EIGHTY-EIGHTH SESSION - 2014

NINETY-FIRST DAY

SAINT PAUL, MINNESOTA, FRIDAY, APRIL 25, 2014

The House of Representatives convened at 10:00 a.m. and was called to order by Michael Paymar, Speaker pro tempore.

Prayer was offered by the Reverend Carol Tomer, Pilgrim Lutheran Church, 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:

Albright	Dettmer	Hornstein	Lohmer	O'Driscoll	Simonson
Allen	Dill	Hortman	Loon	O'Neill	Slocum
Anderson, P.	Dorholt	Howe	Mahoney	Paymar	Sundin
Anderson, S.	Drazkowski	Huntley	Mariani	Pelowski	Swedzinski
Anzelc	Erhardt	Isaacson	Marquart	Peppin	Theis
Atkins	Erickson, R.	Johnson, B.	Masin	Persell	Torkelson
Barrett	Fabian	Johnson, C.	McNamar	Petersburg	Uglem
Beard	Faust	Johnson, S.	McNamara	Poppe	Urdahl
Benson, J.	Fischer	Kahn	Melin	Pugh	Wagenius
Benson, M.	Freiberg	Kelly	Metsa	Quam	Ward, J.A.
Bernardy	Fritz	Kieffer	Moran	Radinovich	Ward, J.E.
Bly	Green	Kiel	Morgan	Rosenthal	Wills
Brynaert	Gruenhagen	Kresha	Mullery	Runbeck	Winkler
Carlson	Gunther	Laine	Murphy, E.	Sanders	Woodard
Clark	Hackbarth	Leidiger	Murphy, M.	Savick	Yarusso
Cornish	Halverson	Lenczewski	Myhra	Sawatzky	Zerwas
Daudt	Hamilton	Lesch	Nelson	Schoen	Spk. Thissen
Davids	Hansen	Liebling	Newberger	Schomacker	
Davnie	Hausman	Lien	Newton	Scott	
Dean, M.	Hertaus	Lillie	Nornes	Selcer	
Dehn, R.	Hilstrom	Loeffler	Norton	Simon	

A quorum was present.

Abeler; Anderson, M.; Erickson, S.; Franson; Garofalo; Hoppe; McDonald and Zellers were excused.

Falk was excused until 10:50 a.m. Holberg was excused until 11:05 a.m. Mack was excused until 11:10 a.m. FitzSimmons was excused until 11:40 a.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.

REPORTS OF CHIEF CLERK

S. F. No. 2047 and H. F. No. 2526, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Norton moved that the rules be so far suspended that S. F. No. 2047 be substituted for H. F. No. 2526 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 2312 and H. F. No. 2617, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Nelson moved that S. F. No. 2312 be substituted for H. F. No. 2617 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 2390 and H. F. No. 2516, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Bernardy moved that the rules be so far suspended that S. F. No. 2390 be substituted for H. F. No. 2516 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 2608 and H. F. No. 2970, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Anzelc moved that S. F. No. 2608 be substituted for H. F. No. 2970 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 2736 and H. F. No. 2295, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Johnson, C., moved that the rules be so far suspended that S. F. No. 2736 be substituted for H. F. No. 2295 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 2782 and H. F. No. 3033, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Winkler moved that the rules be so far suspended that S. F. No. 2782 be substituted for H. F. No. 3033 and that the House File be indefinitely postponed. The motion prevailed.

SECOND READING OF SENATE BILLS

S. F. Nos. 2047, 2312, 2390, 2608, 2736 and 2782 were read for the second time.

The Speaker assumed the Chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker:

I hereby announce the passage by the Senate of the following House File, herewith returned:

H. F. No. 2276, A bill for an act relating to the safe at home program; regulating participant data and real property records; amending Minnesota Statutes 2013 Supplement, sections 5B.05; 13.045.

JOANNE M. ZOFF, Secretary of the Senate

Mr. Speaker:

I hereby announce the passage by the Senate of the following House File, herewith returned:

H. F. No. 2582, A bill for an act relating to corporations; providing for the organization and operation of public benefit corporations; proposing coding for new law as Minnesota Statutes, chapter 304A.

JOANNE M. ZOFF, Secretary of the Senate

Mr. Speaker:

I hereby announce the passage by the Senate of the following House File, herewith returned:

H. F. No. 2937, A bill for an act relating to state government; making technical changes affecting the Minnesota Historical Society; amending Minnesota Statutes 2012, sections 3.732, subdivision 1; 43A.24, subdivision 2; 138.081, subdivision 2; 138.662, subdivision 21, by adding subdivisions; 138.94; repealing Minnesota Statutes 2012, section 138.662, subdivisions 4, 34.

JOANNE M. ZOFF, Secretary of the Senate

Mr. Speaker:

I hereby announce that the Senate accedes to the request of the House for the appointment of a Conference Committee on the amendments adopted by the Senate to the following House File:

H. F. No. 2536, A bill for an act relating to state government; providing for the Women's Economic Security Act; requiring equal pay certificates of compliance; modifying workforce development provisions; creating women and high-wage, high-demand, nontraditional jobs grant program; modifying eligibility for unemployment insurance

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benefits; offering women entrepreneurs business development competitive grants; requiring a report on a potential state-administered retirement savings plan; modifying parenting leave, sick leave, and pregnancy accommodations; providing employment protections for women and family caregivers; providing wage disclosure protection; modifying the award of early childhood scholarships; appropriating money; amending Minnesota Statutes 2012, sections 13.552, by adding a subdivision; 181.939; 181.940, subdivision 2; 181.941; 181.943; 268.095, subdivisions 1, 6; 363A.03, by adding a subdivision; 363A.08, subdivisions 1, 2, 3, 4, by adding subdivisions; Minnesota Statutes 2013 Supplement, sections 116L.665, subdivision 2; 124D.165, subdivision 3; 181.9413; proposing coding for new law in Minnesota Statutes, chapters 116L; 181; 363A.

The Senate has appointed as such committee:

Senators Pappas, Sieben and Rosen.

Said House File is herewith returned to the House.

JOANNE M. ZOFF, Secretary of the Senate

Mr. 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. 2948, A bill for an act relating to economic development; repealing obsolete, redundant, and unnecessary laws administered by the Department of Employment and Economic Development; making conforming changes; amending Minnesota Statutes 2012, sections 15.991, subdivision 1; 116C.34, subdivision 3; 116D.04, subdivision 2a; 116L.02; 116L.05, subdivision 5; 116L.20, subdivision 2; 256J.49, subdivision 4; 256J.51, subdivision 2; 268.105, subdivision 7; 268.186; repealing Minnesota Statutes 2012, sections 116C.22; 116C.23; 116C.24; 116C.25; 116C.26; 116C.261; 116C.27; 116C.28; 116C.29; 116C.30; 116C.31; 116C.32; 116C.33; 116J.037; 116J.422; 116J.658; 116J.68, subdivision 5; 116J.74, subdivision 7a; 116J.874, subdivisions 1, 2, 3, 4, 5; 116J.885; 116J.987; 116J.988; 116J.989; 116J.990, subdivisions 1, 2, 3, 4, 5, 6; 116L.06; 116L.10; 116L.11; 116L.12, subdivisions 1, 3, 4, 5, 6; 116L.13; 116L.14; 116L.15; 116L.361, subdivision 2; 116L.363; 116L.871; 116L.872; 469.109; 469.124; Minnesota Statutes 2013 Supplement, sections 116J.6581; 116J.70, subdivision 2a.

JOANNE M. ZOFF, Secretary of the Senate

Mahoney moved that the House refuse to concur in the Senate amendments to H. F. No. 2948, that the Speaker appoint a Conference Committee of 3 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.

Mr. 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. 2858, A bill for an act relating to transportation; amending regulation of limousines; amending Minnesota Statutes 2012, sections 65B.135; 168.002, subdivision 15; 168.128, subdivisions 2, 3; 221.84, subdivision 1.

JOANNE M. ZOFF, Secretary of the Senate

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CONCURRENCE AND REPASSAGE

Hornstein moved that the House concur in the Senate amendments to H. F. No. 2858 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 2858, A bill for an act relating to transportation; amending regulation of limousines; amending Minnesota Statutes 2012, sections 65B.135; 168.002, subdivision 15; 168.128, subdivisions 2, 3; 221.84, subdivision 1.

