the now defunct department of rural credit, a former state agency. The commissioner shall issue the quitclaim deeds upon reasonable evidence the state of Minnesota no longer has a valid claim of title to the property involved. No fee shall be charged for the issuance of a quitclaim deed.

Sec. 12. REPEALER. Minnesota Statutes 1978, Section 508.83, is repealed. Approved April 11, 1980

CHAPTER 544—H.F.No. 1981

An act relating to crimes; authorizing certain payments to shelter facilities for battered women; requiring direct payments to shelter facilities from general assistance; providing that the status of marriage or an ongoing voluntary sexual relationship of cohabiting adults shall not be a defense to most prosecution for criminal sexual conduct; amending Minnesota Statutes 1978, Sections 256D.05, Subdivision 3; and 609.349.

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

Section 1. Minnesota Statutes 1978, Section 256D.05, Subdivision 3, is amended to read:

Subd. 3. RESIDENTS OF SHELTER FACILITIES. Notwithstanding the provisions of subdivisions 1 and 2, general assistance payments may shall be made to individuals receiving aid to families with dependent children who are residing for maintenance costs and security costs which are related to providing 24-hour staff coverage at the facility incurred as a result of residence in a secure crisis shelter, a housing network, or other shelter facility facilities which provides provide shelter services to women and their children who are being or have been assaulted by their spouses, other male relatives, or other males with whom they are residing or have resided in the past.

These payments shall be made directly to the shelter facility from general assistance funds on behalf of women and their children who are receiving, or who are eligible to receive, aid to families with dependent children or general assistance.

In determining eligibility of women and children for payment of general assistance under this subdivision, the asset limitations of the aid to families with dependent children program shall be applied. Payments to shelter facilities shall not affect the eligibility of individuals who reside in shelter facilities for aid to families with dependent children or general assistance or payments made to individuals who reside in shelter facilities through aid to families with dependent children or general assistance, except when required by federal law or regulation.

Sec. 2. Minnesota Statutes 1978, Section 609.349, is amended to read:

- 609.349 VOLUNTARY RELATIONSHIPS. A person does not commit criminal sexual conduct under Laws 1975. Chapter 374 sections 609.342, clauses (a) and (b), 609.343, clauses (a) and (b), 609.344, clauses (a), (b) and (d), and 609.345, clauses (a), (b) and (d), if the actor and complainant were adults cohabiting in an ongoing voluntary sexual relationship at the time of the alleged offense, or if the complainant is the actor's legal spouse, unless the couple is living apart and one of them has filed for legal separation or dissolution of the marriage. Nothing in this section shall be construed to prohibit or restrain the prosecution for any other offense committed by any person against his legal spouse.
- Sec. 3. EFFECTIVE DATE. Sections 1 and 2 are effective the day following final enactment and section 2 applies to all crimes committed on or after that date.

Approved April 11, 1980

CHAPTER 545-H.F.No. 2019

An act relating to education; the maximum effort school aid law; changing the definition of "maximum effort debt service levy"; authorizing the sale of bonds for the maximum effort school loan fund; appropriating money; amending Minnesota Statutes 1978, Sections 124.38, Subdivision 7; 124.43, Subdivisions 1 and 2.

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

- Section 1. Minnesota Statutes 1978, Section 124.38, Subdivision 7, is amended to read:
 - Subd. 7. "Maximum effort debt service levy" means the lesser of:
- (1) A levy in a total dollar amount computed as 20 15 mills on the adjusted assessed value; or
 - (2) A levy in whichever of the following amounts is applicable:
- (a) In any school district which received a debt service or capital loan from the state before January 1, 1965, a levy in a total dollar amount computed as 4.10 mills on the market value in each year, unless the district applies or has applied for an additional loan subsequent to January 1, 1965, or issues or has issued bonds on the public market, other than bonds refunding state loans, subsequent to January 1, 1967;
- (b) In any school district granted a debt service or capital loan between January 1, 1965, and July 1, 1969, a levy in a total dollar amount computed as 5-1/2 mills on the market value in each year, until and unless the district receives an additional loan:

Changes or additions indicated by underline deletions by strikeout