabilitation;

- (2) for the construction, operation, maintenance, or administration of:
- (i) grant-in-aid trails as defined in section 85.018;
- (ii) any property owned or leased by a municipality, as defined in section 466.01, subdivision 1, that is intended or permitted to be used as a park, as an open area for recreational purposes, or for the provision of recreational services, including the creation of trails or paths without artificial surfaces; and
- (iii) any recreational use, as generally defined in section 604A.21, subdivisions 5 and 6, provided the use is administered by a municipality, as defined in section 466.01, subdivision 1;
 - (3) for economic development pursuant to chapter 469; or

Upon written application, (4) for property the county mine inspector may exempt from the requirements of subdivision 2, any abandoned excavation, open pit, or shaft which upon written application exempts, if the property is provided with fencing, barriers, appropriate signs, or combinations of them, in a manner that is reasonably similar to the standards in subdivision 2, or which in the inspector's judgment does not constitute a safety hazard.

- (b) Where an exemption applies there shall be, at a minimum, appropriate signs posted at each location of public access to the mining area warning of possible dangers due to the presence of excavations, shafts, caves, or open or water-filled pits.
 - Sec. 4. Minnesota Statutes 2014, section 180.10, is amended to read:

180.10 REMOVAL OF FENCE; GUARD.

A worker, employee, or other person who opens, removes, or disturbs any fence, guard, barrier, sign, or rail required by section 180.03, and fails to close or replace or have the same closed or replaced again around or in front of any mine shaft, pit, chute, excavation, cave, or land liable to cave, injure, or destroy, whether by accident, injury, or damage results, either to the mine or those at work therein, or to any other person, shall be guilty of a misdemeanor. A worker, employee, or other person who, in regard to any fence, guard, barrier, sign, or rail, does any of the acts prohibited by section 609.52, commits theft of the fence, guard, barrier, sign, or rail may be sentenced as provided in section 609.52."

With the recommendation that when so amended the bill be placed on the General Register.

The report was adopted.

Cornish from the Committee on Public Safety and Crime Prevention Policy and Finance to which was referred:

H. F. No. 3308, A bill for an act relating to civil law; requiring the court to provide information on alternative dispute resolution to parties in family law cases; amending Minnesota Statutes 2014, section 518.168.

Reported the same back with the following amendments:

Page 2, line 4, before "The" insert "The state court administrator shall prepare an alternative dispute resolution information sheet that the court must use to satisfy the requirements of this section. The information sheet must contain a brief explanation of mediation and other available forms of alternative dispute resolution used in family law cases. Each party who is present at the first hearing or an initial appearance must receive a copy of the information sheet."

With the recommendation that when so amended the bill be placed on the General Register.

The report was adopted.

Sanders from the Committee on Government Operations and Elections Policy to which was referred:

H. F. No. 3313, A bill for an act relating to education; creating a Student Discipline Working Group to review the substance, application, and effect of Minnesota's Pupil Fair Dismissal Act and make recommendations to the legislature.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. STUDENT DISCIPLINE WORKING GROUP.

- (a) A Student Discipline Working Group is created to review the substance, application, and effect of Minnesota's Pupil Fair Dismissal Act under Minnesota Statutes, sections 121A.40 to 121A.56, and related student discipline provisions in Minnesota Statutes, chapter 121A, and submit written recommendations to the legislature by February 1, 2017, on improving disciplinary policies, practices, and procedures as they affect students and school officials and the effects on student outcomes.
 - (b) Consistent with paragraph (a), the working group must analyze:
- (1) available summary data on elementary and secondary students' removal from class, suspensions, exclusions, expulsions, and other disciplinary measures, disaggregated by categories of race, ethnicity, poverty, disabilities, homelessness, English language proficiency, gender, age, and foster care status;
- (2) the meaning and effect of "willful" in establishing grounds for dismissal under Minnesota Statutes, section 121A.45;
- (3) the impact of positive behavioral interventions and supports and restorative practices on student behavior, student outcomes, and the school climate, including student engagement and connection, among other school climate measures;
- (4) due process rights of students facing dismissal, including changes needed to ensure students' due process rights are fully observed and protected;
- (5) students' need for and access to professional support service providers such as school counselors, school social workers, school psychologists, and mental health professionals;