The bill was read for the third time, as amended by the Senate, and placed upon its repassage.

The question was taken on the repassage of the bill and the roll was called. There were 100 yeas and 21 nays as follows:

Those who voted in the affirmative were:

Allen Anderson, P. Anderson, S. Anzelc Atkins Barrett Beard Benson, J. Benson, M. Bernardy Bly Brynaert Carlson Clark Cornish Davids Davnie	Dehn, R. Dill Dorholt Erhardt Erickson, R. Faust Fischer Freiberg Fritz Gunther Halverson Hamilton Hansen Hausman Hilstrom Hornstein Hornstein	Huntley Isaacson Johnson, C. Johnson, S. Kahn Kelly Kieffer Kiel Kresha Laine Lenczewski Lesch Liebling Lien Liilie Loeffler Mahoney	Mariani Marquart Masin McNamara McNamara Melin Metsa Moran Morgan Mullery Murphy, E. Murphy, M. Nelson Newton Newton Nornes Norton O'Driscoll	O'Neill Paymar Pelowski Persell Petersburg Poppe Radinovich Rosenthal Runbeck Savick Savick Savick Savick Savick Savick Scoten Schoen Schomacker Scott Selcer Simon Simonson	Slocum Sundin Swedzinski Theis Torkelson Uglem Urdahl Wagenius Ward, J.A. Ward, J.E. Winkler Woodard Yarusso Zerwas Spk. Thissen		
Those who voted in the negative were:							
Albright Daudt Dean, M. Dettmer	Drazkowski Fabian Green Gruenhagen	Hackbarth Hertaus Howe Johnson, B.	Leidiger Lohmer Loon Myhra	Newberger Peppin Pugh Sanders	Wills		

The bill was repassed, as amended by the Senate, and its title agreed to.

Mr. Speaker:

I hereby announce the passage by the Senate of the following Senate Files, herewith transmitted:

S. F. Nos. 874, 1926, 2103, 2271 and 2470.

JOANNE M. ZOFF, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 874, A bill for an act relating to criminal justice; modifying judicial forfeiture provisions; amending Minnesota Statutes 2012, sections 609.531, subdivision 6a; 609.5314, subdivision 3; 609.5316, subdivision 3; 609.5318, subdivision 1.

The bill was read for the first time.

Allen moved that S. F. No. 874 and H. F. No. 1082, now on the General Register, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1926, A bill for an act relating to building codes; regulating inspection authority of local units of government; prohibiting mandatory fire sprinkler regulations; amending Minnesota Statutes 2012, sections 326B.106, subdivision 2, by adding subdivisions; 326B.188.

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

S. F. No. 2103, A bill for an act relating to transportation; motor vehicles; modifying the permitted uses of vehicles used for testing; amending Minnesota Statutes 2012, section 168.25, subdivision 2.

The bill was read for the first time.

Dill moved that S. F. No. 2103 and H. F. No. 2425, now on the General Register, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 2271, A bill for an act relating to metropolitan government; repealing obsolete provisions governing the Metropolitan Council; making certain conforming technical changes; amending Minnesota Statutes 2012, sections 473.123, subdivision 4; 473.125; 473.129, subdivisions 6, 12; 473.173, subdivision 2; 473.181, subdivision 2; 473.254, subdivisions 3a, 4, 5; 473.315, subdivision 1; 473.375, subdivision 11; 473.39, subdivision 1e; 473.391, subdivision 1; 473.405, subdivision 5; 473.42; 473.504, subdivisions 5, 11; 473.858, subdivision 1; 473.859, subdivision 6; 473.861, subdivision 1c; 473.23; 473.241; 473.243; 473.244; 473.254, subdivision 3; 473.315, subdivision 7; 473.13, subdivision 1c; 473.23; 473.241; 473.243; 473.3244; 473.254, subdivision 3; 473.315, subdivision 2; 473.326; 473.333; 473.375, subdivision 9; 473.382, 473.388, subdivision 8; 473.392; 473.516, subdivision 5; 473.523, subdivision 2; 473.535; 473.852, subdivision 11; Minnesota Statutes 2013 Supplement, section 473.517, subdivision 9.

The bill was read for the first time.

Nelson moved that S. F. No. 2271 and H. F. No. 2663, now on the General Register, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 2470, A bill for an act relating to education; authorizing an innovative partnership to deliver certain technology and educational services; proposing coding for new law in Minnesota Statutes, chapter 123A.

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

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to a Conference Committee on H. F. No. 2948:

Mahoney, Persell and Gunther.

CALENDAR FOR THE DAY

H. F. No. 2365, A bill for an act relating to employment; requiring professional licensing boards to expedite licensure of former and current members of the military; requiring a report; proposing coding for new law in Minnesota Statutes, chapter 197.

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 123 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Albright	Dettmer	Hilstrom	Loeffler	Norton	Simon
Allen	Dill	Hornstein	Lohmer	O'Driscoll	Simonson
Anderson, P.	Dorholt	Hortman	Loon	O'Neill	Slocum
Anderson, S.	Drazkowski	Howe	Mahoney	Paymar	Sundin
Anzelc	Erhardt	Huntley	Mariani	Pelowski	Swedzinski
Atkins	Erickson, R.	Isaacson	Marquart	Peppin	Theis
Barrett	Fabian	Johnson, B.	Masin	Persell	Torkelson
Beard	Falk	Johnson, C.	McNamar	Petersburg	Uglem
Benson, J.	Faust	Johnson, S.	McNamara	Poppe	Urdahl
Benson, M.	Fischer	Kahn	Melin	Pugh	Wagenius
Bernardy	Freiberg	Kelly	Metsa	Quam	Ward, J.A.
Bly	Fritz	Kieffer	Moran	Radinovich	Ward, J.E.
Brynaert	Green	Kiel	Morgan	Rosenthal	Wills
Carlson	Gruenhagen	Kresha	Mullery	Runbeck	Winkler
Clark	Gunther	Laine	Murphy, E.	Sanders	Woodard
Cornish	Hackbarth	Leidiger	Murphy, M.	Savick	Yarusso
Daudt	Halverson	Lenczewski	Myhra	Sawatzky	Zerwas
Davids	Hamilton	Lesch	Nelson	Schoen	Spk. Thissen
Davnie	Hansen	Liebling	Newberger	Schomacker	•
Dean, M.	Hausman	Lien	Newton	Scott	
Dehn, R.	Hertaus	Lillie	Nornes	Selcer	

The bill was passed and its title agreed to.

H. F. No. 3115, A bill for an act relating to elections; authorizing the Saint Louis County Board to change to two years the term of a certain member to be elected in 2014.

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 123 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Albright	Dettmer	Hilstrom	Loeffler	Norton	Simon
Allen	Dill	Hornstein	Lohmer	O'Driscoll	Simonson
Anderson, P.	Dorholt	Hortman	Loon	O'Neill	Slocum
Anderson, S.	Drazkowski	Howe	Mahoney	Paymar	Sundin
Anzelc	Erhardt	Huntley	Mariani	Pelowski	Swedzinski
Atkins	Erickson, R.	Isaacson	Marquart	Peppin	Theis
Barrett	Fabian	Johnson, B.	Masin	Persell	Torkelson
Beard	Falk	Johnson, C.	McNamar	Petersburg	Uglem
Benson, J.	Faust	Johnson, S.	McNamara	Poppe	Urdahl
Benson, M.	Fischer	Kahn	Melin	Pugh	Wagenius
Bernardy	Freiberg	Kelly	Metsa	Quam	Ward, J.A.
Bly	Fritz	Kieffer	Moran	Radinovich	Ward, J.E.
Brynaert	Green	Kiel	Morgan	Rosenthal	Wills
Carlson	Gruenhagen	Kresha	Mullery	Runbeck	Winkler
Clark	Gunther	Laine	Murphy, E.	Sanders	Woodard
Cornish	Hackbarth	Leidiger	Murphy, M.	Savick	Yarusso
Daudt	Halverson	Lenczewski	Myhra	Sawatzky	Zerwas
Davids	Hamilton	Lesch	Nelson	Schoen	Spk. Thissen
Davnie	Hansen	Liebling	Newberger	Schomacker	
Dean, M.	Hausman	Lien	Newton	Scott	
Dehn, R.	Hertaus	Lillie	Nornes	Selcer	

The bill was passed and its title agreed to.

