STATE OF MINNESOTA

Journal of the House

NINETY-FOURTH SESSION - 2025

THIRTY-FIFTH LEGISLATIVE DAY

SAINT PAUL, MINNESOTA, MONDAY, MAY 12, 2025

The House of Representatives convened at 11:00 a.m. and was called to order by Lisa Demuth, Speaker of the House.

Prayer was offered by Rabbi Asher Zeilingold, Adath Israel Synagogue, St. Paul, 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:

Acomb Agbaje	Dotseth Duran	Harder Heintzeman	Koegel Kotyza-Witthuhn	Nelson Niska	Scott Sencer-Mura
Allen	Elkins	Hemmingsen-Jaeger	Kozlowski	Noor	Sexton
Altendorf	Engen	Her	Koznick	Norris	Skraba
Anderson, P. E.	Falconer	Hicks	Kraft	Novotny	Smith
Backer	Feist	Hill	Kresha	O'Driscoll	Stephenson
Bahner	Finke	Hollins	Lawrence	Olson	Stier
Bakeberg	Fischer	Hortman	Lee, F.	Pérez-Vega	Swedzinski
Baker	Fogelman	Howard	Lee, K.	Perryman	Tabke
Bennett	Franson	Hudson	Liebling	Pinto	Torkelson
	Frazier	Huot	Lillie	Pursell	
Berg					Van Binsbergen
Bierman	Frederick	Hussein	Long	Rarick	Vang
Bliss	Freiberg	Igo	Mahamoud	Rehm	Virnig
Burkel	Gander	Jacob	McDonald	Rehrauer	Warwas
Carroll	Gillman	Johnson, P.	Mekeland	Repinski	West
Cha	Gomez	Johnson, W.	Moller	Reyer	Wiener
Clardy	Gordon	Jones	Momanyi-Hiltsley	Roach	Witte
Coulter	Gottfried	Jordan	Mueller	Robbins	Wolgamott
Curran	Greene	Joy	Murphy	Rymer	Xiong
Davids	Greenman	Keeler	Myers	Schomacker	Youakim
Davis	Hansen, R.	Klevorn	Nadeau	Schultz	Zeleznikar
Dippel	Hanson, J.	Knudsen	Nash	Schwartz	Spk. Demuth

A quorum was present.

Anderson, P. H., and Quam were excused until 3:15 p.m..

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.

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REPORTS OF STANDING COMMITTEES AND DIVISIONS

Stephenson and Torkelson from the Committee on Ways and Means to which was referred:

S. F. No. 3446, A bill for an act relating to claims against the state; providing for the settlement of certain claims; appropriating money.

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

The report was adopted.

SECOND READING OF SENATE BILLS

S. F. No. 3446 was read for the second time.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Frazier and Moller introduced:

H. F. No. 3316, A bill for an act relating to transportation; modifying various requirements governing traffic regulations related to motor vehicle equipment; modifying motor vehicle registration sticker requirements; making technical and conforming changes; amending Minnesota Statutes 2024, sections 168.012, subdivisions 1c, 13; 168.0135, subdivision 1; 168.017, subdivision 5; 168.09, subdivision 1; 168.12, subdivisions 1, 2f, 5; 168.123, subdivision 1; 168.124, subdivision 3; 168.125, subdivision 1b; 168.127, subdivision 5; 168.15; 168.16; 168.187, subdivision 12; 168.27, subdivision 28; 168.29; 168.31, subdivision 4; 168B.035, subdivision 3; 169.04; 169.045, subdivision 7a; 169.19, subdivision 7; 169.222, subdivision 6; 169.225, subdivision 5; 169.47; 169.541, subdivision 1; 169.55, subdivision 2; 169.57, subdivisions 1, 2; 169.58, subdivision 6; 169.59, subdivision 4; 169.62; 169.64, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 169; repealing Minnesota Statutes 2024, sections 168.37, subdivision 3; 169.219; 169.48; 169.49; 169.50, subdivisions 1, 2, 3; 169.55, subdivision 1; 169.56; 169.57, subdivision 3; 169.59, subdivision 1, 2; 169.66; 169.69; 169.693; 169.71, subdivision 3; 169.79, subdivisions 1, 2, 3; 169.55, subdivision 1; 169.56; 169.57, subdivision 3; 169.29, subdivisions 1, 2; 169.48; 169.49; 169.50, subdivisions 1, 2, 3; 169.55, subdivision 1; 169.56; 169.57, subdivision 3; 169.59, subdivisions 1, 2; 169.61; 169.63; 169.65; 169.66; 169.69; 169.693; 169.71, subdivision 3; 169.79, subdivisions 1, 2; 169.61; 169.63; 169.65; 169.66; 169.69; 169.693; 169.71, subdivision 3; 169.79, subdivision 3; 169.79, subdivision 5.

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

Sencer-Mura; Finke; Pérez-Vega; Kozlowski; Greene; Hollins; Curran; Feist; Youakim; Lee, K.; Smith; Carroll; Liebling; Frazier; Mahamoud; Falconer; Lee, F.; Agbaje; Pursell; Cha; Rehm; Momanyi-Hiltsley; Moller; Reyer and Jordan introduced:

H. F. No. 3317, A resolution condemning presidential executive orders targeting immigrants.

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

Hussein, Pérez-Vega, Schultz, McDonald, Heintzeman, Torkelson, Momanyi-Hiltsley, Lillie and Huot introduced:

H. F. No. 3318, A bill for an act relating to state government; requiring commemoration of the first Italian immigrant to Minnesota on the Capitol complex; appropriating money.

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

Niska moved that the House recess subject to the call of the Chair. The motion prevailed.

RECESS

RECONVENED

The House reconvened and was called to order by Speaker pro tempore Olson.

REPORT FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Niska from the Committee on Rules and Legislative Administration, pursuant to rules 1.21 and 3.33, designated the following bill to be placed on the Calendar for the Day for Wednesday, May 14, 2025 and established a prefiling requirement for amendments offered to the following bill:

S. F. No. 3446.

CALENDAR FOR THE DAY

H. F. No. 2435 was reported to the House.

Bierman moved to amend H. F. No. 2435, the second engrossment, as follows:

Page 58, line 13, delete "as"

Page 58, line 14, delete "defined in" and insert "under" and delete "(i)" and insert "(i)"

Page 109, line 5, after the period, insert "Grants awarded under this section must not be considered revenue."

Page 109, line 28, delete everything after "amount" and insert "appropriated for purposes of this section."

Page 231, line 22, delete "2,954,109,000" and insert "2,954,104,000"

Page 232, delete section 3 and insert:

"Sec. 3. CENTRAL OFFICE; OPERATIONS

Page 234, line 31, delete "<u>413,039,000</u>" and insert "<u>413,509,000</u>" and delete "<u>410,410,000</u>" and insert "<u>410,880,000</u>"

\$232,000

\$75,000 "

Page 235, line 5, delete "80,678,000" and insert "81,148,000" and delete "80,512,000" and insert "80,982,000"

Page 235, line 11, delete "285,240,000" and insert "285,090,000"

Page 235, line 13, delete "210,915,000" and insert "210,765,000"

Page 235, line 29, delete "<u>\$4,876,000</u>" and insert "<u>\$4,410,000</u>" and delete "<u>\$4,890,000</u>" and insert "<u>\$4,360,000</u>"

Page 236, lines 9 and 10, delete "<u>\$11,483,000</u>" and insert "<u>\$11,050,000</u>"

Page 237, delete subdivision 9

Page 239, line 33, delete "<u>105,523,000</u>" and insert "<u>106,143,000</u>" and delete "<u>104,982,000</u>" and insert "<u>105,452,000</u>"

Page 240, line 2, delete "34,103,000" and insert "34,253,000"

Page 240, line 4, delete "71,420,000" and insert "71,890,000" and delete "71,254,000" and insert "71,724,000"

Page 240, after line 19, insert:

"Subd. 4. Spoken Language Health Care Interpreter Work Group

<u>\$150,000 in fiscal year 2026 is from the general fund for the</u> spoken language health care interpreter work group. This appropriation is available until June 30, 2027."

Renumber the subdivisions in sequence

Page 240, line 25, delete "\$71,265,000" and insert "\$71,735,000"

Page 240, line 26, delete "\$71,277,000" and insert "\$71,747,000"

Page 252, line 33, delete "35,241,000" and insert "34,630,000" and delete "35,127,000" and insert "34,511,000"

Page 253, line 5, delete "34,598,000" and insert "33,987,000" and delete "34,484,000" and insert "33,868,000"

Page 253, line 11, delete "<u>1,309,000</u>" and insert "<u>1,289,000</u>" and delete "<u>1,309,000</u>" and insert "<u>1,289,000</u>"

Page 253, line 12, delete "1,114,000" and insert "890,000" and delete "1,114,000" and insert "890,000"

Page 254, line 36, delete "835,000" and insert "736,000" and delete "835,000" and insert "736,000"

Page 255, line 29, delete "301,000" and insert "257,000" and delete "301,000" and insert "257,000"

Page 256, line 3, delete "2,073,000" and insert "2,068,000" and delete "2,012,000" and insert "2,002,000"

Page 256, line 8, delete "<u>763,000</u>" and insert "<u>544,000</u>" and delete "<u>763,000</u>" and insert "<u>544,000</u>"

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Bierman moved to amend the Bierman amendment to H. F. No. 2435, the second engrossment, as follows:

Page 1, after line 1, insert:

"Pages 28 to 47, delete sections 4 to 27

Page 50, delete sections 30 and 31"

Page 2, after line 29, insert:

"Adjust amounts accordingly

Renumber the sections in sequence and correct the internal references

Amend the title accordingly"

The motion prevailed and the amendment to the amendment was adopted.

