other vehicle exceeds the policy limits thereon, to the extent of the policy limits on the vehicle of the party recovering or such smaller limits as he may select less the amount paid by the liability insurer of the party recovered against. His insurance company shall be subrogated to any amounts it so pays, and upon payment shall have an assignment of the judgment against the other party to the extent of the money it pays.

- Sec. 2. Minnesota Statutes 1969, Section 72A.149, Subdivision 8, is amended to read:
- Subd. 8. Until January 1, 1970, the insured may reject in writing any coverage required by subdivision 3 to be offered to him. Beginning January 1, 1972, any company issuing a policy to an insured for the first time or for the first time after such date effects the renewal of a policy previously issued shall include the higher limits of coverage provided for in section 3, unless the insured chooses in writing such lower limits as are provided for in said section 3; thereafter the policy if renewed shall be with the limits of the previous policy unless the insured shall in writing request different limits within the limits provided for in said section 3.

Approved May 27, 1971.

CHAPTER 582—S.F.No.606

An act relating to corrections; temporary parole; amending Minnesota Statutes 1969, Section 243.14.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1969, Section 243.14, is amended to read:

243.14 CORRECTIONS; TEMPORARY PAROLE. The state adult corrections commission is hereby authorized and empowered to grant to any prisoner in the state prison, state reformatory, or Minnesota correctional institution for women, a correctional institution under the control of the commissioner of corrections, a temporary parole, under guard, not exceeding three five days, to any point within the state, upon payment of the expenses of such prisoner and guard.

Approved May 27, 1971.

Changes or additions indicated by underline, deletions by strikeout.