The Speaker called Hortman to the Chair.

H. F. No. 2830 was reported to the House.

Quam moved to amend H. F. No. 2830 as follows:

Page 1, after line 4, insert:

"Section 1. Minnesota Statutes 2012, section 375A.12, is amended by adding a subdivision to read:

Subd. 7. **Retention election on appointee.** (a) At the first general election after the effective date of this section, for any office made an appointed office after the effective date of this section, the county must at the first general election following appointment hold an election on whether to retain the person appointed. If the voters do not approve retention of the person appointed to the position, the appointee may stay in the position only until January 1 immediately following the election, at which time the county board of commissioners must appoint another person to the position. If the voters approve retention of the person and shall hold a retention election at a general election every four years while the same person holds the appointed office.

(b) The ballot question shall be:

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<u>"May the county board retain [name] as the person appointed and responsible for the functions of [county office title]?</u>

<u>Yes</u> <u>No"</u>

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

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

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

H. F. No. 2830, A bill for an act relating to counties; providing a process for combining and making the offices of county auditor-treasurer and recorder appointive in Becker County.

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 90 yeas and 33 nays as follows:

Those who voted in the affirmative were:

Allen	Dill	Hortman	Lillie	Nornes	Simon		
Anderson, P.	Dorholt	Howe	Loeffler	Norton	Simonson		
Anzelc	Erhardt	Huntley	Mahoney	O'Driscoll	Slocum		
Atkins	Erickson, R.	Isaacson	Mariani	Pelowski	Sundin		
Beard	Fabian	Johnson, C.	Marquart	Persell	Theis		
Benson, J.	Fischer	Johnson, S.	Masin	Petersburg	Torkelson		
Bernardy	Freiberg	Kahn	McNamara	Poppe	Uglem		
Bly	Fritz	Kelly	Melin	Rosenthal	Urdahl		
Brynaert	Gunther	Kiel	Metsa	Sanders	Wagenius		
Carlson	Halverson	Kresha	Moran	Savick	Ward, J.A.		
Clark	Hamilton	Laine	Morgan	Sawatzky	Winkler		
Cornish	Hansen	Lenczewski	Mullery	Schoen	Woodard		
Daudt	Hausman	Lesch	Murphy, E.	Schomacker	Yarusso		
Davnie	Hilstrom	Liebling	Nelson	Scott	Zerwas		
Dehn, R.	Hornstein	Lien	Newton	Selcer	Spk. Thissen		
Those who voted in the negative were:							

Albright	Dettmer	Hackbarth	Loon	Paymar	Swedzinski
Anderson, S.	Drazkowski	Hertaus	McNamar	Peppin	Ward, J.E.
Barrett	Falk	Johnson, B.	Murphy, M.	Pugh	Wills
Benson, M.	Faust	Kieffer	Myhra	Quam	
Davids	Green	Leidiger	Newberger	Radinovich	
Dean, M.	Gruenhagen	Lohmer	O'Neill	Runbeck	

The bill was passed and its title agreed to.

H. F. No. 2166 was reported to the House.

Quam moved to amend H. F. No. 2166, the second engrossment, as follows:

Page 2, line 3, after the period, insert:

"The system must require the election judge to affirmatively indicate whether a voter presented any of the following at the time the data were entered:

(i) a Minnesota driver's license,

(ii) a Minnesota state identification card, or

(iii) a United States military identification card.

The system must produce a summary report on these statistics at the time the polls are closed."

Page 4, line 16, after the period, insert:

"The system must require the election judge to affirmatively indicate whether a voter presented any of the following at the time the data were entered:

(i) a Minnesota driver's license,

(ii) a Minnesota state identification card, or

(iii) a United States military identification card.

The system must produce a summary report on these statistics at the time the polls are closed."

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

Newberger moved to amend H. F. No. 2166, the second engrossment, as follows:

Page 3, after line 3, insert:

"Subd. 5. **Inspection of equipment.** (a) No more than four weeks prior to the election, the head elections official in each participating municipality must permit two information and data technology specialists from each major and minor political party to inspect any electronic roster equipment and verify that the equipment has not been subject to improper alteration or tampering. The specialists must be provided access to all hardware, software, and computer codes that will be used in operating the electronic rosters on election day.

(b) To be granted access under this subdivision, the names of the information and data technology specialists who will conduct the inspection, and up to two potential alternates, must be provided by the political party chair to the secretary of state and the appropriate municipal elections official no later than six weeks prior to the election."

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Page 5, after line 17, insert:

"Subd. 4. Inspection of equipment. (a) No more than four weeks prior to a regularly scheduled election, and no more than two weeks prior to a special election, the head elections official must permit two information and data technology specialists from each major and minor political party to inspect any electronic roster equipment and verify that the equipment has not been subject to improper alteration or tampering. The specialists must be provided access to all hardware, software, and computer codes that will be used in operating the electronic rosters on election day.

(b) To be granted access under this subdivision, the names of the information and data technology specialists who will conduct the inspection, and up to two potential alternates, must be provided by the political party chair to the secretary of state and the appropriate municipal elections official no later than six weeks prior to a regularly scheduled election, and no later than three weeks prior to a special election."

Renumber the subdivisions in sequence and correct the internal references

A roll call was requested and properly seconded.

The question was taken on the Newberger amendment and the roll was called. There were 53 yeas and 72 nays as follows:

Those who voted in the affirmative were:

Albright Anderson, P. Anderson, S. Barrett Beard Benson, M. Cornish Daudt Davids Those who you	Dean, M. Dettmer Drazkowski Fabian Green Gruenhagen Gunther Hackbarth Hertaus	Holberg Howe Johnson, B. Kelly Kieffer Kiel Kresha Leidiger Lohmer	Loon Mack McNamara Myhra Newberger Nornes O'Driscoll O'Neill Peppin	Petersburg Pugh Quam Rosenthal Runbeck Sanders Schomacker Scott Selcer	Swedzinski Theis Torkelson Uglem Urdahl Wills Woodard Zerwas
Those who vot	eu in the negative w	vere.			
Allen Anzelc Atkins Benson, J. Bernardy Bly Brynaert Carlson Clark Davnie Dehn, R. Dill	Dorholt Erhardt Erickson, R. Falk Faust Fischer Freiberg Fritz Halverson Hamilton Hansen Hausman	Hilstrom Hornstein Hortman Huntley Isaacson Johnson, C. Johnson, S. Kahn Laine Lenczewski Lesch Liebling	Lien Lillie Loeffler Mahoney Mariani Marquart Masin McNamar Melin Metsa Moran Morgan	Mullery Murphy, E. Murphy, M. Nelson Newton Norton Paymar Pelowski Persell Poppe Radinovich Savick	Sawatzky Schoen Simon Slocum Sundin Wagenius Ward, J.A. Ward, J.E. Winkler Yarusso Spk. Thissen

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

Laine moved to amend H. F. No. 2166, the second engrossment, as follows:

Page 6, delete section 2

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed and the amendment was adopted.

Sanders moved to amend H. F. No. 2166, the second engrossment, as amended, as follows:

Page 3, line 15, delete "or the" and insert a period

Page 3, delete line 16

Page 5, line 28, delete "or the number of voter receipts"

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

H. F. No. 2166, A bill for an act relating to elections; providing a study of the use of electronic rosters in elections; requiring secretary of state to evaluate electronic rosters in 2014 election; authorizing the use of electronic rosters statewide; proposing coding for new law in Minnesota Statutes, chapter 201.