The question recurred on the Bierman amendment, as amended, to H. F. No. 2435, the second engrossment. The motion prevailed and the amendment, as amended, was adopted.

Robbins moved to amend H. F. No. 2435, the second engrossment, as amended, as follows:

Page 23, after line 13, insert:

"Sec. 6. [144.6584] INFORMED CONSENT REQUIRED FOR SENSITIVE EXAMINATIONS.

Subdivision 1. Definition. For purposes of this section, "sensitive examination" means a pelvic, breast, urogenital, or rectal examination.

Subd. 2. Informed consent required; exceptions. A health professional, or a student or resident participating in a course of instruction, clinical training, or a residency program for a health profession, must not perform a sensitive examination on an anesthetized or unconscious patient unless:

(1) the patient or the patient's legally authorized representative provided prior written, informed consent to the sensitive examination for preventive, diagnostic, or treatment purposes;

(2) the patient or the patient's legally authorized representative provided prior written, informed consent to the sensitive examination being performed solely for educational or training purposes;

(3) the patient or the patient's legally authorized representative provided prior written, informed consent to a surgical procedure or diagnostic examination and the sensitive examination is related to that surgical procedure or diagnostic examination and is medically necessary;

(4) the patient is unconscious and incapable of providing informed consent and the sensitive examination is medically necessary for diagnostic or treatment purposes; or

(5) the sensitive examination is performed by a health professional qualified to perform the examination and is performed for purposes of collecting evidence or documenting injuries.

Subd. 3. <u>Ground for disciplinary action.</u> A violation of this section is a ground for disciplinary action by the health-related licensing board regulating the individual who violated this section."

Amend the title accordingly

The motion prevailed and the amendment was adopted.

Backer moved to amend H. F. No. 2435, the second engrossment, as amended, as follows:

Page 20, delete section 3 and insert:

"Sec. 3. Minnesota Statutes 2024, section 144.50, is amended by adding a subdivision to read:

<u>Subd. 8.</u> <u>Controlling person.</u> (a) "Controlling person" includes the following individuals, if applicable, as deemed appropriate by the hospital:

(1) any officer of the organization;

(2) any hospital administrator; and

(3) any managerial official.

(b) Controlling person does not include:

(1) a bank, savings bank, trust company, savings association, credit union, industrial loan and thrift company, investment banking firm, or insurance company unless the entity directly or through a subsidiary operates a hospital;

(2) government and government-sponsored entities such as the United States Department of Housing and Urban Development, Ginnie Mae, Fannie Mae, Freddie Mac, and the Minnesota Housing Finance Agency which provide loans, financing, and insurance products for housing sites;

(3) an individual who is a state or federal official, a state or federal employee, or a member or employee of the governing body of a political subdivision of the state or federal government that operates one or more hospitals, unless the individual is also an officer, owner, or managerial official of the hospital, receives any remuneration from a hospital, or is a controlling person not otherwise excluded in this subdivision;

(4) a natural person who is a member of a tax-exempt organization under section 290.05, subdivision 2, unless the individual is also a controlling person not otherwise excluded in this subdivision; and

(5) a natural person who owns less than five percent of the outstanding common shares of a corporation:

(i) whose securities are exempt by virtue of section 80A.45, clause (6); or

(ii) whose transactions are exempt by virtue of section 80A.46, clause (7)."

Page 22, line 7, after "that" insert "emergency department services or" and delete the second "or"

Page 22, line 8, delete the new language

Page 22, delete lines 18 and 19 and insert:

"(e) For purposes of this subdivision, "inpatient" means services that are provided to a person who has been admitted to a hospital for bed occupancy."

The motion prevailed and the amendment was adopted.

Dotseth moved to amend H. F. No. 2435, the second engrossment, as amended, as follows:

Page 229, after line 9, insert:

"Sec. 7. Minnesota Statutes 2024, section 149A.02, is amended by adding a subdivision to read:

Subd. 42. <u>Green burial.</u> "Green burial" means a method of burial that emphasizes environmental sustainability without interfering with natural decomposition, in which:

(1) the body is not embalmed;

(2) a biodegradable casket is used; and

(3) no vault or outer burial container is employed for a casket or shroud."

Page 230, after line 3, insert:

"Sec. 8. [306.991] GREEN BURIALS IN PUBLIC CEMETERIES.

Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given.

(b) "Drainage system" has the meaning given in section 103E.005, subdivision 12.

(c) "Green burial" has the meaning given in section 149A.02, subdivision 42.

(d) "Natural watercourse" has the meaning given in section 103G.005, subdivision 13.

(e) "Ordinary high-water level" has the meaning given in section 103G.005, subdivision 14.

(f) "Water supply well" has the meaning given in section 103I.005, subdivision 20a.

Subd. 2. Green burial requirements. A municipality, town, or other cemetery governed by this chapter that allows for green burials must comply with the requirements of this section.

<u>Subd. 3.</u> <u>Green burial plot locations.</u> (a) Green burial plots must have a designated location within the cemetery. Green burial plot locations must:

(1) be set back 50 feet from property lines;

(2) maintain at least three and one-half feet of clearance above the ordinary high-water level;

(3) not be in standing water;

(4) not be within zone 1 groundwater source protection zones around a spring, water supply well, or shaft drilled into the ground meant to extract water; and

(5) not be within flood-prone areas.

(b) Green burial plot locations must be a certain distance from water sources. Green burial plot locations must be:

(1) 50 feet from water supply wells and shafts drilled into the ground used to extract water;

(2) 100 feet from other springs or watercourses; and

(3) 33 feet from drainage systems.

Subd. 4. <u>Burial depth.</u> (a) Green burial plots must be at a minimum depth of three and one-half feet from the base of the grave to the soil horizon.

(b) Green burials must have one meter of cover.

Subd. 5. Burial density. Green burial plots must be limited to a maximum of 300 burials per acre over a 100 year period.

Sec. 9. [306.992] SCATTERING OF CREMATED REMAINS.

(a) For purposes of this section, "cremated remains" has the meaning given in section 149A.02, subdivision 7.

(b) A municipality, town, or other cemetery governed by this chapter that allows for scattering of cremated remains must designate a location within the cemetery for the scattering of cremated remains.

Sec. 10. [307.14] GREEN BURIALS IN PRIVATE CEMETERIES.

Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given.

(b) "Drainage system" has the meaning given in section 103E.005, subdivision 12.

(c) "Green burial" has the meaning given in section 149A.02, subdivision 42.

(d) "Natural watercourse" has the meaning given in section 103G.005, subdivision 13.

(e) "Ordinary high-water level" has the meaning given in section 103G.005, subdivision 14.

(f) "Water supply well" has the meaning given in section 103I.005, subdivision 20a.

Subd. 2. <u>Green burial requirements.</u> A person who owns a cemetery governed by this chapter that allows for green burials must comply with the requirements of this section.

Subd. 3. <u>Green burial plot locations.</u> (a) Green burial plots must have a designated location within the cemetery. Green burial plot locations must:

(1) be set back 50 feet from property lines;

(2) maintain at least three and one-half feet of clearance above the ordinary high-water level;

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(3) not be in standing water;

(4) not be within zone 1 groundwater source protection zones around a spring, water supply well, or shaft drilled into the ground meant to extract water; and

(5) not be within flood-prone areas.

Subd. 4. <u>Burial depth.</u> (a) Green burial plots must be at a minimum depth of three and one-half feet from the base of the grave to the soil horizon.

(b) Green burials must have one meter of cover.

Subd. 5. Burial density. Green burial plots must be limited to a maximum of 300 burials per acre over a 100 year period.

Sec. 11. [307.15] SCATTERING OF CREMATED REMAINS.

(a) For purposes of this section, "cremated remains" has the meaning given in section 149A.02, subdivision 7.

(b) A municipality, town, or other cemetery governed by this chapter that allows for scattering of cremated remains must designate a location within the cemetery for the scattering of cremated remains."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed and the amendment was adopted.

Zeleznikar moved to amend H. F. No. 2435, the second engrossment, as amended, as follows:

Page 13, after line 21, insert:

"Sec. 14. [145.909] GRANT PROGRAM FOR WOMEN'S PREGNANCY CENTERS AND MATERNITY HOMES.

Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given.

(b) "Commissioner" means the commissioner of health.

(c) "Maternity home" means a community-based, supervised group housing setting that provides housing, information, referrals, and support to:

(1) women who:

(i) are pregnant or recently gave birth; and

(ii) are in crisis, are homeless, or are at risk of homelessness; and

(2) the children of women who meet the criteria in clause (1).

(d) "Women's pregnancy center" means an organization that provides information, referrals, and support to encourage and assist pregnant women in carrying their pregnancies to term and in caring for their children after birth.

Subd. 2. Grant program established. The commissioner shall administer a program to provide grants to maternity homes and women's pregnancy centers to fund housing, services, and assistance to help pregnant women in carrying their pregnancies to term and in carring for their children after birth.

Subd. 3. Eligibility for grants. (a) To be eligible for a grant under this section, a women's pregnancy center or maternity home must:

(1) be a nonprofit organization;

(2) offer programs and services, or referrals for programs and services, to pregnant women and women who recently gave birth to support, encourage, and assist them in carrying their pregnancies to term and in caring for their children after birth;

(3) provide programs or services free of charge or at reduced cost, except that any housing provided must be provided free of charge; and

(4) not use any grant funds to:

(i) encourage or counsel women to have an abortion that is not necessary to prevent the woman's death;

(ii) provide abortions; or

(iii) directly refer women to an abortion provider for an abortion.

(b) An organization is not eligible for a grant under this section if the organization:

(1) provides abortions, promotes abortions, or directly refers women to an abortion provider for an abortion; or

(2) is an affiliate of an organization that engages in any of the acts in clause (1), unless the two organizations are separately incorporated and independent of each other.

Subd. 4. Uses of grant funds. (a) A women's pregnancy center receiving a grant under this section must use the grant funds for programs and services to support, encourage, and assist pregnant women in carrying their pregnancies to term and in caring for their children after birth.

(b) A maternity home receiving a grant under this section must use the grant funds for housing, supervision, and programs and services to support, encourage, and assist pregnant women in carrying their pregnancies to term and in caring for their children after birth.

(c) A women's pregnancy center or maternity home may provide programs and services directly or may refer women to other organizations for programs and services. Programs and services to support, encourage, and assist pregnant women and women who recently gave birth may address medical care, information about the developmental characteristics of babies and unborn children, nutrition services, mental health care and treatment, substance use disorder treatment, housing assistance, adoption services, education and employment assistance, financial literacy, communication skills, child care assistance, and parenting education and support services.

Subd. 5. **Privacy protections.** (a) Except as provided in paragraph (c), a women's pregnancy center or maternity home receiving a grant under this section must have a privacy policy and procedures in place to ensure that the following information is not made public or shared with any other agency or organization without the woman's written consent:

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(1) the woman's name, address, or telephone number, or other information that might identify a woman seeking or receiving services from the women's pregnancy center or maternity home; or

(2) communications between the women's pregnancy center or maternity home and a woman seeking or receiving services from the women's pregnancy center or maternity home.

(b) For purposes of any medical care provided by the women's pregnancy center or maternity home, including but not limited to pregnancy tests or ultrasonic scanning, the women's pregnancy center or maternity home must comply with the requirements in sections 144.291 to 144.298 that apply to providers before releasing any information relating to the medical care provided.

(c) A women's pregnancy center or maternity home receiving a grant under this section must provide the commissioner with information requested by the commissioner for purposes of subdivision 6.

Subd. 6. Monitoring and review. (a) The commissioner must:

(1) collect from grant recipients information necessary to evaluate and administer the grant program; and

(2) monitor and review each grant recipient's program to ensure compliance with this section.

(b) Any data on individuals receiving services from a women's pregnancy center or maternity home that are collected by the commissioner under paragraph (a) are classified as private data on individuals, as defined by section 13.02, subdivision 12."

Page 235, line 11, delete "<u>285,240,000</u>" and insert "<u>289,240,000</u>" and delete "<u>280,679,000</u>" and insert "284,679,000"

Page 235, line 13, delete "210,915,000" and insert "214,915,000" and delete "208,746,000" and insert "212,746,000"

Page 238, after line 15, insert:

"Subd. 15. Women's Pregnancy Centers and Maternity Homes Grant Program

\$4,000,000 in fiscal year 2026 and \$4,000,000 in fiscal year 2027 are from the general fund for the women's pregnancy centers and maternity homes grant program under Minnesota Statutes, section 145.909. Of these appropriations:

(1) \$3,000,000 in fiscal year 2026 and \$3,000,000 in fiscal year 2027 are for grants to women's pregnancy centers and administration of those grants; and

(2) \$1,000,000 in fiscal year 2026 and \$1,000,000 in fiscal year 2027 are for grants to maternity homes and administration of those grants."

Renumber the subdivisions in sequence

Page 239, line 30, delete "\$207,520,000" and insert "\$211,520,000"

Page 239, line 31, delete "\$207,520,000" and insert "\$211,520,000"

Page 240, line 27, delete "22,276,000" and insert "18,276,000" and delete "24,749,000" and insert "20,749,000"

Page 240, line 29, delete "20,865,000" and insert "16,865,000" and delete "21,892,000" and insert "17,892,000"

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Pursell moved to amend the Zeleznikar amendment to H. F. No. 2435, the second engrossment, as amended, as follows:

Page 1, delete lines 2 to 22

Page 2, delete lines 1 to 31

Page 3, delete lines 1 to 25

Page 3, after line 29, insert:

"Page 236, lines 9 and 10, delete "<u>\$11,483,000</u>" and insert "<u>\$15,483,000</u>""

Page 3, delete line 30

Page 4, delete lines 1 to 17

A roll call was requested and properly seconded.

The question was taken on the Pursell amendment to the Zeleznikar amendment and the roll was called. There were 67 yeas and 67 nays as follows:

Those who voted in the affirmative were:

Acomb Agbaje Bahner Berg Bierman Carroll Cha Clardy Coulter Curran Elkins Falconer	Feist Finke Fischer Frazier Frederick Freiberg Gomez Gottfried Greene Greenman Hansen, R. Hanson, J.	Hemmingsen-Jaeger Her Hicks Hill Hollins Hortman Howard Huot Hussein Johnson, P. Jones Jordan	Keeler Klevorn Koegel Kotyza-Witthuhn Kozlowski Kraft Lee, F. Lee, K. Liebling Lillie Long Mahamoud	Moller Momanyi-Hiltsley Noor Norris Pérez-Vega Pinto Pursell Rehm Rehrauer Reyer Sencer-Mura Smith	Stephenson Tabke Vang Virnig Wolgamott Xiong Youakim			
Those who voted in the negative were:								
Allen Altendorf Anderson, P. E.	Anderson, P. H. Backer Bakeberg	Baker Bennett Bliss	Burkel Davids Davis	Dippel Dotseth Duran	Engen Fogelman Franson			

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Gander	Joy	Myers	Quam	Scott	V
Gillman	Knudsen	Nadeau	Rarick	Sexton	V
Gordon	Koznick	Nash	Repinski	Skraba	2
Harder	Kresha	Nelson	Roach	Stier	5
Heintzeman	Lawrence	Niska	Robbins	Swedzinski	
Hudson	McDonald	Novotny	Rymer	Torkelson	
Igo	Mekeland	O'Driscoll	Schomacker	Van Binsbergen	
Jacob	Mueller	Olson	Schultz	Warwas	
Johnson, W.	Murphy	Perryman	Schwartz	West	

The motion did not prevail and the amendment to the amendment was not adopted.

Scott offered an amendment to the Zeleznikar amendment to H. F. No. 2435, the second engrossment, as amended.

A roll call was requested and properly seconded.

POINT OF ORDER

Long raised a point of order pursuant to rule 3.21 that the Scott amendment to the Zeleznikar amendment was not in order. Speaker pro tempore Olson ruled the point of order well taken and the Scott amendment to the Zeleznikar amendment out of order.

Scott appealed the decision of Speaker pro tempore Olson.

A roll call was requested and properly seconded.

The vote was taken on the question "Shall the decision of Speaker pro tempore Olson stand as the judgment of the House?" and the roll was called. There were 69 yeas and 64 nays as follows:

Those who voted in the affirmative were:

Backer

Bakeberg

Altendorf

Anderson, P. E.