- (6) the presence of school resource officers in school buildings, their role in affecting student discipline, and their impact on teacher safety and student outcomes;
 - (7) policies for retaining and destroying student disciplinary data; and
 - (8) other related school discipline matters that are of concern to working group members.
- (c) By June 1, 2016, the executive director of each of the following organizations shall appoint one representative to serve as a member of the working group: the Minnesota School Boards Association; the Minnesota Association of School Administrators; Education Minnesota; the Minnesota Board of Peace Officer Standards and Training; the Minnesota Disability Law Center; the National Alliance of Mental Illness Minnesota; the Parent Advocacy Coalition for Educational Rights (PACER) Center; the Minnesota Association of Secondary School Principals; the Minnesota Elementary School Principals' Association; the Association of Metropolitan School Districts; the Minnesota Rural Education Association; the Minnesota School Counselors Association; the Minnesota School Psychologists Association; the School Nurse Organization of Minnesota; the St. Paul Special Education Advisory Council; the Solutions Not Suspensions Coalition; the Minnesota Education Equity Partnership; MinnCAN; Students for Education Reform; the Minnesota Youth Council; Educators 4 Excellence; the African American Leadership Forum; American Indian Opportunities Industrialization Center; the Minnesota Association of Charter School Authorizers; the Minnesota Indian Affairs Council; and the Minnesota School Social Workers Association. Six legislators shall be appointed by June 1, 2016, and serve as members of the working group: three duly elected and currently serving senators, two appointed by the senate majority leader and one appointed by the senate minority leader; and three duly elected and currently serving members of the house of representatives, two appointed by the speaker of the house and one appointed by the house minority leader. Only duly elected and currently serving members of the senate or house of representatives may be working group members. If a vacancy occurs, the leader of the caucus in the senate or house of representatives to which the vacating member belonged must fill the vacancy. Working group members must seek advice from experts and stakeholders in developing their recommendations.
- (d) The commissioner of education, or the commissioner's designee, must convene the first meeting of the working group. The working group must select a chair or cochairs from among its members at the first meeting. The working group must meet periodically. The commissioner must provide technical and administrative assistance to the working group upon request. Working group members are not eligible to receive expenses or per diem payments for serving on the working group.
 - (e) The working group expires February 2, 2017.

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

With the recommendation that when so amended the bill be re-referred to the Committee on Education Finance.

The report was adopted.

Pursuant to Joint Rule 2.03 and in accordance with Senate Concurrent Resolution No. 8, H. F. No. 3313 was re-referred to the Committee on Rules and Legislative Administration.

Kelly from the Committee on Transportation Policy and Finance to which was referred:

H. F. No. 3325, A bill for an act relating to transportation; establishing autonomous vehicles task force and demonstration project to serve mobility needs of people with disabilities; providing support for the task force; defining terms; appropriating money.

Reported the same back with the following amendments:

Page 4, delete subdivision 5

With the recommendation that when so amended the bill be re-referred to the Committee on Government Operations and Elections Policy.

The report was adopted.

Kelly from the Committee on Transportation Policy and Finance to which was referred:

H. F. No. 3339, A bill for an act relating to natural resources; authorizing lifetime game and fish license information to be placed on a driver's license or Minnesota identification card; amending Minnesota Statutes 2014, sections 97A.405, subdivision 2; 171.07, by adding a subdivision.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Ways and Means.

The report was adopted.

Anderson, P., from the Committee on Agriculture Policy to which was referred:

H. F. No. 3353, A bill for an act relating to agriculture; establishing voluntary solar site management practices for solar sites; allowing local governments to require management practices as a condition of a site permit; proposing coding for new law in Minnesota Statutes, chapter 216B.

Reported the same back with the following amendments:

Page 1, line 14, delete everything after "under" and insert "Department of Natural Resources "Prairie Establishment and Maintenance Technical Guidance for Solar Projects."

Page 1, delete line 15

Page 1, delete subdivision 3

Amend the title as follows:

Page 1, line 3, delete everything after the semicolon

Page 1, line 4, delete everything before "proposing"

With the recommendation that when so amended the bill be placed on the General Register.

The report was adopted.

Hoppe from the Committee on Commerce and Regulatory Reform to which was referred:

H. F. No. 3368, A bill for an act relating to commerce; weights and measures; requiring signage disclosing gasoline tax rate; proposing coding for new law in Minnesota Statutes, chapter 239.

Reported the same back with the following amendments:

Page 1, after line 20, insert:

"(d) The director is prohibited from assessing any penalty, fine, or fee on the owner or operator of a retail petroleum dispenser that has a missing, destroyed, defaced, or otherwise damaged gas tax sign."

With the recommendation that when so amended the bill be re-referred to the Committee on Job Growth and Energy Affordability Policy and Finance.

The report was adopted.

Pursuant to Joint Rule 2.03 and in accordance with Senate Concurrent Resolution No. 8, H. F. No. 3368 was re-referred to the Committee on Rules and Legislative Administration.

Cornish from the Committee on Public Safety and Crime Prevention Policy and Finance to which was referred:

H. F. No. 3369, A bill for an act relating to alcohol; allowing alcohol use by sensory testing services; proposing coding for new law in Minnesota Statutes, chapter 325E.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Cornish from the Committee on Public Safety and Crime Prevention Policy and Finance to which was referred:

H. F. No. 3385, A bill for an act relating to public safety; enhancing penalties and establishing minimum fines for repeat violations of driving without a valid license; amending Minnesota Statutes 2014, section 171.24.