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 125 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Albright Allen Anderson, P. Anderson, S.	Davnie Dean, M. Dehn, R. Dettmer	Hackbarth Halverson Hamilton Hansen	Kieffer Kiel Kresha Laine	McNamar McNamara Melin Metsa	Pelowski Peppin Persell Petersburg
Anzelc	Dill	Hausman	Leidiger	Moran	Poppe
Atkins	Dorholt	Hertaus	Lenczewski	Morgan	Pugh
Barrett	Drazkowski	Hilstrom	Lesch	Mullery	Quam
Beard	Erhardt	Holberg	Liebling	Murphy, E.	Radinovich
Benson, J.	Erickson, R.	Hornstein	Lien	Murphy, M.	Rosenthal
Benson, M.	Fabian	Hortman	Lillie	Myhra	Runbeck
Bernardy	Falk	Howe	Loeffler	Nelson	Sanders
Bly	Faust	Huntley	Lohmer	Newberger	Savick
Brynaert	Fischer	Isaacson	Loon	Newton	Sawatzky
Carlson	Freiberg	Johnson, B.	Mack	Nornes	Schoen
Clark	Fritz	Johnson, C.	Mahoney	Norton	Schomacker
Cornish	Green	Johnson, S.	Mariani	O'Driscoll	Scott
Daudt	Gruenhagen	Kahn	Marquart	O'Neill	Selcer
Davids	Gunther	Kelly	Masin	Paymar	Simon

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Simonson	Swedzinski	Uglem	Ward, J.A.	Winkler	Zerwas
Slocum	Theis	Urdahl	Ward, J.E.	Woodard	Spk. Thissen
Sundin	Torkelson	Wagenius	Wills	Yarusso	

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

S. F. No. 1732, A bill for an act relating to elections; extending the deadline to purchase voting equipment with Help America Vote Act grants; amending Laws 2010, chapter 379, section 4, subdivisions 2, 4.

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 125 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Albright	Dettmer	Hilstrom	Lillie	Newton	Scott
Allen	Dill	Holberg	Loeffler	Nornes	Selcer
Anderson, P.	Dorholt	Hornstein	Lohmer	Norton	Simon
Anderson, S.	Drazkowski	Hortman	Loon	O'Driscoll	Simonson
Anzelc	Erhardt	Howe	Mack	O'Neill	Slocum
Atkins	Erickson, R.	Huntley	Mahoney	Paymar	Sundin
Barrett	Fabian	Isaacson	Mariani	Pelowski	Swedzinski
Beard	Falk	Johnson, B.	Marquart	Peppin	Theis
Benson, J.	Faust	Johnson, C.	Masin	Persell	Torkelson
Benson, M.	Fischer	Johnson, S.	McNamar	Petersburg	Uglem
Bernardy	Freiberg	Kahn	McNamara	Poppe	Urdahl
Bly	Fritz	Kelly	Melin	Pugh	Wagenius
Brynaert	Green	Kieffer	Metsa	Quam	Ward, J.A.
Carlson	Gruenhagen	Kiel	Moran	Radinovich	Ward, J.E.
Clark	Gunther	Kresha	Morgan	Rosenthal	Wills
Cornish	Hackbarth	Laine	Mullery	Runbeck	Winkler
Daudt	Halverson	Leidiger	Murphy, E.	Sanders	Woodard
Davids	Hamilton	Lenczewski	Murphy, M.	Savick	Yarusso
Davnie	Hansen	Lesch	Myhra	Sawatzky	Zerwas
Dean, M.	Hausman	Liebling	Nelson	Schoen	Spk. Thissen
Dehn, R.	Hertaus	Lien	Newberger	Schomacker	

The bill was passed and its title agreed to.

The Speaker resumed the Chair.

H. F. No. 2531 was reported to the House.

Hansen, Sanders and Laine moved to amend H. F. No. 2531, the third engrossment, as follows:

Page 2, after line 3, insert:

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"Sec. 3. Minnesota Statutes 2012, section 10A.01, subdivision 26, is amended to read:

Subd. 26. Noncampaign disbursement. "Noncampaign disbursement" means a purchase or payment of money or anything of value made, or an advance of credit incurred, or a donation in kind received, by a principal campaign committee for any of the following purposes:

(1) payment for accounting and legal services;

(2) return of a contribution to the source;

(3) repayment of a loan made to the principal campaign committee by that committee;

(4) return of a public subsidy;

(5) payment for food, beverages, and necessary utensils and supplies, entertainment, and facility rental for a fund-raising event;

(6) services for a constituent by a member of the legislature or a constitutional officer in the executive branch, including the costs of preparing and distributing a suggestion or idea solicitation to constituents, performed from the beginning of the term of office to adjournment sine die of the legislature in the election year for the office held, and half the cost of services for a constituent by a member of the legislature or a constitutional officer in the executive branch performed from adjournment sine die to 60 days after adjournment sine die;

(7) payment for food and beverages consumed by a candidate or volunteers while they are engaged in campaign activities;

(8) payment for food or a beverage consumed while attending a reception or meeting directly related to legislative duties;

(9) payment of expenses incurred by elected or appointed leaders of a legislative caucus in carrying out their leadership responsibilities;

(10) payment by a principal campaign committee of the candidate's expenses for serving in public office, other than for personal uses;

(11) costs of child care for the candidate's children when campaigning;

(12) fees paid to attend a campaign school;

(13) costs of a postelection party during the election year when a candidate's name will no longer appear on a ballot or the general election is concluded, whichever occurs first;

(14) interest on loans paid by a principal campaign committee on outstanding loans;

(15) filing fees;

(16) post-general election <u>holiday or seasonal cards</u>, thank-you notes, or advertisements in the news media mailed or published prior to the end of the election cycle;

(17) the cost of campaign material purchased to replace defective campaign material, if the defective material is destroyed without being used;

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(18) contributions to a party unit;

(19) payments for funeral gifts or memorials;

(20) the cost of a magnet less than six inches in diameter containing legislator contact information and distributed to constituents;

(21) costs associated with a candidate attending a political party state or national convention in this state;

(22) other purchases or payments specified in board rules or advisory opinions as being for any purpose other than to influence the nomination or election of a candidate or to promote or defeat a ballot question; and

(23) costs paid to a third party for processing contributions made by a credit card, debit card, or electronic check.

The board must determine whether an activity involves a noncampaign disbursement within the meaning of this subdivision.

A noncampaign disbursement is considered to be made in the year in which the candidate made the purchase of goods or services or incurred an obligation to pay for goods or services."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed and the amendment was adopted.

Peppin moved to amend H. F. No. 2531, the third engrossment, as amended, as follows:

Page 5, after line 14, insert:

"Sec. 7. Minnesota Statutes 2013 Supplement, section 10A.071, subdivision 1, is amended to read:

Subdivision 1. Definitions. (a) The definitions in this subdivision apply to this section.

(b) "Gift" means money, real or personal property, a service, a loan, a forbearance or forgiveness of indebtedness, or a promise of future employment, that is given and received without the giver receiving consideration of equal or greater value in return.

(c) "Official" means <u>an individual, or the spouse of an individual, who is</u> a public official, an employee of the legislature, or a local official of a metropolitan governmental unit."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

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

Benson, M., moved to amend H. F. No. 2531, the third engrossment, as amended, as follows:

Page 2, after line 3, insert:

"Sec. 3. Minnesota Statutes 2012, section 10A.01, subdivision 26, is amended to read:

Subd. 26. Noncampaign disbursement. (a) "Noncampaign disbursement" means a purchase or payment of money or anything of value made, or an advance of credit incurred, or a donation in kind received, by a principal campaign committee for any of the following purposes:

(1) payment for accounting and legal services;

(2) return of a contribution to the source;

(3) repayment of a loan made to the principal campaign committee by that committee;

(4) return of a public subsidy;

(5) payment for food, beverages, and necessary utensils and supplies, entertainment, and facility rental for a fund-raising event;

(6) services for a constituent by a member of the legislature or a constitutional officer in the executive branch, including the costs of preparing and distributing a suggestion or idea solicitation to constituents, performed from the beginning of the term of office to adjournment sine die of the legislature in the election year for the office held, and half the cost of services for a constituent by a member of the legislature or a constitutional officer in the executive branch performed from adjournment sine die to 60 days after adjournment sine die;

(7) payment for food and beverages consumed by a candidate or volunteers while they are engaged in campaign activities;

(8) payment for food or a beverage consumed while attending a reception or meeting directly related to legislative duties;

(9) payment of expenses incurred by elected or appointed leaders of a legislative caucus in carrying out their leadership responsibilities;

(10) payment by a principal campaign committee of the candidate's expenses for serving in public office, other than for personal uses;

(11) costs of child care for the candidate's children when campaigning;

(12) fees paid to attend a campaign school;

(13) costs of a postelection party during the election year when a candidate's name will no longer appear on a ballot or the general election is concluded, whichever occurs first;

(14) interest on loans paid by a principal campaign committee on outstanding loans;

(15) filing fees;

(16) post-general election thank-you notes or advertisements in the news media;

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(17) the cost of campaign material purchased to replace defective campaign material, if the defective material is destroyed without being used;

(18) contributions to a party unit;

(19) payments for funeral gifts or memorials;

(20) the cost of a magnet less than six inches in diameter containing legislator contact information and distributed to constituents;

(21) costs associated with a candidate attending a political party state or national convention in this state;

(22) other purchases or payments specified in board rules or advisory opinions as being for any purpose other than to influence the nomination or election of a candidate or to promote or defeat a ballot question; and

(23) costs paid to a third party for processing contributions made by a credit card, debit card, or electronic check.