Acomb	Feist	Hemmingsen-Jaeger	Keeler	Moller	Smith
Agbaje	Finke	Her	Klevorn	Momanyi-Hiltsley	Stephenson
Bahner	Fischer	Hicks	Koegel	Nadeau	Tabke
Berg	Frazier	Hill	Kotyza-Witthuhn	Noor	Vang
Bierman	Frederick	Hollins	Kozlowski	Norris	Virnig
Carroll	Freiberg	Hortman	Kraft	Pérez-Vega	West
Cha	Gomez	Howard	Lee, F.	Pinto	Wolgamott
Clardy	Gottfried	Huot	Lee, K.	Pursell	Xiong
Coulter	Greene	Hussein	Liebling	Rehm	Youakim
Curran	Greenman	Johnson, P.	Lillie	Rehrauer	
Elkins	Hansen, R.	Jones	Long	Reyer	
Falconer	Hanson, J.	Jordan	Mahamoud	Sencer-Mura	
Those who vot	ted in the negative w	/ere:			
Allen	Anderson, P. H.	Baker	Burkel	Dippel	Engen

Davids

Davis

Bennett

Bliss

Dotseth

Duran

Fogelman

Franson

Wiener Witte Zeleznikar Spk. Demuth

Gander	Johnson, W.	Mueller	Olson	Schomacker	Torkelson
Gillman	Joy	Murphy	Perryman	Schultz	Van Binsbergen
Gordon	Knudsen	Myers	Quam	Schwartz	Warwas
Harder	Koznick	Nash	Rarick	Scott	Wiener
Heintzeman	Kresha	Nelson	Repinski	Sexton	Witte
Hudson	Lawrence	Niska	Roach	Skraba	Zeleznikar
Igo	McDonald	Novotny	Robbins	Stier	
Jacob	Mekeland	O'Driscoll	Rymer	Swedzinski	

So it was the judgment of the House that the decision of Speaker pro tempore Olson should stand.

The question recurred on the Zeleznikar amendment and the roll was called. There were 67 yeas and 67 nays as follows:

Those who voted in the affirmative were:

Allen	Dippel	Igo	Myers	Roach	Van Binsbergen
Altendorf	Dotseth	Jacob	Nadeau	Robbins	Warwas
Anderson, P. E.	Duran	Johnson, W.	Nash	Rymer	West
Anderson, P. H.	Engen	Joy	Nelson	Schomacker	Wiener
Backer	Fogelman	Knudsen	Niska	Schultz	Witte
Bakeberg	Franson	Koznick	Novotny	Schwartz	Zeleznikar
Baker	Gander	Kresha	O'Driscoll	Scott	Spk. Demuth
Bennett	Gillman	Lawrence	Olson	Sexton	
Bliss	Gordon	McDonald	Perryman	Skraba	
Burkel	Harder	Mekeland	Quam	Stier	
Davids	Heintzeman	Mueller	Rarick	Swedzinski	
Davis	Hudson	Murphy	Repinski	Torkelson	

Those who voted in the negative were:

Acomb	Feist	Hemmingsen-Jaeger	Keeler	Moller	Stephenson
Agbaje	Finke	Her	Klevorn	Momanyi-Hiltsley	Tabke
Bahner	Fischer	Hicks	Koegel	Noor	Vang
Berg	Frazier	Hill	Kotyza-Witthuhn	Norris	Virnig
Bierman	Frederick	Hollins	Kozlowski	Pérez-Vega	Wolgamott
Carroll	Freiberg	Hortman	Kraft	Pinto	Xiong
Cha	Gomez	Howard	Lee, F.	Pursell	Youakim
Clardy	Gottfried	Huot	Lee, K.	Rehm	
Coulter	Greene	Hussein	Liebling	Rehrauer	
Curran	Greenman	Johnson, P.	Lillie	Reyer	
Elkins	Hansen, R.	Jones	Long	Sencer-Mura	
Falconer	Hanson, J.	Jordan	Mahamoud	Smith	

The motion did not prevail and the amendment was not adopted.

West moved to amend H. F. No. 2435, the second engrossment, as amended, as follows:

Page 183, after line 29, insert:

"Sec. 9. Laws 2024, chapter 117, section 20, is amended to read:

Monday, May 12, 2025

Sec. 20. MINNESOTA AFRICAN AMERICAN FAMILY PRESERVATION AND CHILD WELFARE DISPROPORTIONALITY ACT; PHASE-IN PROGRAM.

(a) The commissioner of human services must establish a phase-in program that implements sections 1 to 17 in Hennepin and Ramsey Counties. The commissioner may allow additional counties to participate in the phase-in program upon the request of the counties.

(b) The commissioner of human services must report on the outcomes of the phase-in program, including the number of participating families, the rate of children in out-of-home placement, and the measures taken to prevent out-of-home placement for each participating family, to the chairs and ranking minority members of the legislative committees with jurisdiction over child welfare.

(c) Sections 1 to 17 are effective January 1, 2025, for purposes of this phase-in program. Case review reports under section 9, subdivision 2, must be provided beginning January 1, 2026.

(d) This section expires July 1, 2027. Sections 1 to 17 are effective January 1, 2028, for cases in counties within the seven-county metropolitan area, except Hennepin and Ramsey Counties; January 1, 2029, for cases in counties outside the seven-county metropolitan area containing at least one city with a population of over 70,000; and effective January 1, 2030, statewide."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

A roll call was requested and properly seconded.

The question was taken on the West amendment and the roll was called. There were 67 yeas and 67 nays as follows:

Those who voted in the affirmative were:

Allen	Dippel	Igo	Myers	Roach	Van Binsbergen
Altendorf	Dotseth	Jacob	Nadeau	Robbins	Warwas
Anderson, P. E.	Duran	Johnson, W.	Nash	Rymer	West
Anderson, P. H.	Engen	Joy	Nelson	Schomacker	Wiener
Backer	Fogelman	Knudsen	Niska	Schultz	Witte
Bakeberg	Franson	Koznick	Novotny	Schwartz	Zeleznikar
Baker	Gander	Kresha	O'Driscoll	Scott	Spk. Demuth
Bennett	Gillman	Lawrence	Olson	Sexton	
Bliss	Gordon	McDonald	Perryman	Skraba	
Burkel	Harder	Mekeland	Quam	Stier	
Davids	Heintzeman	Mueller	Rarick	Swedzinski	
Davis	Hudson	Murphy	Repinski	Torkelson	

Those who voted in the negative were:

Acomb	Cha	Feist	Gomez	Hemmingsen-Jaeger	Howard
Agbaje	Clardy	Finke	Gottfried	Her	Huot
Bahner	Coulter	Fischer	Greene	Hicks	Hussein
Berg	Curran	Frazier	Greenman	Hill	Johnson, P.
Bierman	Elkins	Frederick	Hansen, R.	Hollins	Jones
Carroll	Falconer	Freiberg	Hanson, J.	Hortman	Jordan

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Keeler	Lee, F.	Moller	Pursell	Stephenson	Youakim
Klevorn	Lee, K.	Momanyi-Hiltsley	Rehm	Tabke	
Koegel	Liebling	Noor	Rehrauer	Vang	
Kotyza-Witthuhn	Lillie	Norris	Reyer	Virnig	
Kozlowski	Long	Pérez-Vega	Sencer-Mura	Wolgamott	
Kraft	Mahamoud	Pinto	Smith	Xiong	

The motion did not prevail and the amendment was not adopted.

Coulter moved to amend H. F. No. 2435, the second engrossment, as amended, as follows:

Page 186, lines 18 to 24, reinstate the stricken language

Page 186, line 20, strike "access equity area" and insert "desert"

Page 186, line 21, strike "establishing" and insert "identifying" and strike "access equity areas" and insert "deserts"

Page 186, line 22, strike "access equity area" and insert "desert"

Page 186, line 25, reinstate the stricken language and delete the new language

Gander

Gillman

Gordon

A roll call was requested and properly seconded.

The question was taken on the Coulter amendment and the roll was called. There were 67 yeas and 67 nays as follows:

Those who voted in the affirmative were:

Davis

Dippel

Dotseth

Acomb Agbaje Bahner Berg Bierman Carroll Cha Clardy Coulter Curran Elkins Falconer Those who vot	Feist Finke Fischer Frazier Frederick Freiberg Gomez Gottfried Greene Greenman Hansen, R. Hanson, J.	Hemmingsen-Jaeger Her Hicks Hill Hollins Hortman Howard Huot Hussein Johnson, P. Jones Jordan	Keeler Klevorn Koegel Kotyza-Witthuhn Kozlowski Kraft Lee, F. Lee, K. Liebling Lillie Long Mahamoud	Moller Momanyi-Hiltsley Noor Norris Pérez-Vega Pinto Pursell Rehm Rehrauer Reyer Sencer-Mura Smith	Stephenson Tabke Vang Virnig Wolgamott Xiong Youakim
Allen	Bennett	Duran	Harder	Knudsen	Murphy
Altendorf	Bliss	Engen	Heintzeman	Koznick	Myers
Anderson, P. E.	Burkel	Fogelman	Hudson	Kresha	Nadeau
Anderson, P. H.	Davids	Franson	Igo	Lawrence	Nash

Jacob

Joy

Johnson, W.