Reported the same back with the following amendments:

Page 2, line 26, delete "is involved in" and insert "causes"

With the recommendation that when so amended the bill be placed on the General Register.

Mack from the Committee on Health and Human Services Reform to which was referred:

H. F. No. 3429, A bill for an act relating to health care; developing a pilot program to increase early preventive dental intervention and care for infants and toddlers; appropriating money.

Reported the same back with the following amendments:

Page 1, line 9, delete "immigrants" and insert "immigrant communities"

With the recommendation that when so amended the bill be re-referred to the Committee on Health and Human Services Finance.

The report was adopted.

Mack from the Committee on Health and Human Services Reform to which was referred:

H. F. No. 3486, A bill for an act relating to human services; modifying the disability waiver rate system; amending Minnesota Statutes 2014, sections 256B.0916, subdivision 8; 256B.4914, by adding a subdivision; Minnesota Statutes 2015 Supplement, section 256B.4914, subdivisions 6, 10.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

- "Section 1. Minnesota Statutes 2014, section 256B.0916, subdivision 8, is amended to read:
- Subd. 8. **Financial information by county and wait list data reporting.** (a) The commissioner shall make available to interested parties, upon request, financial and waiting list information on the department's Web site.
 - (b) The financial information must include:
- (1) the most recent end of session forecast available for the disability home and community-based waiver programs authorized under sections 256B.092 and 256B.49; and
- (2) the most current financial information by, updated at least monthly for the disability home and community-based waiver program authorized under section 256B.092, and three disability home and community-based waiver programs authorized under section 256B.49 for each county and tribal agency, including:
- (i) the amount of resources allocated for the home and community based waiver for persons with developmental disabilities,;
 - (ii) the amount of resources committed, authorized for participants; and
- (iii) the amount of allocated resources not authorized and the amount not used as provided in sections 256B.0916, subdivision 12, and 256B.49, subdivision 27.
 - (c) The waiting list information must be provided quarterly beginning August 1, 2016, and must include at least:

- (1) the number of persons screened and waiting for services, <u>listed by urgency category</u>, the number of months on the wait list, age group, and the type of services requested by those waiting, and the amount of allocated resources not committed.;
- (2) the number of persons beginning waiver services who were on the waiting list, and the number of persons beginning waiver services who were not on the waiting list;
 - (3) the number of persons who left the waiting list but did not begin waiver services; and
- (4) the number of persons on the waiting list with approved funding but without a waiver service agreement and the number of days from funding approval until a service agreement is effective for each person.
- (d) By December 1 of each year, the commissioner shall compile a report posted on the department's Web site that includes:
 - (1) the financial information listed in paragraph (b) for the most recently completed allocation period;
 - (2) for the previous four quarters, the waiting list information listed in paragraph (c);
- (3) for a 12-month period ending October 31, a list of county and tribal agencies required to submit a corrective action plan under subdivisions 11 and 12, and section 256B.49, subdivisions 26 and 27; and
- (4) for a 12-month period ending October 31, a list of the county and tribal agencies from which resources were moved as authorized in sections 256B.092, subdivision 12, and 256B.49, subdivision 11a, the amount of resources taken from each agency, the counties that were given increased resources as a result, and the amounts provided.

Sec. 2. **REPEALER.**

Laws 2015, chapter 71, article 7, section 56, is repealed."

Correct the title numbers accordingly

With the recommendation that when so amended the bill be placed on the General Register.

The report was adopted.

Hoppe from the Committee on Commerce and Regulatory Reform to which was referred:

H. F. No. 3489, A bill for an act relating to commerce; modifying minimum solvency requirements for health insurers and fraternals to conform to the accreditation standards of the National Association of Insurance Commissioners; amending Minnesota Statutes 2014, sections 60A.52, subdivision 1; 64B.42, subdivision 1.

Reported the same back with the recommendation that the bill be placed on the General Register.

Cornish from the Committee on Public Safety and Crime Prevention Policy and Finance to which was referred:

H. F. No. 3517, A bill for an act relating to public safety; prohibiting the use of unmanned aerial vehicles near public safety helicopters; proposing coding for new law in Minnesota Statutes, chapter 609.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Ways and Means.

The report was adopted.

Hoppe from the Committee on Commerce and Regulatory Reform to which was referred:

H. F. No. 3554, A bill for an act relating to telecommunications; adding wireless communications service provider to the statute allowing use of public roads by other utilities; establishing a task force to study and make recommendations on deployment of small wireless telecommunications facilities; requiring a report; amending Minnesota Statutes 2014, section 222.37, subdivision 1.

