such sites and may hold, improve, maintain, supervise, control, and operate the same for said purposes. For purposes of this act, "refuse disposal facilities" shall include public dump grounds, sanitary land fill facilities, incinerators,—or refuse composting facilities_, refuse collection, refuse compaction, and transportation of refuse.

- Sec. 2. Laws 1969, Chapter 132, Section 3, is amended to read:
- Sec. 3. The board of commissioners may provide for surveys to determine the appropriate location of refuse disposal facilities in the county and the location thereof when necessary together with the suitability of areas available therefor, when necessary, general plans for refuse disposal facilities throughout the county and for plans for the improvement of refuse disposal facilities required for the county.

Approved March 19, 1971.

CHAPTER 67—H.F.No.4

An act relating to opinions of the attorney general; amending Minnesota Statutes 1969, Section 8.07.

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

Section 1. Minnesota Statutes 1969, Section 8.07, is amended to read:

8.07 ATTORNEY GENERAL; OPINIONS; COUNTY, CITY, VILLAGE, TOWN, SCHOOL ATTORNEYS, COMMISSIONER OF EDUCATION. The attorney general on application shall give his opinion, in writing, to county, city, village, or town attorneys, or the attorneys for the board of a school district or unorganized territory on questions of public importance; and on application of the commissioner of education he shall give his opinion, in writing, upon any question arising under the laws relating to public schools, and on. On all school matters such opinion shall be decisive until the question involved shall be decided otherwise by a court of competent jurisdiction.

Approved March 29, 1971.

Changes or additions indicated by <u>underline</u>, deletions by strikeout.