McDonald

Mekeland

Mueller

Nelson

Niska

Novotny

Backer

Baker

Bakeberg

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Repinski	Schultz	Stier	West
Roach	Schwartz	Swedzinski	Wiener
Robbins	Scott	Torkelson	Witte
Rymer	Sexton	Van Binsbergen	Zeleznikar
Schomacker	Skraba	Warwas	Spk. Demuth
	Roach Robbins Rymer	Roach Schwartz Robbins Scott Rymer Sexton	RoachSchwartzSwedzinskiRobbinsScottTorkelsonRymerSextonVan Binsbergen

The motion did not prevail and the amendment was not adopted.

Pinto moved to amend H. F. No. 2435, the second engrossment, as amended, as follows:

Page 117, after line 26, insert:

"Sec. 8. Minnesota Statutes 2024, section 256.045, subdivision 7, is amended to read:

Subd. 7. **Judicial review.** (a) Except for a prepaid health plan, any party who is aggrieved by an order of the commissioner of human services; the commissioner of health; or the commissioner of children, youth, and families in appeals within the commissioner's jurisdiction under subdivision 3b; or the Direct Care and Treatment executive board in appeals within the jurisdiction of the executive board under subdivision 5a may appeal the order to the in district court of.

(b) A party appealing under this subdivision must file:

(1) in the county responsible for furnishing assistance;; or, in

(2) for appeals under subdivision 3b;

(i) in the county where the maltreatment occurred, by serving; or

(ii) if the maltreatment occurred in another state or country, in the county where the maltreatment was determined.

(c) A party appealing under this subdivision must (1) serve a written copy of a notice of appeal upon the applicable commissioner or executive board and any adverse party of record within 30 days after the date the commissioner or executive board issued the order, the amended order, or order affirming the original order, and by filing (2) file the original notice and proof of service with the court administrator of the district court. Service may be made personally or by mail; service by mail is complete upon mailing; no filing fee shall be required by the court administrator in appeals taken pursuant to this subdivision, with the exception of appeals taken under subdivision 3b.

(d) The applicable commissioner or executive board may elect to become a party to the proceedings in the district court.

(e) Except for appeals under subdivision 3b, any party may demand that the commissioner or executive board furnish all parties to the proceedings with a copy of the decision, and a transcript of any testimony, evidence, or other supporting papers from the hearing held before the human services judge, by serving a written demand upon the applicable commissioner or executive board within 30 days after service of the notice of appeal.

(f) Any party aggrieved by the failure of an adverse party to obey an order issued by the commissioner or executive board under subdivision 5 or 5a may compel performance according to the order in the manner prescribed in sections 586.01 to 586.12."

Page 159, after line 13, insert:

"Sec. 35. Minnesota Statutes 2024, section 260E.14, subdivision 2, is amended to read:

Subd. 2. **Sexual abuse.** (a) The local welfare agency is the agency responsible for investigating an allegation of sexual abuse, including if the alleged sexual abuse occurred in another state or country but the child's residence is in <u>Minnesota</u>, if the alleged offender is the parent, guardian, sibling, or an individual functioning within the family unit as a person responsible for the child's care, or a person with a significant relationship to the child if that person resides in the child's household.

(b) The local welfare agency is also responsible for assessing or investigating when a child is identified as a victim of sex trafficking.

Sec. 36. Minnesota Statutes 2024, section 260E.14, subdivision 3, is amended to read:

Subd. 3. **Neglect, physical abuse, or labor trafficking.** (a) The local welfare agency is responsible for immediately conducting a family assessment or investigation if the report alleges neglect or physical abuse by a parent, guardian, or individual functioning within the family unit as a person responsible for the child's care, including if the alleged neglect or physical abuse occurred in another state or country but the child's residence is in Minnesota.

(b) The local welfare agency is also responsible for conducting a family assessment or investigation when a child is identified as a victim of labor trafficking."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

A roll call was requested and properly seconded.

The question was taken on the Pinto amendment and the roll was called. There were 75 yeas and 58 nays as follows:

Those who voted in the affirmative were:

Acomb Agbaje Bahner Bennett Berg Bierman Carroll Cha Clardy Coulter Curran Elkins Esclasser	Feist Finke Fischer Frazier Frederick Freiberg Gomez Gottfried Greene Greenman Hansen, R. Hanson, J.	Her Hicks Hill Hollins Hortman Howard Huot Hussein Johnson, P. Johnson, W. Jones Jordan	Klevorn Koegel Kotyza-Witthuhn Kozlowski Kraft Lee, F. Lee, K. Liebling Lillie Long Mahamoud Moller	Mueller Myers Nadeau Noor Norris Novotny Pérez-Vega Pinto Pursell Rehm Rehrauer Reyer Senere Murn	Smith Stephenson Tabke Vang Virnig West Witte Wolgamott Xiong Youakim			
Falconer	Hemmingsen-Jaeger	Keeler	Momanyi-Hiltsley	Sencer-Mura				
Those who voted in the negative were:								
Allen	Anderson, P. H.	Baker	Davids	Dotseth	Fogelman			
Altendorf	Backer	Bliss	Davis	Duran	Franson			
Anderson, P. E.	Bakeberg	Burkel	Dippel	Engen	Gander			

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Gillman	Joy	Murphy	Rarick	Schwartz
Gordon	Knudsen	Nash	Repinski	Scott
Harder	Koznick	Nelson	Roach	Sexton
Heintzeman	Kresha	Niska	Robbins	Skraba
Hudson	Lawrence	O'Driscoll	Rymer	Stier
Igo	McDonald	Olson	Schomacker	Swedzinski
Jacob	Mekeland	Perryman	Schultz	Torkelson

Van Binsbergen Warwas Wiener Zeleznikar Spk. Demuth

The motion prevailed and the amendment was adopted.

Liebling moved to amend H. F. No. 2435, the second engrossment, as amended, as follows:

Page 70, delete section 6

Page 106, delete section 25 and insert:

"Sec. 25. <u>DIRECTION TO COMMISSIONER OF HUMAN SERVICES; PAYMENTS FOR DENTAL</u> <u>SERVICES.</u>

<u>Upon implementation of a dental administrator for the medical assistance and MinnesotaCare programs under</u> <u>Minnesota Statutes, section 256B.0371, the commissioner of human services must ensure the portion of the</u> <u>capitation rate paid to managed care organizations and county-based purchasing plans under medical assistance and</u> <u>MinnesotaCare attributable to the provision of dental services is directed toward the rates the dental administrator</u> <u>must pay dental providers under Minnesota Statutes, section 256B.0371, subdivision 3, paragraph (c).</u>"

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

A roll call was requested and properly seconded.

The Speaker resumed the Chair.

The question was taken on the Liebling amendment and the roll was called. There were 32 yeas and 92 nays as follows:

Those who voted in the affirmative were:

Bahner	Fischer	Hill	Klevorn	Lee, K.	Vang
Carroll	Frazier	Howard	Koegel	Liebling	Xiong
Coulter	Gomez	Huot	Kotyza-Witthuhn	Lillie	-
Curran	Greenman	Hussein	Kozlowski	Noor	
Falconer	Hansen, R.	Johnson, P.	Kraft	Pérez-Vega	
Finke	Hicks	Jones	Lee, F.	Smith	

Those who voted in the negative were:

Acomb	Altendorf	Backer	Bennett	Bliss	Davids
Agbaje	Anderson, P. E.	Bakeberg	Berg	Burkel	Davis
Allen	Anderson, P. H.	Baker	Bierman	Clardy	Dippel

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Dotseth Duran	Hemmingsen-Jaeger Her	Long McDonald	Novotny O'Driscoll	Rymer Schomacker	Virnig Warwas
Elkins	Hollins	Mekeland	Olson	Schultz	West
Engen	Hudson	Moller	Perryman	Schwartz	Wiener
Feist	Igo	Momanyi-Hiltsley	Pinto	Scott	Witte
Fogelman	Jacob	Mueller	Pursell	Sexton	Wolgamott
Franson	Johnson, W.	Murphy	Quam	Skraba	Youakim
Gander	Jordan	Myers	Rarick	Stephenson	Zeleznikar
Gillman	Joy	Nadeau	Rehrauer	Stier	Spk. Demuth
Gordon	Knudsen	Nash	Repinski	Swedzinski	
Greene	Koznick	Nelson	Reyer	Tabke	
Harder	Kresha	Niska	Roach	Torkelson	
Heintzeman	Lawrence	Norris	Robbins	Van Binsbergen	

The motion did not prevail and the amendment was not adopted.

Pursuant to Rule 10.05, relating to Remote House Operations, the DFL Caucus Leader permitted the following member to vote via remote means for the remainder of today's session: Hussein.

Huot moved to amend H. F. No. 2435, the second engrossment, as amended, as follows:

Page 108, after line 12, insert:

"Sec. 1. Minnesota Statutes 2024, section 144E.123, is amended by adding a subdivision to read:

<u>Subd. 6.</u> <u>Reporting to municipalities.</u> (a) For purposes of this subdivision, "municipality" means a town or a statutory or home rule charter city.