Reported the same back with the following amendments:

Page 1, line 10, delete "communications" and insert "telecommunications"

Page 2, line 12, delete "11" and insert "13"

Page 2, line 23, delete the third "and"

Page 2, line 24, delete the period and insert "; and"

Page 2, after line 24, insert:

"(5) two members of the wireless telecommunications infrastructure industry, one member appointed by the senate Subcommittee on Committees of the Committee On Rules and Administration and one member appointed by the speaker of the house."

Page 2, delete lines 26 to 30

Page 2, before line 31, insert:

"Subd. 3. Study. The task force shall identify and analyze issues that increase its understanding of the needs of local governments and wireless telecommunications providers in order to develop a robust statewide wireless telecommunications network. These issues include, but are not limited to:"

Page 3, line 4, delete "will" and insert "are necessary to"

Page 3, line 10, delete "report the results of its study" and insert "submit a report containing the findings and recommendations of its study under subdivision 3"

Page 3, line 12, delete "powers and duties,"

Page 3, line 16, delete "June 30" and insert "January 15"

With the recommendation that when so amended the bill be re-referred to the Committee on Rules and Legislative Administration.

The report was adopted.

Cornish from the Committee on Public Safety and Crime Prevention Policy and Finance to which was referred:

H. F. No. 3590, A bill for an act relating to criminal justice; establishing an earned compliance credit program for persons under correctional supervision; requiring a report; proposing coding for new law in Minnesota Statutes, chapter 244.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. EARNED COMPLIANCE CREDIT STUDY; REPORT REQUIRED.

(a) The commissioner of corrections shall study and make recommendations to the legislature on the issue of implementing an earned compliance credit policy for offenders on probation and supervised release. The commissioner shall use the language of S. F. No. 2667, as introduced in the 2016 legislative session, as the starting point for the study. The commissioner shall consult with practitioners with experience in this area when conducting the study and shall attempt to take the opinions of those practitioners into account when making the required recommendations.

(b) By January 15, 2017, the commissioner shall report the results of the study and any related recommendations to the chairs and ranking minority members of the senate and house of representatives committees having jurisdiction over criminal justice policy."

Amend the title as follows:

Page 1, line 2, after the semicolon, insert "requiring a study on"

Correct the title numbers accordingly

With the recommendation that when so amended the bill be placed on the General Register.

The report was adopted.

Cornish from the Committee on Public Safety and Crime Prevention Policy and Finance to which was referred:

H. F. No. 3622, A bill for an act relating to public safety; amending test refusal provision for driving while impaired license revocation; amending Minnesota Statutes 2014, section 169A.52, subdivisions 1, 2.

Reported the same back with the recommendation that the bill be placed on the General Register.

Sanders from the Committee on Government Operations and Elections Policy to which was referred:

H. F. No. 3644, A bill for an act relating to the Metropolitan Council; regulating sewer availability charges imposed on eating and drinking establishments that add or expand outdoor seating; amending Minnesota Statutes 2014, section 473.517, subdivision 3.

Reported the same back with the following amendments:

Page 2, delete lines 22 to 28 and insert:

"(d) The council must not impose SAC on a local government unit for an existing eating or drinking establishment due to an addition or expansion of outdoor seating unless the establishment also increases the number of fixtures discharging into the sanitary sewer system or increases the capacity of its sanitary sewer pipes connected to the system. If the establishment increases the number of fixtures or capacity of its pipes, the charge must be proportionate to the increase in demand on the sanitary sewer system. "Eating or drinking establishments" include coffee shops, bars, restaurants, and similar businesses that serve food or beverages to customers on site."

Amend the title as follows:

Page 1, line 3, delete "and" and insert "or"

With the recommendation that when so amended the bill be re-referred to the Committee on State Government Finance.

The report was adopted.

Pursuant to Joint Rule 2.03 and in accordance with Senate Concurrent Resolution No. 8, H. F. No. 3644 was re-referred to the Committee on Rules and Legislative Administration.

Kelly from the Committee on Transportation Policy and Finance to which was referred:

H. F. No. 3652, A bill for an act relating to transportation; designating a segment of marked Trunk Highway 28 as Staff Sergeant Kevin Witte Memorial Highway; amending Minnesota Statutes 2015 Supplement, section 161.14, by adding a subdivision.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Sanders from the Committee on Government Operations and Elections Policy to which was referred:

H. F. No. 3770, A bill for an act relating to metropolitan government; modifying definition of metropolitan area; amending Minnesota Statutes 2014, section 473.121, subdivision 2.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Pursuant to Joint Rule 2.03 and in accordance with Senate Concurrent Resolution No. 8, H. F. No. 3770 was re-referred to the Committee on Rules and Legislative Administration.