(b) The board must determine whether an activity involves a noncampaign disbursement within the meaning of this subdivision.

A noncampaign disbursement is considered to be made in the year in which the candidate made the purchase of goods or services or incurred an obligation to pay for goods or services.

(c) Notwithstanding paragraph (a), for a candidate who has signed an agreement under section 10A.322, a disbursement does not qualify as a noncampaign disbursement if its costs would cause the aggregate amount of noncampaign disbursements to exceed 15 percent of the applicable expenditure limit for that candidate as provided in section 10A.25."

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 Benson, M., amendment and the roll was called. There were 52 yeas and 72 nays as follows:

Those who voted in the affirmative were:

Bly

Brynaert

Anzelc Benson, J.

Albright	Dean, M.	Hertaus	Lohmer	Petersburg	Theis
Anderson, P.	Dettmer	Holberg	Loon	Pugh	Torkelson
Anderson, S.	Drazkowski	Howe	Mack	Quam	Uglem
Atkins	Fabian	Johnson, B.	McNamara	Rosenthal	Urdahl
Barrett	Green	Kelly	Myhra	Runbeck	Wills
Beard	Gruenhagen	Kiel	Newberger	Sanders	Woodard
Benson, M.	Gunther	Kresha	Nornes	Schomacker	Zerwas
Cornish	Hackbarth	Leidiger	O'Neill	Scott	
Daudt	Hamilton	Lenczewski	Peppin	Swedzinski	
Those who vot	ted in the negative w	/ere:			
Allen	Bernardy	Carlson	Davnie	Erhardt	Faust

Dehn, R.

Dorholt

Erickson, R.

Falk

Fischer

Freiberg

Clark

Davids

Fritz Halverson	Johnson, C.	Loeffler	Morgan Mullery	Pelowski Persell	Simonson Slocum
Hansen	Johnson, S. Kahn	Mahoney Mariani	Murphy, E.	Poppe	Sundin
Hausman	Kieffer	Marquart	Murphy, M.	Radinovich	Wagenius
Hilstrom	Laine	Masin	Nelson	Savick	Ward, J.A.
Hornstein	Lesch	McNamar	Newton	Sawatzky	Ward, J.E.
Hortman	Liebling	Melin	Norton	Schoen	Winkler
Huntley	Lien	Metsa	O'Driscoll	Selcer	Yarusso
Isaacson	Lillie	Moran	Paymar	Simon	Spk. Thissen

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

O'Driscoll moved to amend H. F. No. 2531, the third engrossment, as amended, as follows:

Page 2, after line 3, insert:

"Sec. 3. Minnesota Statutes 2012, section 10A.01, subdivision 26, is amended to read:

Subd. 26. Noncampaign disbursement. "Noncampaign disbursement" means a purchase or payment of money or anything of value made, or an advance of credit incurred, or a donation in kind received, by a principal campaign committee for any of the following purposes:

- (1) payment for accounting and legal services;
- (2) return of a contribution to the source;
- (3) repayment of a loan made to the principal campaign committee by that committee;
- (4) return of a public subsidy;

(5) payment for food, beverages, and necessary utensils and supplies, entertainment, and facility rental for a fund-raising event;

(6) services for a constituent by a member of the legislature or a constitutional officer in the executive branch, including the costs of preparing and distributing a suggestion or idea solicitation to constituents, performed from the beginning of the term of office to adjournment sine die of the legislature in the election year for the office held, and half the cost of services for a constituent by a member of the legislature or a constitutional officer in the executive branch performed from adjournment sine die to 60 days after adjournment sine die;

(7) payment for food and beverages consumed by a candidate or volunteers while they are engaged in campaign activities;

(8) payment for food or a beverage consumed while attending a reception or meeting directly related to legislative duties;

(9) payment of expenses incurred by elected or appointed leaders of a legislative caucus in carrying out their leadership responsibilities, provided that expenses claimed under this clause for travel outside of the United States must be documented through submission of receipts, itineraries, itemized expense lists, and other evidence as may be required by the board, and must be limited to one trip per calendar year;

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(10) payment by a principal campaign committee of the candidate's expenses for serving in public office, other than for personal uses, provided that expenses claimed under this clause for travel outside of the United States must be documented through submission of receipts, itineraries, itemized expense lists, and other evidence as may be required by the board, and must be limited to one trip per calendar year;

(11) costs of child care for the candidate's children when campaigning;

(12) fees paid to attend a campaign school;

(13) costs of a postelection party during the election year when a candidate's name will no longer appear on a ballot or the general election is concluded, whichever occurs first;

(14) interest on loans paid by a principal campaign committee on outstanding loans;

(15) filing fees;

(16) post-general election thank-you notes or advertisements in the news media;

(17) the cost of campaign material purchased to replace defective campaign material, if the defective material is destroyed without being used;

(18) contributions to a party unit;

(19) payments for funeral gifts or memorials;

(20) the cost of a magnet less than six inches in diameter containing legislator contact information and distributed to constituents;

(21) costs associated with a candidate attending a political party state or national convention in this state;

(22) other purchases or payments specified in board rules or advisory opinions as being for any purpose other than to influence the nomination or election of a candidate or to promote or defeat a ballot question; and

(23) costs paid to a third party for processing contributions made by a credit card, debit card, or electronic check.

The board must determine whether an activity involves a noncampaign disbursement within the meaning of this subdivision.

A noncampaign disbursement is considered to be made in the year in which the candidate made the purchase of goods or services or incurred an obligation to pay for goods or services."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed and the amendment was adopted.

O'Driscoll moved to amend H. F. No. 2531, the third engrossment, as amended, as follows:

Page 2, after line 3, insert:

"Sec. 3. Minnesota Statutes 2012, section 10A.01, subdivision 26, is amended to read:

Subd. 26. Noncampaign disbursement. (a) "Noncampaign disbursement" means a purchase or payment of money or anything of value made, or an advance of credit incurred, or a donation in kind received, by a principal campaign committee for any of the following purposes:

(1) payment for accounting and legal services;

(2) return of a contribution to the source;

(3) repayment of a loan made to the principal campaign committee by that committee;

(4) return of a public subsidy;

(5) payment for food, beverages, and necessary utensils and supplies, entertainment, and facility rental for a fund-raising event;

(6) services for a constituent by a member of the legislature or a constitutional officer in the executive branch, including the costs of preparing and distributing a suggestion or idea solicitation to constituents, performed from the beginning of the term of office to adjournment sine die of the legislature in the election year for the office held, and half the cost of services for a constituent by a member of the legislature or a constitutional officer in the executive branch performed from adjournment sine die to 60 days after adjournment sine die;

(7) payment for food and beverages consumed by a candidate or volunteers while they are engaged in campaign activities;

(8) payment for food or a beverage consumed while attending a reception or meeting directly related to legislative duties;

(9) payment of expenses incurred by elected or appointed leaders of a legislative caucus in carrying out their leadership responsibilities, provided that expenses claimed under this paragraph for out-of-state domestic travel must be documented through submission of receipts, itineraries, itemized expense lists, and other evidence as may be required by the board, and must be limited to no more than four trips per calendar year with a cumulative value not to exceed \$2,000 per year, excluding attendance at national, state, or local party conventions;

