Subdivision 1. INSTRUCTION REQUIRED. Every public elementary and secondary school shall provide an instructional program in chemical abuse and the prevention of chemical dependency. The school districts shall involve parents, students, health care professionals, state department staff, and other members of the community with a particular interest in chemical dependency prevention in developing the curriculum.

Subd. 2. USE OF AID. School districts may use the aid authorized in section 124.246, subdivisions 1 and 2 for the purpose of complying with the provisions of subdivision 1.

Sec. 3. EFFECTIVE DATE.

Sections 1 and 2 are effective July 1, 1982.

Approved March 23, 1982

CHAPTER 606 — H.F.No. 1710

An act relating to commerce; petroleum products; providing specifications for fuel oil sold as kerosene; amending Minnesota Statutes 1980, Section 296.05, Subdivision 2, and by adding a subdivision.

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

- Section 1. Minnesota Statutes 1980, Section 296.05, Subdivision 2, is amended to read:
- Subd. 2. FUEL OIL. No fuel oil shall be sold unless it shall conform conforms to the following specifications:
 - (1) It shall be free from water, suspended matter and all impurities;
- (2) It shall not flash below 110 degrees Fahrenheit when tested in accordance with the methods of the American Society for Testing Materials;
- (3) When offered for sale or sold as kerosene, it shall be water white and upon complete distillation the end point shall not be higher than 600 degrees Fahrenheit.
- Sec. 2. Minnesota Statutes 1980, Section 296.05, is amended by adding a subdivision to read:
- Subd. 3a. KEROSENE AS FUEL OIL. (a) For purposes of this subdivision, the following terms have the meanings given them:
- (1) "No. 1 kerosene" means a special low sulfur grade kerosene suitable for use in nonflue-connected kerosene burner appliances and wick-fed illuminating lamps;

Changes or additions are indicated by underline, deletions by strikeout.

- (2) "No. 2 kerosene" means a regular grade kerosene suitable for use in flue-connected burner appliances and flue-connected wick-fed illuminating lamps; and
- (3) "Saybolt" refers to an apparatus used for determining the color of light oils.
- (b) No fuel oil shall be offered for sale or sold as kerosene unless it is no darker than plus 16 Saybolt, has a flash point no lower than 110 degrees Fahrenheit, has an end point distillation of not higher than 572 degrees Fahrenheit, and has a sulfur content of not more than 4/100 of one percent if it is No. 1 kerosene, or three-tenths of one percent if it is No. 2 kerosene.

Approved March 23, 1982

CHAPTER 607 - H.F.No. 1712

An act relating to public welfare; amending the community social services act; designating the commissioner of public welfare as the state authority for federal mental health, alcohol and drug abuse block grants; prescribing a formula for distribution of certain federal funds to counties and defining duties of counties in the use of the funds; removing certain requirements related to biennial plans and the sliding fee for child care; providing for identification of certain rules; exempting the commissioner from certain rulemaking procedures; providing for notice and comment procedures with respect to proposals to amend or repeal certain rules; providing for parental responsibility for the cost of care of mentally retarded, epileptic, or emotionally handicapped children based on ability to pay; providing for allocation of funds to counties; amending Minnesota Statutes 1980, Sections 245.70; 245.71; 254A.16, by adding subdivisions; 256E.09, Subdivision 4; Minnesota Statutes 1981 Supplement, Sections 245.84, Subdivision 2; 252.27, Subdivision 2; 254A.03, Subdivision 1; 256E.03, Subdivision 2; 256E.05, Subdivision 3; and 256E.07, Subdivision 3; proposing new law coded in Minnesota Statutes, Chapter 245; repealing Minnesota Statutes 1981 Supplement, Section 256E.07, Subdivision 2.

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

Section 1. Minnesota Statutes 1980, Section 245.70, is amended to read:

245.70 MENTALLY ILL AND MENTALLY RETARDED MENTAL HEALTH; FEDERAL AID.

Subdivision 1. MENTALLY RETARDED AND MENTALLY ILL. The commissioner of public welfare is hereby designated the state agency to establish and administer a state-wide plan for the construction, equipment, maintenance, and operation of any facilities for the care, treatment, diagnosis, or rehabilitation, of the mentally retarded or mentally ill which are or may be required as a condition for eligibility for benefits under any federal law and in

Changes or additions are indicated by underline, deletions by strikeout.