SECOND READING OF HOUSE BILLS

H. F. Nos. 1235, 1291, 2624, 2803, 2932, 3000, 3170, 3231, 3252, 3257, 3303, 3308, 3353, 3369, 3385, 3486, 3489, 3590, 3622 and 3652 were read for the second time.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Dettmer introduced:

H. F. No. 3839, A resolution urging Congress and the President of the United States to pass H. R. 1384 to define as veterans former members of the National Guard who served in the National Guard for 20 or more years and are entitled to retired pay for nonregular service, regardless of whether they served 180 continuous days of active duty service.

The bill was read for the first time and referred to the Veterans Affairs Division.

Hoppe and Thissen introduced:

H. F. No. 3840, A bill for an act relating to taxation; providing a Minnesota housing tax credit against income and insurance taxes; requiring reports; amending Minnesota Statutes 2014, section 297I.20, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapters 290; 462A.

The bill was read for the first time and referred to the Committee on Taxes.

Hamilton introduced:

H. F. No. 3841, A bill for an act relating to taxation; income and corporate franchise; establishing a workforce housing tax credit; requiring reports; amending Minnesota Statutes 2014, section 290.06, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 116J.

The bill was read for the first time and referred to the Committee on Taxes.

Hansen, McNamara and Urdahl introduced:

H. F. No. 3842, A bill for an act relating to parks and trails; modifying allocation of Dakota County parks and trails fund appropriations.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources Policy and Finance.

Applebaum introduced:

H. F. No. 3843, A resolution urging Congress to take action on the Interest for Others Act of 2016.

The bill was read for the first time and referred to the Committee on Taxes.

Persell introduced:

H. F. No. 3844, A bill for an act relating to capital investment; appropriating money for acquisition and development of a segment of the Heartland State Trail; authorizing the sale and issuance of state bonds.

The bill was read for the first time and referred to the Committee on Mining and Outdoor Recreation Policy.

Ecklund and Metsa introduced:

H. F. No. 3845, A bill for an act relating to transportation; capital investment; appropriating money for an expansion project of marked Trunk Highway 11; authorizing the sale and issuance of trunk highway bonds.

The bill was read for the first time and referred to the Committee on Transportation Policy and Finance.

Clark and Mariani introduced:

H. F. No. 3846, A bill for an act relating to employment; workers' compensation; modifying wage theft provisions; amending Minnesota Statutes 2014, sections 176.071; 181.13; 181.14, subdivisions 2, 3; Minnesota Statutes 2015 Supplement, sections 177.27, subdivision 4; 181.171, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 181.

The bill was read for the first time and referred to the Committee on Commerce and Regulatory Reform.

Anzelc, Marquart, Slocum, Loeffler and Lien introduced:

H. F. No. 3847, A bill for an act relating to taxes; individual income; allowing a subtraction to reflect the effect of inflation on taxation of Social Security benefits; amending Minnesota Statutes 2014, sections 290.01, subdivision 19b; 290.091, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 290.

The bill was read for the first time and referred to the Committee on Taxes.

Rosenthal and Erhardt introduced:

H. F. No. 3848, A bill for an act relating to capital investment; appropriating money for capital improvements to a ski jumping facility in Bloomington; authorizing the sale and issuance of state bonds.

The bill was read for the first time and referred to the Committee on State Government Finance.

Mack; Daudt; Peppin; Pelowski; Murphy, M.; Fenton; Pugh; Knoblach; Kiel; Kresha; Christensen; Backer; Barrett; Miller; Dean, M.; Johnson, B.; Daniels; Heintzeman; Franson; Smith; Theis; Swedzinski; Wills; Zerwas; Fabian; Whelan; Erickson; McDonald; Gunther; Marquart; Rarick; Davids; Dettmer; Nash and Bennett introduced:

H. F. No. 3849, A bill for an act relating to health; enacting the Unborn Child Protection from Dismemberment Abortion Act; imposing civil and criminal penalties; proposing coding for new law in Minnesota Statutes, chapter 145.

The bill was read for the first time and referred to the Committee on Health and Human Services Reform.

Lesch and Schoen introduced:

H. F. No. 3850, A bill for an act relating to appropriations; appropriating money for Veterans' Voices radio programming.

The bill was read for the first time and referred to the Committee on State Government Finance.

Applebaum introduced:

H. F. No. 3851, A bill for an act relating to taxation; changing the renters' property tax refund into a refundable credit on the individual income tax form; making conforming changes; amending Minnesota Statutes 2014, sections 290A.04, subdivisions 2a, 5; 290A.07, subdivision 2a; 290A.25; proposing coding for new law in Minnesota Statutes, chapter 290; repealing Minnesota Statutes 2014, section 290A.23, subdivision 1.

The bill was read for the first time and referred to the Committee on Taxes.

Metsa, Anzelc and Ecklund introduced:

H. F. No. 3852, A bill for an act relating to taxation; sales and use; providing a sales tax exemption for siding production facility materials; amending Minnesota Statutes 2014, section 297A.71, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Taxes.