(10) payment by a principal campaign committee of the candidate's expenses for serving in public office, other than for personal uses, provided that expenses claimed under this paragraph for out-of-state domestic travel must be documented through submission of receipts, itineraries, itemized expense lists, and other evidence as may be required by the board, and must be limited to no more than four trips per calendar year with a cumulative value not to exceed \$2,000 per year, excluding attendance at national, state, or local party conventions;

(11) costs of child care for the candidate's children when campaigning;

(12) fees paid to attend a campaign school;

(13) costs of a postelection party during the election year when a candidate's name will no longer appear on a ballot or the general election is concluded, whichever occurs first;

(14) interest on loans paid by a principal campaign committee on outstanding loans;

(15) filing fees;

(16) post-general election thank-you notes or advertisements in the news media;

(17) the cost of campaign material purchased to replace defective campaign material, if the defective material is destroyed without being used;

(18) contributions to a party unit;

(19) payments for funeral gifts or memorials;

(20) the cost of a magnet less than six inches in diameter containing legislator contact information and distributed to constituents;

(21) costs associated with a candidate attending a political party state or national convention in this state;

(22) other purchases or payments specified in board rules or advisory opinions as being for any purpose other than to influence the nomination or election of a candidate or to promote or defeat a ballot question; and

(23) costs paid to a third party for processing contributions made by a credit card, debit card, or electronic check.

The board must determine whether an activity involves a noncampaign disbursement within the meaning of this subdivision.

A noncampaign disbursement is considered to be made in the year in which the candidate made the purchase of goods or services or incurred an obligation to pay for goods or services."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

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

Drazkowski moved to amend H. F. No. 2531, the third engrossment, as amended, as follows:

Page 10, after line 7, insert:

"Sec. 16. Minnesota Statutes 2012, section 270A.03, subdivision 7, is amended to read:

Subd. 7. **Refund.** "Refund" means an individual income tax refund or political contribution refund, pursuant to chapter 290, or a property tax credit or refund, pursuant to chapter 290A, or a sustainable forest payment to a claimant under chapter 290C.

For purposes of this chapter, lottery prizes, as set forth in section 349A.08, subdivision 8, and amounts granted to persons by the legislature on the recommendation of the joint senate-house of representatives Subcommittee on Claims shall be treated as refunds.

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In the case of a joint property tax refund payable to spouses under chapter 290A, the refund shall be considered as belonging to each spouse in the proportion of the total refund that equals each spouse's proportion of the total income determined under section 290A.03, subdivision 3. In the case of a joint income tax refund under chapter 289A, the refund shall be considered as belonging to each spouse in the proportion of the total refund that equals each spouse's proportion of the total taxable income determined under section 290.01, subdivision 29. The commissioner shall remit the entire refund to the claimant agency, which shall, upon the request of the spouse who does not owe the debt, determine the amount of the refund belonging to that spouse and refund the amount to that spouse. For court fines, fees, and surcharges and court-ordered restitution under section 611A.04, subdivision 2, the notice provided by the commissioner of revenue under section 270A.07, subdivision 2, paragraph (b), serves as the appropriate legal notice to the spouse who does not owe the debt.

EFFECTIVE DATE. This section is effective for political contribution refunds based on contributions made after June 30, 2014.

Sec. 17. Minnesota Statutes 2012, section 289A.50, subdivision 1, is amended to read:

Subdivision 1. General right to refund. (a) Subject to the requirements of this section and section 289A.40, a taxpayer who has paid a tax in excess of the taxes lawfully due and who files a written claim for refund will be refunded or credited the overpayment of the tax determined by the commissioner to be erroneously paid.

(b) The claim must specify the name of the taxpayer, the date when and the period for which the tax was paid, the kind of tax paid, the amount of the tax that the taxpayer claims was erroneously paid, the grounds on which a refund is claimed, and other information relative to the payment and in the form required by the commissioner. An income tax, estate tax, or corporate franchise tax return, or amended return claiming an overpayment constitutes a claim for refund.

(c) When, in the course of an examination, and within the time for requesting a refund, the commissioner determines that there has been an overpayment of tax, the commissioner shall refund or credit the overpayment to the taxpayer and no demand is necessary. If the overpayment exceeds \$1, the amount of the overpayment must be refunded to the taxpayer. If the amount of the overpayment is less than \$1, the commissioner is not required to refund. In these situations, the commissioner does not have to make written findings or serve notice by mail to the taxpayer.

(d) If the amount allowable as a credit for withholding, estimated taxes, or dependent care exceeds the tax against which the credit is allowable, the amount of the excess is considered an overpayment. The refund allowed by section 290.06, subdivision 23, is also considered an overpayment. The requirements of section 270C.33 do not apply to the refunding of such an overpayment shown on the original return filed by a taxpayer.

(e) If the entertainment tax withheld at the source exceeds by \$1 or more the taxes, penalties, and interest reported in the return of the entertainment entity or imposed by section 290.9201, the excess must be refunded to the entertainment entity. If the excess is less than \$1, the commissioner need not refund that amount.

(f) If the surety deposit required for a construction contract exceeds the liability of the out-of-state contractor, the commissioner shall refund the difference to the contractor.

(g) An action of the commissioner in refunding the amount of the overpayment does not constitute a determination of the correctness of the return of the taxpayer.

(h) There is appropriated from the general fund to the commissioner of revenue the amount necessary to pay refunds allowed under this section.

EFFECTIVE DATE. This section is effective for political contribution refunds based on contributions made after June 30, 2014."

Page 10, line 9, before "Minnesota" insert "(a)"

Page 10, after line 9, insert:

"(b) Minnesota Statutes 2012, sections 13.4967, subdivision 2; and 290.06, subdivision 23, is repealed.

(c) Minnesota Statutes 2013 Supplement, section 10A.322, subdivision 4, is repealed.

EFFECTIVE DATE. Paragraphs (b) and (c) are effective for political contribution refunds based on contributions made after June 30, 2014."

Page 10, line 11, delete "Sections 1 to 16 are" and insert "Except where otherwise provided, this act is"

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

A roll call was requested and properly seconded.

Winkler moved to amend the Drazkowski amendment to H. F. No. 2531, the third engrossment, as amended, as follows:

Page 3, after line 5, insert:

"Page 10, after line 7, insert:

"Sec. 16. POLITICAL CONTRIBUTION REFUNDS; REIMBURSEMENT TO GENERAL FUND.

No later than August 1, 2014, a candidate, candidate's campaign committee, or party unit that has issued a receipt for a political contribution refund to a contributor pursuant to section 290.06, subdivision 23, shall reimburse the general fund for the total amount of contribution refunds issued on behalf of that candidate or party since July 1, 2013. The commissioner of management and budget shall inform each candidate and political party subject to this section of the amount of refunds issued for contributions to that candidate or party no later than July 15, 2014. Notwithstanding any law to the contrary, the funds required to pay the reimbursement shall come from the candidate or party's accounts designated for campaign purposes, and if insufficient funds are available in those accounts, the candidate or party may pay the remainder of the reimbursement using personal or other funds.""

A roll call was requested and properly seconded.