(b) A licensee must collect the following prehospital care data for all emergency responses provided by the licensee within the boundaries of each municipality in the licensee's primary service area:

(1) total number of emergency ambulance calls;

(2) dispatch reason;

(3) type of emergency service requested for each emergency ambulance call;

(4) response mode to scene;

(5) fee schedule for service;

(6) percent transport disposition;

(7) transport destination;

(8) unit hour utilization by service area; and

(9) mutual aid given and received, by municipality.

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(c) A licensee must report the licensee's prehospital care data items collected under paragraph (b) for the

previous calendar year to all municipalities in the licensee's primary service area. The report must be submitted to the governing body of each such municipality by February 15 each year."

Page 109, line 6, before "An" insert "This section is effective July 1, 2027."

Page 109, delete lines 12 to 15

Renumber the subdivisions in sequence

Page 111, after line 26, insert:

"Sec. 3. EMERGENCY MEDICAL SERVICES TASK FORCE.

Subdivision 1. Establishment; membership. An emergency medical services task force is established to study and evaluate existing emergency medical services programs and to develop recommendations to sustain and improve the state's emergency medical services system. The task force shall consist of:

(1) six members from the house of representatives, three appointed by the speaker of the house and three appointed by the speaker emerita; and

(2) six members from the senate, three appointed by the senate majority leader and three appointed by the senate minority leader.

Subd. 2. Co-chairs and first meeting. The speaker of the house and the speaker emerita shall jointly designate one of the appointed house members to serve as a task force co-chair. The senate majority leader and the senate minority leader shall jointly designate one of the appointed senate members to serve as a task force co-chair. The co-chairs shall convene the first meeting of the task force at a location on the Capitol complex.

Subd. 3. Duties. (a) The task force must:

(1) review and evaluate the operation of the rural EMS uncompensated care pool payment program under Minnesota Statutes, section 144E.55, and its effects on licensees receiving program payments and on the stability of the emergency medical services system in the state;

(2) review and evaluate the operation of the alternative emergency medical services response model pilot program under Laws 2024, chapter 122, article 1, section 18; its effects in the regions in which it operated on response times, patient outcomes, and patient experience; and whether the program should be expanded to additional regions of the state or statewide;

(3) identify unmet needs and areas or ambulance services requiring additional support in the state's emergency medical services system;

(4) develop recommendations on funding and programs needed to sustain and improve the state's emergency medical services system and ambulance services in the state; and

(5) perform other duties as determined by the task force.

(b) The director of the Office of Emergency Medical Services must provide the task force with information the task force requests in order to perform its duties under paragraph (a).

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Subd. 4. **Report.** The task force must prepare and submit a report with its findings and recommendations to the co-chairs of the house of representatives committee, and to the chair and ranking minority member of the senate committee, with jurisdiction over emergency medical services. This report must be submitted by January 15, 2027.

Subd. 5. <u>Administrative support.</u> The Legislative Coordinating Commission shall provide administrative support to and arrange meeting space for the task force.

Subd. 6. Expiration. The task force expires the earlier of the date the report required under subdivision 4 is submitted or January 15, 2027."

Page 256, line 10, delete "22,168,000" and insert "22,018,000"

Page 256, line 13, delete "\$9,916,000" and insert "\$9,766,000"

Page 256, line 16, delete "The base" and insert "These appropriations are available until June 30, 2029."

Page 256, delete lines 17 and 18

Page 256, after line 34, insert:

"Sec. 6. LEGISLATIVE COORDINATING COMMISSION \$\$150,000

This appropriation is available until January 15, 2027."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

A roll call was requested and properly seconded.

Huot moved to amend the Huot amendment to H. F. No. 2435, the second engrossment, as amended, as follows:

Page 1, line 5, delete "Reporting" and insert "Making aggregated data available"

Page 1, delete lines 20 to 22 and insert "paragraph (b) to the director in a form and manner determined by the director. The director must aggregate the data reported under this paragraph and must make the aggregated data for the previous calendar year available to municipalities by February 15 each year."

The motion prevailed and the amendment to the amendment was adopted.

The Speaker called Olson to the Chair.

The question recurred on the Huot amendment, as amended, and the roll was called. There were 65 yeas and 67 nays as follows:

Those who voted in the affirmative were:

Acomb	Berg	Cha	Curran	Feist	Frazier
Agbaje	Bierman	Clardy	Elkins	Finke	Frederick
Bahner	Carroll	Coulter	Falconer	Fischer	Freiberg

Gomez	Hicks	Jones	Lee, K.	Norris	Smith
Gottfried	Hill	Jordan	Liebling	Pérez-Vega	Stephenson
Greene	Hollins	Keeler	Lillie	Pinto	Tabke
Greenman	Hortman	Klevorn	Long	Pursell	Vang
Hansen, R.	Howard	Koegel	Mahamoud	Rehm	Virnig
Hanson, J.	Huot	Kotyza-Witthuhn	Moller	Rehrauer	Xiong
Hemmingsen-Jaeger	Hussein	Kraft	Momanyi-Hiltsley	Reyer	Youakim
Her	Johnson, P.	Lee, F.	Noor	Sencer-Mura	

Those who voted in the negative were:

Allen Altendorf Anderson, P. E. Anderson, P. H. Backer Bakeberg Baker Bennett Bliss Burkel Davids	Dippel Dotseth Duran Engen Fogelman Franson Gander Gillman Gordon Harder Heintzeman	Igo Jacob Johnson, W. Joy Knudsen Koznick Kresha Lawrence McDonald Mekeland Mueller	Myers Nadeau Nash Nelson Niska Novotny O'Driscoll Olson Perryman Quam Rarick	Roach Robbins Rymer Schomacker Schultz Schwartz Scott Sexton Skraba Stier Swedzinski	Van Binsbergen Warwas West Wiener Witte Zeleznikar Spk. Demuth
Davids Davis	Harder Heintzeman Hudson	Mueller Murphy	Rarick Repinski	Swedzinski Torkelson	
24.10			rep	1 0111010011	

The motion did not prevail and the amendment, as amended, was not adopted.

H. F. No. 2435, A bill for an act relating to state government; modifying provisions relating to health finance and policy, certain health licensing boards, pharmacy benefits, health care finance, the Office of Emergency Medical Services, opioids, mental health warning labels, economic assistance, child protection and welfare, early care and learning, and licensing and certification; establishing licensure for certified midwives; requiring reports; providing for civil and criminal penalties; appropriating money; amending Minnesota Statutes 2024, sections 62A.673, subdivision 2; 62J.51, subdivision 19a; 62J.581; 142A.03, subdivision 2, by adding a subdivision; 142A.42; 142B.01, subdivision 15, by adding a subdivision; 142B.05, subdivision 3; 142B.10, subdivisions 14, 16; 142B.16, subdivisions 2, 5; 142B.171, subdivision 2; 142B.18, subdivisions 4, 6; 142B.30, subdivision 1; 142B.41, by adding a subdivision; 142B.47; 142B.51, subdivision 2; 142B.65, subdivisions 8, 9; 142B.66, subdivision 3; 142B.70, subdivisions 7, 8; 142B.77; 142B.80; 142C.06, by adding a subdivision; 142C.11, subdivision 8; 142C.12, subdivisions 1, 6; 142D.21, subdivisions 6, 10, by adding a subdivision; 142D.23, subdivision 3; 142D.31, subdivision 2; 142E.03, subdivision 3; 142E.11, subdivisions 1, 2; 142E.13, subdivision 2; 142E.15, subdivision 1; 142E.16, subdivisions 3, 7; 142E.17, subdivision 9; 142F.14; 144.0758, subdivision 3; 144.1222, subdivision 2d; 144.125, subdivisions 1, 2; 144.50, by adding a subdivision; 144.555, subdivisions 1a, 1b; 144.562, subdivisions 2, 3; 144.563; 144.608, subdivision 2; 144.966, subdivision 2; 144.99, subdivision 1; 145.8811; 145C.01, by adding subdivisions; 145C.17; 147.01, subdivision 7; 147.037, by adding a subdivision; 147D.03, subdivision 1; 148.241; 151.01, subdivision 23; 151.37, subdivision 12; 151.555, subdivisions 6, 10; 152.12, subdivision 1; 174.30, subdivision 3; 245.0962, subdivision 1; 245A.18, subdivision 1; 245C.02, by adding a subdivision; 256.9657, subdivision 2, by adding a subdivision; 256.969, subdivision 2f; 256B.0371, subdivision 3; 256B.04, subdivisions 12, 14; 256B.0625, subdivisions 2, 3b, 13c, 13e, 17, 17a, 30, by adding subdivisions; 256B.064, subdivision 1a; 256B.1973, subdivision 5, by adding a subdivision; 256B.69, subdivisions 3a, 6d; 256R.01, by adding a subdivision; 260.65; 260.66, subdivision 1; 260.691, subdivision 1; 260.692; 260.810, subdivisions 1, 2; 260.821, subdivision 2; 260C.001, subdivision 2; 260C.007, subdivision 19; 260C.141, subdivision 1; 260C.150, subdivision 3; 260C.178,

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subdivisions 1, 7; 260C.201, subdivisions 1, 2; 260C.202, subdivision 2, by adding subdivisions; 260C.204; 260C.212, subdivisions 1, 1a; 260C.221, subdivision 2; 260C.223, subdivisions 1, 2; 260C.329, subdivisions 3, 8; 260C.451, subdivision 9; 260C.452, subdivision 4; 260E.03, subdivision 15; 260E.09; 260E.20, subdivisions 1, 3; 260E.24, subdivisions 1, 2; 325M.34; 518.68, subdivision 2; 518A.34; 518A.46, subdivision 7; 518A.75, subdivision 1; Laws 2023, chapter 70, article 20, section 8; Laws 2024, chapter 127, article 67, section 4; proposing coding for new law in Minnesota Statutes, chapters 135A; 142B; 144; 144E; 145C; 256B; 260E; 325M; proposing coding for new law as Minnesota Statutes, chapter 148G; repealing Minnesota Statutes 2024, sections 145.361; 256B.0625, subdivisions 18b, 18e, 18h; Laws 2023, chapter 70, article 16, section 22; Minnesota Rules, part 9503.0030, subpart 1, item B.