Garofalo introduced:

H. F. No. 3853, A bill for an act relating to unemployment insurance; modifying tax liability of employers; amending Minnesota Statutes 2014, section 268.051, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Job Growth and Energy Affordability Policy and Finance.

Bennett introduced:

H. F. No. 3854, A bill for an act relating to education finance; correcting an operating referendum date for Independent School District No. 2886, Glenville-Emmons; appropriating money.

The bill was read for the first time and referred to the Committee on Education Finance.

Marquart; Johnson, C., and Poppe introduced:

H. F. No. 3855, A bill for an act relating to education finance; increasing funding for career and technical programs; expanding incentives for students in programs leading to certificates; authorizing the commissioner to determine qualifying certificates; appropriating money; amending Minnesota Statutes 2014, sections 124D.4531; 127A.70, subdivision 2a; Laws 2015, First Special Session chapter 3, article 1, section 27, subdivision 9.

The bill was read for the first time and referred to the Committee on Education Finance.

Newton introduced:

H. F. No. 3856, A bill for an act relating to education finance; modifying early childhood and family education home visiting levy; establishing a home visiting revenue program; amending Minnesota Statutes 2014, section 124D.135, subdivision 6, by adding subdivisions.

The bill was read for the first time and referred to the Committee on Education Finance.

Sanders, Smith, Isaacson, Carlson, Loon, Lesch, Hausman, Hoppe and Metsa introduced:

H. F. No. 3857, A bill for an act relating to economic development; appropriating money for the Minnesota Film and Television Board's film production jobs program.

The bill was read for the first time and referred to the Committee on Job Growth and Energy Affordability Policy and Finance.

Loon introduced:

H. F. No. 3858, A bill for an act relating to education finance; providing funding and policy for early childhood and family, prekindergarten through grade 12, and adult education, including general education, education excellence, charter schools, special education, early childhood education, self-sufficiency, lifelong learning, and state agencies; appropriating money; amending Minnesota Statutes 2014, sections 124D.1158, subdivisions 3, 4; 124D.55; 126C.05, subdivision 3; 126C.10, subdivision 2d; Minnesota Statutes 2015 Supplement, sections 120A.41; 122A.21, subdivision 2; 122A.415, subdivision 4; 123B.595, subdivision 1; 124D.231, subdivision 2; 125A.79, subdivision 1; 126C.05, subdivision 1; 125A.21, subdivision 3; 125A.76, subdivision 2c; 125A.79, subdivision 1; 126C.05, subdivision 1; 126C.10, subdivision 13a; 127A.47, subdivision 7; Laws 2015, First Special Session chapter 3, article 4, section 4; article 11, section 3, subdivision 3; article 12, section 4, subdivision 2; proposing coding for new law in Minnesota Statutes, chapters 124D; 136A.

The bill was read for the first time and referred to the Committee on Education Finance.

Dehn, R., introduced:

H. F. No. 3859, A bill for an act relating to public safety; requiring installation of wire rope safety barriers along a segment of marked Interstate Highway 94.

The bill was read for the first time and referred to the Committee on Transportation Policy and Finance.

Dehn, R., introduced:

H. F. No. 3860, A bill for an act relating to public safety; appropriating money to install wire rope safety barriers along a segment of marked Interstate Highway 94.

The bill was read for the first time and referred to the Committee on Transportation Policy and Finance.

Lien and Isaacson introduced:

H. F. No. 3861, A bill for an act relating to taxation; allowing a tax credit for certain contributions for higher education scholarships; appropriating money; requiring reports; amending Minnesota Statutes 2014, section 13.4967, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapters 116J; 290.

The bill was read for the first time and referred to the Committee on Higher Education Policy and Finance.

Anzelc. Metsa and Ecklund introduced:

H. F. No. 3862, A bill for an act relating to capital investment; appropriating money for a freight rail line in the counties of Itasca, St. Louis, and Lake; authorizing the sale and issuance of state bonds.

The bill was read for the first time and referred to the Committee on Job Growth and Energy Affordability Policy and Finance.

Considine introduced:

H. F. No. 3863, A bill for an act relating to health; appropriating money for a grant to a nonprofit community clinic.

The bill was read for the first time and referred to the Committee on Health and Human Services Finance.

Atkins introduced:

H. F. No. 3864, A bill for an act relating to transportation; establishing an advisory working group to observe and report on development of a passenger rail project between Rochester and the Twin Cities.

The bill was read for the first time and referred to the Committee on Transportation Policy and Finance.