The question was taken on the amendment to the amendment and the roll was called. There were 125 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Albright	Atkins	Bernardy
Allen	Barrett	Bly
Anderson, P.	Beard	Brynaert
Anderson, S.	Benson, J.	Carlson
Anzelc	Benson, M.	Clark

Cornish Daudt Davids Davnie Dean, M. Dehn, R. Dettmer Dill Dorholt Drazkowski Erhardt Erickson, R. Fabian Falk Faust

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Fischer	Hortman	Liebling	Morgan	Poppe	Sundin
FitzSimmons	Howe	Lien	Mullery	Pugh	Swedzinski
Freiberg	Huntley	Lillie	Murphy, E.	Quam	Theis
Fritz	Isaacson	Loeffler	Murphy, M.	Radinovich	Torkelson
Green	Johnson, B.	Lohmer	Myhra	Rosenthal	Uglem
Gruenhagen	Johnson, C.	Loon	Nelson	Runbeck	Urdahl
Gunther	Johnson, S.	Mack	Newberger	Sanders	Wagenius
Hackbarth	Kahn	Mahoney	Newton	Savick	Ward, J.A.
Halverson	Kelly	Mariani	Nornes	Sawatzky	Ward, J.E.
Hamilton	Kieffer	Marquart	Norton	Schoen	Wills
Hansen	Kiel	Masin	O'Driscoll	Schomacker	Winkler
Hausman	Kresha	McNamar	O'Neill	Scott	Woodard
Hertaus	Laine	McNamara	Pelowski	Selcer	Yarusso
Hilstrom	Leidiger	Melin	Peppin	Simon	Zerwas
Holberg	Lenczewski	Metsa	Persell	Simonson	Spk. Thissen
Hornstein	Lesch	Moran	Petersburg	Slocum	

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

The question recurred on the Drazkowski amendment, as amended, and the roll was called. There were 54 yeas and 71 nays as follows:

Those who voted in the affirmative were:

Albright	Fabian	Kelly	Myhra	Runbeck	Urdahl		
Anderson, P.	FitzSimmons	Kieffer	Newberger	Sanders	Wills		
Anderson, S.	Fritz	Kiel	Nornes	Sawatzky	Woodard		
Barrett	Green	Kresha	O'Neill	Schomacker	Zerwas		
Beard	Gruenhagen	Leidiger	Peppin	Scott			
Benson, M.	Halverson	Lenczewski	Petersburg	Selcer			
Daudt	Hertaus	Lohmer	Pugh	Swedzinski			
Dean, M.	Holberg	Loon	Quam	Theis			
Dettmer	Howe	Mack	Radinovich	Torkelson			
Drazkowski	Johnson, B.	McNamara	Rosenthal	Uglem			
Those who voted in the negative were:							

Allen	Dehn, R.	Hansen	Liebling	Morgan	Savick
Anzelc	Dill	Hausman	Lien	Mullery	Schoen
Atkins	Dorholt	Hilstrom	Lillie	Murphy, E.	Simon
Benson, J.	Erhardt	Hornstein	Loeffler	Murphy, M.	Simonson
Bernardy	Erickson, R.	Hortman	Mahoney	Nelson	Slocum
Bly	Falk	Huntley	Mariani	Newton	Sundin
Brynaert	Faust	Isaacson	Marquart	Norton	Wagenius
Carlson	Fischer	Johnson, C.	Masin	O'Driscoll	Ward, J.A.
Clark	Freiberg	Johnson, S.	McNamar	Paymar	Winkler
Cornish	Gunther	Kahn	Melin	Pelowski	Yarusso
Davids	Hackbarth	Laine	Metsa	Persell	Spk. Thissen
Davnie	Hamilton	Lesch	Moran	Poppe	

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

Clark was excused for the remainder of today's session.

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H. F. No. 2531, A bill for an act relating to campaign finance; making various technical changes; authorizing the board to request reconciliation information; authorizing certain fees; modifying certain definitions and fee amounts; imposing penalties; amending Minnesota Statutes 2012, sections 10A.01, subdivision 5, 26; 10A.02, subdivision 11a; 10A.025, by adding a subdivision; 10A.09, subdivisions 1, 5, by adding a subdivision; 10A.12, subdivision 5; 10A.255, subdivision 3; 10A.28, subdivision 4; 211A.02, subdivision 2; Minnesota Statutes 2013 Supplement, sections 10A.01, subdivision 10; 10A.02, subdivision 11; 10A.025, subdivision 4; 10A.20, subdivision 2, 5; repealing Minnesota Statutes 2012, section 10A.09, subdivision 8.

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 125 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Albright Allen Anderson, P. Anderson, S. Anzelc Atkins Barrett Beard Benson, J. Benson, M. Bernardy Bly Brynaert Carlson Cornish Daudt Davids Davnie Davn	Dill Dorholt Drazkowski Erhardt Erickson, R. Fabian Falk Faust Fischer FitzSimmons Freiberg Fritz Green Gruenhagen Gunther Hackbarth Halverson Hamilton	Hilstrom Holberg Hornstein Hortman Howe Huntley Isaacson Johnson, B. Johnson, C. Johnson, S. Kahn Kelly Kieffer Kiel Kresha Laine Leidiger Lenczewski	Lillie Loeffler Loon Mack Mahoney Mariani Marquart Masin McNamar McNamara McNamara Melin Metsa Moran Morgan Mullery Murphy, E. Murphy, M.	Newton Nornes Norton O'Driscoll O'Neill Paymar Pelowski Peppin Persell Petersburg Poppe Pugh Quam Radinovich Rosenthal Runbeck Sanders Savick	Scott Selcer Simon Simonson Slocum Sundin Swedzinski Theis Torkelson Uglem Urdahl Wagenius Ward, J.A. Ward, J.E. Wills Winkler Woodard Yarusso
		U	1 2 7		
Dean, M. Dehn, R. Dettmer	Hansen Hausman Hertaus	Lesch Liebling Lien	Myhra Nelson Newberger	Sawatzky Schoen Schomacker	Zerwas Spk. Thissen

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

Norton was excused for the remainder of today's session.

H. F. No. 1961 was reported to the House.

MOTION TO LAY ON THE TABLE

O'Driscoll moved that H. F. No. 1961 be laid on the table.

A roll call was requested and properly seconded.

The question was taken on the O'Driscoll motion and the roll was called. There were 54 yeas and 69 nays as follows:

Those who voted in the affirmative were:

Albright	Dean, M.	Hamilton	Leidiger	O'Neill	Scott
Anderson, P.	Dettmer	Hertaus	Lohmer	Pelowski	Swedzinski
Anderson, S.	Drazkowski	Holberg	Loon	Peppin	Theis
Barrett	Fabian	Howe	Mack	Petersburg	Torkelson
Beard	FitzSimmons	Johnson, B.	McNamara	Pugh	Uglem
Benson, M.	Green	Kelly	Myhra	Quam	Urdahl
Cornish	Gruenhagen	Kieffer	Newberger	Runbeck	Wills
Daudt	Gunther	Kiel	Nornes	Sanders	Woodard
Davids	Hackbarth	Kresha	O'Driscoll	Schomacker	Zerwas

Those who voted in the negative were:

Allen	Erhardt	Hortman	Loeffler	Nelson	Simonson
Anzelc	Erickson, R.	Huntley	Mahoney	Newton	Slocum
Atkins	Falk	Isaacson	Marquart	Paymar	Sundin
Benson, J.	Faust	Johnson, C.	Masin	Persell	Wagenius
Bernardy	Fischer	Johnson, S.	McNamar	Poppe	Ward, J.A.
Bly	Freiberg	Kahn	Melin	Radinovich	Ward, J.E.
Brynaert	Fritz	Laine	Metsa	Rosenthal	Winkler
Carlson	Halverson	Lenczewski	Moran	Savick	Yarusso
Davnie	Hansen	Lesch	Morgan	Sawatzky	Spk. Thissen
Dehn, R.	Hausman	Liebling	Mullery	Schoen	
Dill	Hilstrom	Lien	Murphy, E.	Selcer	
Dorholt	Hornstein	Lillie	Murphy, M.	Simon	

The motion did not prevail.

Halverson moved to amend H. F. No. 1961, the second engrossment, as follows:

Page 1, line 11, after the period, insert "<u>A final audit report completed under this chapter must contain the name of the primary board employee responsible for conducting the audit.</u>"

Amend the title accordingly

The motion prevailed and the amendment was adopted.

O'Driscoll moved to amend H. F. No. 1961, the second engrossment, as amended, as follows:

Page 3, delete lines 7 to 36 and insert:

"(b) The business or professional codes for purposes of paragraph (a), clauses (6) and (7) must be those used by the federal Internal Revenue Service for purposes of reporting self-employment income on Schedule C."

Page 4, delete lines 1 to 4

O'Driscoll moved to amend his amendment to H. F. No. 1961, the second engrossment, as amended, as follows:

Page 1, after line 1, insert:

"Page 3, line 1, delete "code" and insert "category"

Page 3, line 4, delete "code" and insert "category""

Page 1, line 3, delete "codes" and insert "categories"

Page 1, line 4, delete "those" and insert "the general topic headings"

Page 1, line 5, after the period, insert "<u>This paragraph does not require an individual to report any specific code</u> number from that schedule. Any additional principal business or professional activity category may only be adopted if the category is enacted by law."

