Sec. 2. METROPOLITAN AREA APPLICATION.

<u>Subdivision 1.</u> ADVISORY COMMITTEE. An advisory committee on aggregate resources within the metropolitan area, as defined in section 473.121, is created. There shall be 15 members of the advisory committee who shall be appointed by the metropolitan council after consultation with appropriate metropolitan interest groups. At least two members of the advisory committee shall be members of municipalities that use aggregate resources, two members shall be from municipalities that produce aggregate resources, three members shall be from metropolitan county government, three members from the aggregate resource industry, the commissioner of natural resources or his or her designee, the commissioner of the department of transportation or his or her designee, and the chairman of the metropolitan council or his or her designee who shall be the chairman and shall provide administrative support to the advisory committee. Members of the advisory committee shall serve without per diem compensation.

Subd. 2. **REPORT REQUIRED.** By December 31, 1985, the advisory committee shall submit a report to the legislature that:

(1) identifies whether currently available information on the quality, quantity, and distribution of the aggregate resource is adequate to allow reasoned decisions on the need to introduce aggregate resource protection into local comprehensive planning and land use controls;

(2) recommends a procedure for identifying the degree of protection desirable for the long term availability of aggregate resources; and

(3) recommends a method to protect aggregate resources for the long term.

Approved May 2, 1984

CHAPTER 606 — S.F.No. 992

An act relating to welfare; requiring parents of children on probation or parole to pay the costs of foster care; amending Minnesota Statutes 1982, sections 242.19, subdivision 2; and 260.251, subdivision 1.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1982, section 242.19, subdivision 2, is amended to read:

Subd. 2. **DISPOSITIONS.** When a child has been committed to the commissioner of corrections by a juvenile court, upon a finding of his delinquency, the commissioner may for the purposes of treatment and rehabilitation:

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(a) order his the child's confinement to the Minnesota correctional facility-Red Wing or the Minnesota correctional facility-Sauk Centre, which shall accept them the child, or to a group foster home under the control of the commissioner of corrections, or to private facilities or facilities established by law or incorporated under the laws of this state that may care for delinquent children;

(b) order his the child's release on parole under such supervisions and conditions as the commissioner believes conducive to law-abiding conduct, treatment and rehabilitation;

(c) order reconfinement or renewed parole as often as the commissioner believes to be desirable;

(d) revoke or modify any order, except an order of discharge, as often as he the commissioner believes to be desirable;

(e) discharge the child from his <u>or her</u> control when he <u>or she</u> is satisfied that the child has been rehabilitated and that such discharge is consistent with the protection of the public;

(f) if the commissioner finds that the child is eligible for probation or parole and it appears from the commissioner's investigation that conditions in the child's home or guardian the guardian's home are not conducive to the child's treatment or, rehabilitation, or to his law-abiding conduct, refer the child, together with his or her findings, to a county welfare board or a licensed child placing agency for placement in a foster care or, when appropriate, for initiation of dependency or neglect proceedings as provided in sections 260.011 to 260.301. The commissioner of corrections shall reimburse county welfare boards for foster care costs they incur for the children child while on probation or parole to the extent that funds for this purpose are made available to the commissioner by the legislature. The juvenile court shall order the parents of a child on probation or parole to pay the costs of foster care under section 260.251, subdivision 1, according to their ability to pay, and to the extent that the commissioner of corrections has not reimbursed the county welfare board.

Sec. 2. Minnesota Statutes 1982, section 260.251, subdivision 1, is amended to read:

Subdivision 1. CARE, EXAMINATION, OR TREATMENT. (a) Except where parental rights are terminated,

(1) whenever legal custody of a child is transferred by the court to a county welfare board, or when

(2) whenever legal custody is transferred to a person other than the county welfare board, but under the supervision of the county welfare board, or whenever the child is placed by the court with someone other than its parents pursuant to section 260.175, clauses (a), (b), or (c), or

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(3) whenever a minor <u>child</u> is given physical or mental examinations or treatment under order of the court, and

no provision is otherwise made by law for payment for the care, examination, or treatment of the minor child, these costs are a charge upon the welfare funds of the county in which proceedings are held upon certification of the judge of juvenile court.

(b) The court shall order the parents or custodian of a child, while the child is under the age of 18, to use the total income and resources attributable to the child for the period in which he or she receives care, examination, or treatment, except for clothing and personal needs allowance as provided in section 256B.35, to reimburse the county for the cost of care, examination, or treatment. Income and resources attributable to the child include, but are not limited to, social security benefits, supplemental security income (SSI), veterans benefits, railroad retirement benefits and child support. When the child is over the age of 18, and continues to receive care, examination, or treatment, the court shall order the child to reimburse the county for the cost of care, examination, or treatment from the income and resources attributable to him or her less the clothing and personal needs allowance.

(c) If the income and resources attributable to the child are not enough to reimburse the county for the full cost of the care, examination, or treatment, the court may shall inquire into the ability of the parents to support the minor child and, after giving the parents a reasonable opportunity to be heard, may shall order the parents to pay reimburse the county, in the manner and to whom the court may direct, such sums as will cover in whole or in part the cost of care, examination, or treatment of the minor child.

(d) The court shall order the amount of reimbursement attributable to the parents or custodian, or attributable to the child, or attributable to both sources, withheld under chapter 518 from the income of the parents or the custodian of the child. If the parents fail a parent or the custodian or the child over the age of 18 fails to pay this sum without good reason, they he or she may be proceeded against for contempt, or the court may inform the county attorney, who shall proceed against the parents any of them to collect the unpaid sums, or both procedures may be used.

Approved May 2, 1984

CHAPTER 607 --- S.F.No. 1976

An act relating to regulated industries; changing conditions that regulate the telecast of games at metropolitan sports facilities; amending Minnesota Statutes 1982, section 473.581, subdivision 3; repealing Minnesota Statutes 1982, section 473.568.

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