Garofalo introduced:

H. F. No. 3865, A bill for an act relating to state government; providing supplemental appropriations; appropriating money to the Departments of Employment and Economic Development, Labor and Industry, and Commerce, and the Housing Finance Agency, Public Utilities Commission, and Explore Minnesota Tourism; modifying utility assessments; creating the emerging entrepreneur fund program; amending Minnesota Statutes 2014, sections 115C.13; 216B.62, subdivision 2, by adding a subdivision; Laws 2015, chapter 71, article 14, section 9; Laws 2015, First Special Session chapter 1, article 1, sections 3, subdivisions 1, 5, 6, 10; 6; 8, subdivisions 1, 7; 9; proposing coding for new law in Minnesota Statutes, chapter 116J.

The bill was read for the first time and referred to the Committee on Rules and Legislative Administration.

Hamilton introduced:

H. F. No. 3866, A bill for an act relating to agriculture; modifying certain agriculture-related provisions; making clarifying and technical changes; amending Minnesota Statutes 2014, sections 17.117, subdivision 11a; 41A.12, subdivision 2; Minnesota Statutes 2015 Supplement, sections 41A.14, subdivisions 1, 2, by adding a subdivision; 41A.15, subdivision 10, by adding subdivisions; 41A.16, subdivision 1; 41A.17, subdivisions 1, 2; 41A.18, subdivision 1; 116D.04, subdivision 2a; Laws 2015, First Special Session chapter 4, article 1, sections 2, subdivision 4; 5.

The bill was read for the first time and referred to the Committee on Rules and Legislative Administration.

McNamara introduced:

H. F. No. 3867, A bill for an act relating to state government; appropriating money for natural resources; modifying wild rice license requirements; modifying prior appropriations; amending Minnesota Statutes 2014, section 84.091, subdivision 2; Laws 2015, First Special Session chapter 4, article 3, section 3, subdivision 5.

The bill was read for the first time and referred to the Committee on Rules and Legislative Administration.

McNamara introduced:

H. F. No. 3868, A bill for an act relating to state government; appropriating money for environment; modifying certain account provisions; amending Minnesota Statutes 2014, section 473.845, subdivision 1.

The bill was read for the first time and referred to the Committee on Rules and Legislative Administration.

REPORT FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Peppin from the Committee on Rules and Legislative Administration, pursuant to rules 1.21 and 3.33, designated the following bills to be placed on the Calendar for the Day for Monday, April 11, 2016 and established a prefiling requirement for amendments offered to the following bills:

H. F. Nos. 3014, 2540 and 1089.

MOTIONS AND RESOLUTIONS

Freiberg moved that the name of Clark be added as an author on H. F. No. 2095. The motion prevailed.

Kahn moved that the names of Peterson, Backer and Schultz be added as authors on H. F. No. 2166. The motion prevailed.

Peterson moved that the name of Wills be added as an author on H. F. No. 2222. The motion prevailed.

Zerwas moved that the name of Mariani be added as an author on H. F. No. 2438. The motion prevailed.

Davnie moved that the name of Flanagan be added as an author on H. F. No. 2448. The motion prevailed.

Moran moved that the name of Johnson, S., be added as an author on H. F. No. 2465. The motion prevailed. Barrett moved that the name of Erhardt be added as an author on H. F. No. 2507. The motion prevailed. Halverson moved that the name of Persell be added as an author on H. F. No. 2539. The motion prevailed.

Bennett moved that the names of Fenton and Quam be added as authors on H. F. No. 2586. The motion prevailed.

Mullery moved that the name of Johnson, S., be added as an author on H. F. No. 2635. The motion prevailed. Kresha moved that the name of Mariani be added as an author on H. F. No. 2684. The motion prevailed. Sanders moved that the name of Pugh be added as an author on H. F. No. 2688. The motion prevailed. Runbeck moved that the name of Anzelc be added as an author on H. F. No. 2695. The motion prevailed. Scott moved that the name of Howe be added as an author on H. F. No. 2704. The motion prevailed. Halverson moved that the name of Simonson be added as an author on H. F. No. 2727. The motion prevailed. Davnie moved that the name of Loeffler be added as an author on H. F. No. 2731. The motion prevailed. Halverson moved that the name of Laine be added as an author on H. F. No. 2767. The motion prevailed. Runbeck moved that the name of Erhardt be added as an author on H. F. No. 2793. The motion prevailed. Persell moved that the name of Johnson, S., be added as an author on H. F. No. 2811. The motion prevailed. McNamara moved that the name of Masin be added as an author on H. F. No. 2841. The motion prevailed. Moran moved that the name of Johnson, S., be added as an author on H. F. No. 2860. The motion prevailed. Vogel moved that the name of Rosenthal be added as an author on H. F. No. 2884. The motion prevailed. Theis moved that the name of Bly be added as an author on H. F. No. 2887. The motion prevailed. Hortman moved that the name of Rosenthal be added as an author on H. F. No. 2924. The motion prevailed. Hortman moved that the name of Rosenthal be added as an author on H. F. No. 2925. The motion prevailed. Loon moved that the name of Mariani be added as an author on H. F. No. 2937. The motion prevailed. Moran moved that the name of Johnson, S., be added as an author on H. F. No. 3042. The motion prevailed. Zerwas moved that the name of Loeffler be added as an author on H. F. No. 3048. The motion prevailed. Pinto moved that the name of Johnson, S., be added as an author on H. F. No. 3177. The motion prevailed. Franson moved that the name of Metsa be added as an author on H. F. No. 3184. The motion prevailed.