The bill was read for the third time, as amended, and placed upon its final passage.

The question was taken on the passage of the bill and the roll was called. There were 95 yeas and 38 nays as follows:

Those who voted in the affirmative were:

Acomb	Falconer	Hemmingsen-Jaeger	Koegel	Noor	Smith
Agbaje	Feist	Her	Kotyza-Witthuhn	Norris	Stephenson
Allen	Finke	Hicks	Kozlowski	O'Driscoll	Swedzinski
Anderson, P. H.	Fischer	Hill	Kraft	Pérez-Vega	Tabke
Backer	Franson	Hollins	Kresha	Perryman	Torkelson
Bahner	Frazier	Hortman	Lee, F.	Pinto	Vang
Baker	Frederick	Howard	Lee, K.	Pursell	Virnig
Berg	Freiberg	Huot	Lillie	Rehm	Warwas
Bierman	Gander	Hussein	Long	Rehrauer	West
Carroll	Gomez	Igo	Mahamoud	Repinski	Witte
Cha	Gottfried	Johnson, P.	Moller	Reyer	Wolgamott
Clardy	Greene	Johnson, W.	Momanyi-Hiltsley	Robbins	Xiong
Coulter	Greenman	Jones	Myers	Schomacker	Youakim
Curran	Hansen, R.	Jordan	Nadeau	Sencer-Mura	Zeleznikar
Davids	Hanson, J.	Keeler	Nelson	Sexton	Spk. Demuth
Elkins	Heintzeman	Klevorn	Niska	Skraba	-

Those who voted in the negative were:

Altendorf	Dippel	Harder	Liebling	Quam	Stier
Anderson, P. E.	Dotseth	Hudson	McDonald	Rarick	Van Binsbergen
Bakeberg	Duran	Jacob	Mekeland	Roach	Wiener
Bennett	Engen	Joy	Mueller	Rymer	
Bliss	Fogelman	Knudsen	Murphy	Schultz	
Burkel	Gillman	Koznick	Nash	Schwartz	
Davis	Gordon	Lawrence	Olson	Scott	

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

Pursuant to Rule 10.05, relating to Remote House Operations, the DFL Caucus Leader permitted the following members to vote via remote means for the remainder of today's session: Finke and Sencer-Mura.

35TH DAY]

H. F. No. 3228, A bill for an act relating to workers' compensation; adopting recommendations from the Workers' Compensation Advisory Council; amending Minnesota Statutes 2024, sections 176.011, subdivisions 9, 11; 176.041, subdivision 1; 176.135, subdivision 1; 176.151; 176.175, subdivision 2; 176.361, subdivision 2; 176.421, subdivision 4; repealing Minnesota Rules, part 5220.2840.

The bill was read for the third time and placed upon its final passage.

The question was taken on the passage of the bill and the roll was called. There were 134 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Acomb	Dotseth	Heintzeman	Kozlowski	Norris	Skraba
Agbaje	Duran	Hemmingsen-Jaeger	Koznick	Novotny	Smith
Allen	Elkins	Her	Kraft	O'Driscoll	Stephenson
Altendorf	Engen	Hicks	Kresha	Olson	Stier
Anderson, P. E.	Falconer	Hill	Lawrence	Pérez-Vega	Swedzinski
Anderson, P. H.	Feist	Hollins	Lee, F.	Perryman	Tabke
Backer	Finke	Hortman	Lee, K.	Pinto	Torkelson
Bahner	Fischer	Howard	Liebling	Pursell	Van Binsbergen
Bakeberg	Fogelman	Hudson	Lillie	Quam	Vang
Baker	Franson	Huot	Long	Rarick	Virnig
Bennett	Frazier	Hussein	Mahamoud	Rehm	Warwas
Berg	Frederick	Igo	McDonald	Rehrauer	West
Bierman	Freiberg	Jacob	Mekeland	Repinski	Wiener
Bliss	Gander	Johnson, P.	Moller	Reyer	Witte
Burkel	Gillman	Johnson, W.	Momanyi-Hiltsley	Roach	Wolgamott
Carroll	Gomez	Jones	Mueller	Robbins	Xiong
Cha	Gordon	Jordan	Murphy	Rymer	Youakim
Clardy	Gottfried	Joy	Myers	Schomacker	Zeleznikar
Coulter	Greene	Keeler	Nadeau	Schultz	Spk. Demuth
Curran	Greenman	Klevorn	Nash	Schwartz	
Davids	Hansen, R.	Knudsen	Nelson	Scott	
Davis	Hanson, J.	Koegel	Niska	Sencer-Mura	
Dippel	Harder	Kotyza-Witthuhn	Noor	Sexton	

The bill was passed and its title agreed to.

There being no objection, the order of business reverted to Messages from the Senate.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Madam Speaker:

I hereby announce the passage by the Senate of the following House File, herewith returned, as amended by the Senate, in which amendments the concurrence of the House is respectfully requested:

H. F. No. 2130, A bill for an act relating to public safety; extending the length of driver's license revocations related to certain offenses; modifying the length of time certain individuals must participate in the ignition interlock program; requiring all ignition interlock participants to complete a treatment or rehabilitation program before

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reinstatement of full driving privileges; imposing criminal penalties for ignition interlock program participants who operate vehicles not equipped with an interlock device; making criminal vehicular homicide offenders eligible for the ignition interlock program; providing for judicial review of an extension of a person's driver's license revocation for a violation of the ignition interlock program; modifying how license plates are impounded and reissued under the DWI law; expanding the time period that a temporary driver's license issued after a DWI is valid; providing criminal penalties; appropriating money; amending Minnesota Statutes 2024, sections 169A.37, subdivision 1; 169A.52, subdivisions 3, 4, 7; 169A.54, subdivision 1; 169A.60, subdivisions 4, 5, 6; 169A.63, subdivision 13; 171.177, subdivisions 4, 5; 171.187, subdivision 3; 171.19; 171.24, subdivision 2; 171.306, subdivisions 1, 4, 5, 6; proposing coding for new law in Minnesota Statutes, chapter 171; repealing Minnesota Statutes 2024, sections 169A.54, subdivisions 2, 3, 4; 169A.55, subdivisions 4, 5; 171.17, subdivision 4.

THOMAS S. BOTTERN, Secretary of the Senate

Kraft moved that the House refuse to concur in the Senate amendments to H. F. No. 2130, that the Speaker appoint a Conference Committee of 4 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two houses. The motion prevailed.

Madam Speaker:

I hereby announce the passage by the Senate of the following House File, herewith returned, as amended by the Senate, in which amendments the concurrence of the House is respectfully requested:

H. F. No. 2442, A bill for an act relating to energy; appropriating money for energy and renewable development account programs and activities.

THOMAS S. BOTTERN, Secretary of the Senate

Acomb moved that the House refuse to concur in the Senate amendments to H. F. No. 2442, that the Speaker appoint a Conference Committee of 4 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two houses. The motion prevailed.

Madam Speaker:

I hereby announce the passage by the Senate of the following House File, herewith returned, as amended by the Senate, in which amendments the concurrence of the House is respectfully requested:

H. F. No. 2563, A bill for an act relating to legacy; appropriating money from outdoor heritage, clean water, parks and trails, and arts and cultural heritage funds; extending prior appropriations; providing for leveraging federal grant money; modifying reporting requirements; modifying accountability provisions; amending Minnesota Statutes 2024, sections 97A.056, by adding a subdivision; 114D.30, subdivision 7; 129D.17, subdivision 2, by adding a subdivision; Laws 2023, chapter 40, article 4, section 2, subdivision 6.

THOMAS S. BOTTERN, Secretary of the Senate

Vang moved that the House refuse to concur in the Senate amendments to H. F. No. 2563, that the Speaker appoint a Conference Committee of 4 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two houses. The motion prevailed.

