
Was read the third time and placed on its final passage.

The question being taken on the passage of the bill,

And the roll being called, there were yeas 49, and nays none, as follows:

Those who voted in the affirmative were:

Almen     Dahliquist    Johnson, J.A.    Mullin    Siegel
Andersen, E.L. Daun     Julkowski    Novak    Sletvold
Anderson, E.P. Duemke    Larson    O'Brien    Vukelich
Baughman    Engbritson    Lemm    Palm    Wegener
Bonniwell    Erickson    Lightner    Pedersen    Wahlstrand
Burdick    Feidt    Masek    Peterson    Wefald
Butler    Gillen    Mattson    Root    Welch
Carr    Grottum    Mayhood    Rosenmeier    Wright
Child    Johanson    Miller    Sageng    Zwach
Covert    Johnson, C.E.    Mitchell    Schultz

So the bill passed and its title was agreed to.

EXECUTIVE AND OFFICIAL COMMUNICATIONS.

Saint Paul 1

April 21, 1953.

Honorable Ancher Nelsen,
President of the Senate,
State Capitol.

Dear Mr. President:

Coming before me for consideration are the following bills:

S. F. No. 867: A bill for an act relating to district court judges; amending Minnesota Statutes 1949, Section 350.10, as amended.

S. F. No. 727: A bill for an act relating to the salaries of the justices of the supreme court; amending Minnesota Statutes 1949, Section 350.09, as amended; repealing Laws 1951, Chapter 455, Section 4.

In checking provisions of the bill increasing salaries of the district court judges against the appropriation bill for the purpose, I find there is a deficiency of more than $115,00 in the
amount appropriated to meet the increases during the next biennium.

Likewise I find that the increase in supreme court justices' salaries matched against appropriations shows a deficiency of more than $20,000 for the biennium.

The purpose of this communication is to bring to your attention the inadvisability of signing into law bills for which adequate funds are not provided under present circumstances.

Very truly yours,

C. ELMER ANDERSON,
Governor.

MESSAGE FROM THE HOUSE—CONTINUED.

Mr. President:

I have the honor to announce the passage by the House of the following House File, herewith transmitted:

H. F. No. 1940: A bill for an act relating to ad valorem taxation of real and personal property for state purposes, providing for the levy thereof, fixing the maximum rates therefor, and repealing extra session Laws 1951, Chapter 4.

G. H. LEAHY, Chief Clerk.

FIRST READING OF HOUSE BILLS—CONTINUED.

H. F. No. 1940: A bill for an act relating to ad valorem taxation of real and personal property for state purposes, providing for the levy thereof, fixing the maximum rates therefor, and repealing extra session Laws 1951, Chapter 4.

Was read the first time.

SUSPENSION OF RULES.

Mr. Dahlquist moved that the rules be suspended and that,

H. F. No. 1940: A bill for an act relating to ad valorem taxation of real and personal property for state purposes, providing for the levy thereof, fixing the maximum rates therefor, and repealing extra session Laws 1951, Chapter 4.

Be read the second and third times and placed upon its final passage.

Which motion prevailed.