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

The question recurred on the O'Driscoll amendment, as amended, to H. F. No. 1961, the second engrossment, as amended. The motion prevailed and the amendment, as amended, was adopted.

Drazkowski moved to amend H. F. No. 1961, the second engrossment, as amended, as follows:

Page 2, after line 13, insert:

"As used in this subdivision, "spouse" includes an official's current spouse, and any former spouse, if the former spouse has contributed more than \$500,000 in aggregate to all political committees, political funds, principal campaign committees, and party units during an election cycle and, if the official is elected, the former spouse contributed any amount to the official's principal campaign committee during the most recent election segment of the election cycle for that office."

Page 2, line 17, after "information" insert "as it relates to the individual and the individual's spouse"

Page 2, line 20, strike "within the state"

Page 2, line 21, after "individual" insert "or spouse"

Page 2, line 24, strike "within the state"

Page 2, line 25, after "individual" insert "or spouse"

Page 2, line 33, after "individual" insert "or spouse"

Page 3, line 2, after "individual" insert "or spouse"

Page 3, line 3, after "individual" insert "or spouse" and delete "and"

Page 3, line 5, after "individual" insert "or spouse"

Page 3, line 6, delete the period and insert ": and"

Page 3, after line 6, insert:

"(8) any other sources of income not listed in clauses (1) to (7), including trust funds and other interest-bearing accounts whether located within or outside of the United States."

Page 4, after line 4, insert:

"(c) The statement of economic interest must distinguish matters required by paragraph (a) that are reported on behalf of the individual from matters reported on behalf of the individual's spouse.

(d) As used in this subdivision, "spouse" includes an official's current spouse, and any former spouse, if the former spouse has contributed more than \$500,000 in aggregate to all political committees, political funds, principal campaign committees, and party units during an election cycle and, if the official is elected, the former spouse contributed any amount to the official's principal campaign committee during the most recent election segment of the election cycle for that office."

A roll call was requested and properly seconded.

The question was taken on the Drazkowski amendment and the roll was called. There were 54 yeas and 70 nays as follows:

Those who voted in the affirmative were:

Albright	Drazkowski	Howe	McNamara	Rosenthal	Urdahl
Anderson, P.	Fabian	Johnson, B.	Myhra	Runbeck	Wills
Anderson, S.	FitzSimmons	Kelly	Newberger	Sanders	Woodard
Barrett	Green	Kieffer	Nornes	Schomacker	Zerwas
Beard	Gruenhagen	Kiel	O'Driscoll	Scott	
Benson, M.	Gunther	Kresha	O'Neill	Selcer	
Cornish	Hackbarth	Leidiger	Peppin	Swedzinski	
Daudt	Hamilton	Lohmer	Petersburg	Theis	
Dean, M.	Hertaus	Loon	Pugh	Torkelson	
Dettmer	Holberg	Mack	Quam	Uglem	

Those who voted in the negative were:

Allen	Dorholt	Hornstein	Lillie	Murphy, E.	Simon
Anzelc	Erhardt	Hortman	Loeffler	Murphy, M.	Simonson
Atkins	Erickson, R.	Huntley	Mahoney	Nelson	Slocum
Benson, J.	Falk	Isaacson	Mariani	Newton	Sundin
Bernardy	Faust	Johnson, C.	Marquart	Paymar	Wagenius
Bly	Fischer	Johnson, S.	Masin	Pelowski	Ward, J.A.
Brynaert	Freiberg	Kahn	McNamar	Persell	Ward, J.E.
Carlson	Fritz	Laine	Melin	Poppe	Winkler
Davids	Halverson	Lenczewski	Metsa	Radinovich	Yarusso
Davnie	Hansen	Lesch	Moran	Savick	Spk. Thissen
Dehn, R.	Hausman	Liebling	Morgan	Sawatzky	
Dill	Hilstrom	Lien	Mullery	Schoen	

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

91ST DAY]

FRIDAY, APRIL 25, 2014

H. F. No. 1961, A bill for an act relating to ethics in government; modifying duties of board; expanding requirements relating to economic disclosure and conflicts of interest; amending Minnesota Statutes 2012, sections 10A.09, subdivision 5, by adding a subdivision; 13.607, subdivision 5; Minnesota Statutes 2013 Supplement, sections 10A.02, subdivision 10; 10A.07, subdivision 1.

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 76 yeas and 48 nays as follows:

Those who voted in the affirmative were:

Allen	Erickson, R.	Hortman	Loon	Newton	Simon
Anzelc	Falk	Huntley	Mahoney	Nornes	Simonson
Atkins	Faust	Isaacson	Marquart	Paymar	Slocum
Benson, J.	Fischer	Johnson, C.	Masin	Pelowski	Sundin
Bernardy	Freiberg	Johnson, S.	McNamar	Persell	Urdahl
Bly	Fritz	Kahn	Melin	Petersburg	Wagenius
Brynaert	Gunther	Laine	Metsa	Poppe	Ward, J.A.
Carlson	Halverson	Lenczewski	Moran	Radinovich	Ward, J.E.
Davnie	Hamilton	Lesch	Morgan	Rosenthal	Winkler
Dehn, R.	Hansen	Liebling	Mullery	Savick	Yarusso
Dill	Hausman	Lien	Murphy, E.	Sawatzky	Spk. Thissen
Dorholt	Hilstrom	Lillie	Murphy, M.	Schoen	
Erhardt	Hornstein	Loeffler	Nelson	Selcer	

Those who voted in the negative were:

Albright Anderson, P. Anderson, S.	Davids Dean, M. Dettmer	Hackbarth Hertaus Holberg	Kresha Leidiger Lohmer	O'Driscoll O'Neill Peppin	Scott Swedzinski Theis
Barrett	Drazkowski	Howe	Mack	Pugh	Torkelson
Beard	Fabian	Johnson, B.	Mariani	Quam	Uglem
Benson, M.	FitzSimmons	Kelly	McNamara	Runbeck	Wills
Cornish	Green	Kieffer	Myhra	Sanders	Woodard
Daudt	Gruenhagen	Kiel	Newberger	Schomacker	Zerwas

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

REPORT FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Murphy, E., 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 Tuesday, April 29, 2014 and established a prefiling requirement for amendments offered to the following bills:

H. F. Nos. 1984 and 2622; S. F. No. 1689; H. F. Nos. 2798 and 2214; S. F. Nos. 1246 and 2466; and H. F. Nos. 2405, 2912 and 2167.

MOTIONS AND RESOLUTIONS

Schoen moved that his name be stricken as an author on H. F. No. 68. The motion prevailed.

Murphy, M., moved that her name be stricken as an author on H. F. No. 653. The motion prevailed. Mullery moved that the name of Johnson, S., be added as an author on H. F. No. 807. The motion prevailed. Moran moved that the name of Johnson, S., be added as an author on H. F. No. 2251. The motion prevailed. Dill moved that the name of Erickson, R., be added as chief author on H. F. No. 2425. The motion prevailed. Allen moved that the name of Johnson, S., be added as an author on H. F. No. 2458. The motion prevailed. Selcer moved that the name of Johnson, S., be added as an author on H. F. No. 2480. The motion prevailed. Melin moved that the name of Johnson, S., be added as an author on H. F. No. 2480. The motion prevailed. Isaacson moved that the name of Johnson, S., be added as an author on H. F. No. 2576. The motion prevailed. Lenczewski moved that the name of Johnson, S., be added as an author on H. F. No. 2855. The motion prevailed. Lanczewski moved that the name of Johnson, S., be added as an author on H. F. No. 2855. The motion prevailed. Slocum moved that the name of Johnson, S., be added as an author on H. F. No. 2929. The motion prevailed. Mariani moved that the name of Johnson, S., be added as an author on H. F. No. 2942. The motion prevailed. Mariani moved that the name of Johnson, S., be added as an author on H. F. No. 3175. The motion prevailed. Mariani moved that the name of Johnson, S., be added as an author on H. F. No. 3175. The motion prevailed.

ADJOURNMENT

Murphy, E., moved that when the House adjourns today it adjourn until 12:00 noon, Monday, April 28, 2014. The motion prevailed.

Murphy, E., moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 12:00 noon, Monday, April 28, 2014.

ALBIN A. MATHIOWETZ, Chief Clerk, House of Representatives