Erickson moved that the name of Mariani be added as an author on H. F. No. 3200. The motion prevailed. Hoppe moved that the name of Pugh be added as an author on H. F. No. 3211. The motion prevailed. Kelly moved that the name of Pinto be added as an author on H. F. No. 3239. The motion prevailed. Bly moved that the name of Mariani be added as an author on H. F. No. 3300. The motion prevailed.

Zerwas moved that the names of Peterson and Schomacker be added as authors on H. F. No. 3301. The motion prevailed.

Kresha moved that the name of Freiberg be added as an author on H. F. No. 3305. The motion prevailed. Hertaus moved that the name of Clark be added as an author on H. F. No. 3310. The motion prevailed. Christensen moved that the name of Pugh be added as an author on H. F. No. 3313. The motion prevailed. Kahn moved that the name of Johnson, S., be added as an author on H. F. No. 3330. The motion prevailed. Selcer moved that the name of Bennett be added as an author on H. F. No. 3332. The motion prevailed. Hamilton moved that the name of Poppe be added as an author on H. F. No. 3353. The motion prevailed. Hamilton moved that the name of Gunther be added as an author on H. F. No. 3363. The motion prevailed. Mullery moved that the name of Johnson, S., be added as an author on H. F. No. 3367. The motion prevailed.

Fabian moved that the names of Davnie and Mariani be added as authors on H. F. No. 3377. The motion prevailed.

Johnson, B., moved that the name of Pugh be added as an author on H. F. No. 3423. The motion prevailed. Baker moved that the name of Swedzinski be added as an author on H. F. No. 3435. The motion prevailed. Moran moved that the name of Kahn be added as an author on H. F. No. 3450. The motion prevailed. Erickson moved that the name of Metsa be added as an author on H. F. No. 3458. The motion prevailed. Moran moved that the name of Johnson, S., be added as an author on H. F. No. 3533. The motion prevailed. Hamilton moved that the name of Gunther be added as an author on H. F. No. 3544. The motion prevailed. Mariani moved that the name of Johnson, S., be added as an author on H. F. No. 3559. The motion prevailed. Mariani moved that the name of Johnson, S., be added as an author on H. F. No. 3562. The motion prevailed. Mariani moved that the name of Johnson, S., be added as an author on H. F. No. 3563. The motion prevailed. Lien moved that the name of Persell be added as an author on H. F. No. 3638. The motion prevailed.

Wagenius moved that the names of Sanders, Pugh and Rosenthal be added as authors on H. F. No. 3644. The motion prevailed.

Bly moved that the name of Barrett be added as an author on H. F. No. 3669. The motion prevailed.

Anzelc moved that the names of Mahoney, Nelson and Garofalo be added as authors on H. F. No. 3683. The motion prevailed.

Moran moved that the name of Johnson, S., be added as an author on H. F. No. 3713. The motion prevailed.

Hamilton moved that the name of Swedzinski be added as an author on H. F. No. 3717. The motion prevailed.

Davnie moved that the name of Johnson, S., be added as an author on H. F. No. 3735. The motion prevailed.

Davnie moved that the name of Johnson, S., be added as an author on H. F. No. 3736. The motion prevailed.

Schoen moved that the name of Slocum be added as an author on H. F. No. 3759. The motion prevailed.

Nash moved that the name of Slocum be added as an author on H. F. No. 3763. The motion prevailed.

Persell moved that the names of Sundin and Johnson, S., be added as authors on H. F. No. 3765. The motion prevailed.

Rosenthal moved that the names of Erhardt and Kahn be added as authors on H. F. No. 3816. The motion prevailed.

Loeffler moved that the name of Kahn be added as an author on H. F. No. 3817. The motion prevailed.

Murphy, E., moved that the name of Kahn be added as an author on H. F. No. 3820. The motion prevailed.

Koznick moved that the name of Dehn, R., be added as an author on H. F. No. 3833. The motion prevailed.

Davids moved that H. F. No. 3292 be recalled from the Committee on Education Innovation Policy and be re-referred to the Committee on Taxes. The motion prevailed.

ADJOURNMENT

Peppin moved that when the House adjourns today it adjourn until 4:00 p.m., Monday, April 11, 2016. The motion prevailed.

Peppin moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 4:00 p.m., Monday, April 11, 2016.

PATRICK D. MURPHY, Chief Clerk, House of Representatives