MONDAY, MAY 12, 2025

ANNOUNCEMENTS BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to a Conference Committee on H. F. No. 2130:

Kraft, Moller, Witte and Myers.

The Speaker announced the appointment of the following members of the House to a Conference Committee on H. F. No. 2442:

Acomb, Kraft, Swedzinski and Sexton.

The Speaker announced the appointment of the following members of the House to a Conference Committee on H. F. No. 2563:

Vang, Hussein, McDonald and Skraba.

CALENDAR FOR THE DAY

S. F. No. 908, A bill for an act relating to construction codes; modifying provisions governing the certification of underground telecommunications installers; amending Minnesota Statutes 2024, section 326B.198, subdivisions 2, 3.

The bill was read for the third time and placed upon its final passage.

The question was taken on the passage of the bill and the roll was called. There were 134 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Acomb	Curran	Gomez	Igo	Liebling	Olson
Agbaje	Davids	Gordon	Jacob	Lillie	Pérez-Vega
Allen	Davis	Gottfried	Johnson, P.	Long	Perryman
Altendorf	Dippel	Greene	Johnson, W.	Mahamoud	Pinto
Anderson, P. E.	Dotseth	Greenman	Jones	McDonald	Pursell
Anderson, P. H.	Duran	Hansen, R.	Jordan	Mekeland	Quam
Backer	Elkins	Hanson, J.	Joy	Moller	Rarick
Bahner	Engen	Harder	Keeler	Momanyi-Hiltsley	Rehm
Bakeberg	Falconer	Heintzeman	Klevorn	Mueller	Rehrauer
Baker	Feist	Hemmingsen-Jaeger	Knudsen	Murphy	Repinski
Bennett	Finke	Her	Koegel	Myers	Reyer
Berg	Fischer	Hicks	Kotyza-Witthuhn	Nadeau	Roach
Bierman	Fogelman	Hill	Kozlowski	Nash	Robbins
Bliss	Franson	Hollins	Koznick	Nelson	Rymer
Burkel	Frazier	Hortman	Kraft	Niska	Schomacker
Carroll	Frederick	Howard	Kresha	Noor	Schultz
Cha	Freiberg	Hudson	Lawrence	Norris	Schwartz
Clardy	Gander	Huot	Lee, F.	Novotny	Scott
Coulter	Gillman	Hussein	Lee, K.	O'Driscoll	Sencer-Mura

The bill was passed and its title agreed to.

S. F. No. 2200, A bill for an act relating to evidence; making restorative practices statements and documents inadmissible in civil and criminal proceedings; modifying status report for restorative practices; classifying data; amending Minnesota Statutes 2024, sections 142A.76, subdivision 8; 595.02, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 13.

The bill was read for the third time and placed upon its final passage.

The question was taken on the passage of the bill and the roll was called. There were 98 yeas and 36 nays as follows:

Those who voted in the affirmative were:

Acomb	Duran	Hemmingsen-Jaeger	Kotyza-Witthuhn	Noor	Stier			
Agbaje	Elkins	Her	Kozlowski	Norris	Swedzinski			
Anderson, P. E.	Falconer	Hicks	Kraft	Novotny	Tabke			
Backer	Feist	Hill	Kresha	Pérez-Vega	Torkelson			
Bahner	Finke	Hollins	Lee, F.	Perryman	Vang			
Bakeberg	Fischer	Hortman	Lee, K.	Pinto	Virnig			
Baker	Frazier	Howard	Liebling	Pursell	Warwas			
Bennett	Frederick	Hudson	Lillie	Rehm	West			
Berg	Freiberg	Huot	Long	Rehrauer	Witte			
Bierman	Gander	Hussein	Mahamoud	Repinski	Wolgamott			
Bliss	Gomez	Igo	Moller	Reyer	Xiong			
Burkel	Gottfried	Johnson, P.	Momanyi-Hiltsley	Schomacker	Youakim			
Carroll	Greene	Jones	Mueller	Schwartz	Spk. Demuth			
Cha	Greenman	Jordan	Myers	Sencer-Mura	-			
Clardy	Hansen, R.	Keeler	Nadeau	Sexton				
Coulter	Hanson, J.	Klevorn	Nelson	Smith				
Curran	Harder	Koegel	Niska	Stephenson				
These sche south die the manufacture sources								
Those who voted in the negative were:								

Allen	Dotseth	Heintzeman	Lawrence	Olson	Schultz
Altendorf	Engen	Jacob	McDonald	Quam	Scott
Anderson, P. H.	Fogelman	Johnson, W.	Mekeland	Rarick	Skraba
Davids	Franson	Joy	Murphy	Roach	Van Binsbergen
Davis	Gillman	Knudsen	Nash	Robbins	Wiener
Dippel	Gordon	Koznick	O'Driscoll	Rymer	Zeleznikar

The bill was passed and its title agreed to.

MOTIONS AND RESOLUTIONS

Nelson moved that the name of Knudsen be added as an author on H. F. No. 2897. The motion prevailed.

Witte moved that the name of Virnig be added as an author on H. F. No. 3313. The motion prevailed.

[35th Day

Niska moved that the House recess subject to the call of the Chair. The motion prevailed.

RECESS

RECONVENED

The House reconvened and was called to order by Speaker pro tempore Olson.

There being no objection, the order of business reverted to Messages from the Senate.

MESSAGES FROM THE SENATE

The following message was received from the Senate:

Madam Speaker:

I hereby announce the Senate refuses to concur in the House amendments to the following Senate File:

S. F. No. 1832, A bill for an act relating to state government; establishing a biennial budget for jobs, labor, and economic development; appropriating money for the Department of Employment and Economic Development, Department of Labor and Industry, Bureau of Mediation Services, and Workers' Compensation Court of Appeals; modifying economic development provisions; modifying Explore Minnesota provisions; making labor policy changes; modifying provisions governing the certification of underground telecommunications installers; canceling prior appropriations; creating accounts; requiring reports; amending Minnesota Statutes 2024, sections 116J.431, subdivision 2; 116J.659, subdivisions 4, 5; 116J.8733, subdivision 4; 116J.8752, subdivision 2; 116L.04, subdivisions 1, 1a; 116L.05, subdivision 5; 116L.98, subdivision 2; 116M.18, subdivision 3; 116U.05; 116U.06; 116U.15; 116U.30; 116U.35; 177.253, subdivision 1, by adding a subdivision; 177.254, subdivisions 1, 2, by adding a subdivision; 177.27, subdivision 5; 248.07, subdivisions 7, 8; 268.085, subdivision 15; 268.184, subdivision 1; 326B.103, by adding subdivisions; 326B.184, subdivisions 1a, 2; 326B.198, subdivisions 2, 3; 326B.31, subdivision 29; 326B.33, subdivision 21; 326B.37, subdivisions 1, 2, 4, 5, 6, 8, 9, by adding a subdivision; 326B.49, subdivisions 2, 3; 326B.986, subdivision 9; 327.31, by adding a subdivision; 327.32, subdivisions 1a, 1e, 7; 327.33, subdivisions 1, 2, 2a, 2b, 2c, by adding subdivisions; 327B.01, subdivisions 1, 7, 19, by adding subdivisions; 327B.04, subdivisions 3, 4, 6, 7a; 327B.041; 327B.05, subdivision 1; 469.54, subdivision 4; Laws 2023, chapter 53, article 15, section 33, subdivision 4, as amended; article 18, sections 2, subdivisions 1, 4; 3, subdivisions 1, 4, 5; article 20, section 2, subdivision 2, as amended; article 21, section 7, as amended; Laws 2024, chapter 127, article 14, section 3; proposing coding for new law in Minnesota Statutes, chapters 116J; 326B; repealing Laws 2024, chapter 120, article 1, section 13.

The Senate respectfully requests that a Conference Committee be appointed thereon. The Senate has appointed as such committee:

Senators Champion, McEwen, Mohamed, Hauschild, Oumou Verbeten and Draheim.

Said Senate File is herewith transmitted to the House with the request that the House appoint a like committee.

THOMAS S. BOTTERN, Secretary of the Senate

Pinto moved that the House accede to the request of the Senate and that the Speaker appoint a Conference Committee of 6 members of the House to meet with a like committee appointed by the Senate on the disagreeing votes of the two houses on S. F. No. 1832. The motion prevailed.

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to a Conference Committee on S. F. No. 1832:

Pinto, Greenman, Frazier, Baker, Zeleznikar and Mekeland.

ADJOURNMENT

Niska moved that when the House adjourns today it adjourn until 11:00 a.m., Tuesday, May 13, 2025. The motion prevailed.

Niska moved that the House adjourn. The motion prevailed, and Speaker pro tempore Olson declared the House stands adjourned until 11:00 a.m., Tuesday, May 13, 2025.

PATRICK DUFFY MURPHY, Chief Clerk, House of Representatives