

Miller	O'Brien	Rogosheske	Swindells	Wanvick
Mills	Oraas	Rundquist	Talle	Wegner
Mueller	Peterson, P. J. E.	Shasky	Thompson, A. C.	Welch
Murk	Pirkl	Shipka	Tomczyk	Widstrand
Nelson	Podgorski	Silvola	Tweten	Windmiller
Noon	Richardson	Swanson	Volstad	
Oberg	Rinke	Swanstrom	Waibel	

So the bill was passed and its title agreed to.

UNANIMOUS CONSENT.

Mr. Dixon requested unanimous consent to make a motion, which request was granted.

SUSPENSION OF RULES.

Mr. Dixon moved that the Rules be so far suspended that S. F. No. 875 be given its third reading and be placed upon its final passage.

Which motion lost.

Mr. Memmer moved that the House recess subject to the call of the Chair.

Which motion prevailed.

RECESS.

RECONVENED.

The House reconvened and was again called to order by the Speaker.

There being no objection the Order of Business reverted to Petitions and Communications.

EXECUTIVE COMMUNICATION.

STATE OF MINNESOTA
Executive Department
Saint Paul

April 23, 1947

*Honorable Lawrence M. Hall,
Speaker of the House of Representatives,
Minnesota State Capitol,
St. Paul 1, Minnesota.*

Sir:

I return to you herewith, without my approval, House File No. 735.

The bill would modify very materially the present law affecting municipal liquor stores. It provides that any city or village which establishes a municipal store hereafter must continue to grant private off-sale and on-sale licenses not less in number than the maximum issued during any prior five years.

The general law now in effect provides that when a municipality establishes a municipal liquor store the municipal store shall have a monopoly and no licenses can be issued for private on-sale places. Exceptions have been made in a few instances when the Legislature passed special acts applying to specific communities.

I have indicated on other occasions my disapproval both of attempts to modify the general law through passage of special acts for specific persons or communities and efforts to get through legislation that will permit mixing of the two types of control, the municipal store and private on-sale places. Allowing the mixing of the two methods undoubtedly would increase the difficulties of control and destroy many of the advantages which people expect from the municipal store. The owner of a liquor license has no vested interest which the municipality is obliged to perpetuate if the people in a municipality decide it would be to their advantage to establish a municipal store.

Sincerely yours,

LUTHER W. YOUNGDAHL,
Governor.

Mr. Kinzer moved that the Veto Message be laid on the table.

Which motion prevailed.

MESSAGES FROM THE SENATE—CONTINUED.

Mr. Speaker:

I have the honor to announce the passage by the Senate of the following House File, herewith returned, as amended by the Senate, in which amendment the concurrence of the House is respectfully requested:

H. F. No. 684: A bill for an act authorizing cities of the second, third, and fourth class, however organized, villages, and boroughs to acquire, maintain and operate automobile parking facilities, to finance the cost of providing such facilities by the issuance of bonds or the imposition of special assessments against benefited property, and to make charges for the use of such facilities; amending Minnesota Statutes 1945, Section 459.14.

H. Y. TORREY,
Secretary of the Senate.

Returned April 14, 1947.