- (b) Indictments or complaints for violation of section 609.42, subdivision 1, clauses (1) or (2) shall be found or made and filed in the proper court within six years after the commission of the offense.
- (c) Indictments or complaints for violation of sections 609.3641 to 609.3644, or for violation of sections 609.342 to 609.345 if the victim and the actor were in a familial relationship as defined in section 609.364, subdivision 9 at the time the offense was committed, shall be found or made and filed in the proper court within 7 years after the commission of the offense.
- (d) <u>Indictments or complaints for violation of sections 609.466 and 609.52</u>, <u>subdivision 2</u>, <u>clause (3)(d) shall be found or made and filed in the proper court within six years after the commission of the offense.</u>
- (e) In all other cases, indictments or complaints shall be found or made and filed in the proper court within three years after the commission of the offense; but the time during which the defendant shall not be an inhabitant of, or usually resident within, this state, shall not constitute any part of the limitations imposed by this section.

Sec. 3. EFFECTIVE DATE.

Section 1 is effective August 1, 1984, and applies to crimes committed on or after that date. Section 2 is effective August 1, 1984.

Approved April 22, 1984

CHAPTER 420 - H.F.No. 1652

An act relating to no-fault insurance; requiring no-fault insurance coverage of certain benefits rather than medicare coverage; amending Minnesota Statutes 1982, section 65B.61, subdivision 1; repealing Minnesota Statutes 1982, section 65B.61, subdivision 2b.

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

Section 1. Minnesota Statutes 1982, section 65B.61, subdivision 1, is amended to read:

Subdivision 1. Basic economic loss benefits shall be primary with respect to benefits, except for those paid or payable under a workers' compensation law or medicare, which any person receives or is entitled to receive from any other source as a result of injury arising out of the maintenance or use of a motor vehicle. Where workers' compensation or medicare benefits paid or payable are primary, the reparation obligor shall make an appropriate rebate or reduction in the premiums of the plan of reparation security. The amount of the rebate or rate reduction shall be not less than the amount of the projected reduction in

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

benefits and claims for which the reparation obligor will be liable on that class of risks. The projected reduction or rebate in benefits and claims shall be based upon sound actuarial principles.

Sec. 2. REPEALER.

Minnesota Statutes 1982, section 65B.61, subdivision 2b, is repealed.

Sec. 3. EFFECTIVE DATE.

Sections 1 and 2 are effective the day following final enactment and apply to all plans of reparation security issued, renewed, continued, delivered, issued for delivery, or executed on or after this date.

Approved April 22, 1984

CHAPTER 421 -- H.F.No. 1445

An act relating to crimes; defining aggravated criminal damage to property; amending Minnesota Statutes 1982, section 609.595, subdivision 1.

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

Section 1. Minnesota Statutes 1982, section 609.595, subdivision 1, is amended to read:

Subdivision 1. AGGRAVATED CRIMINAL DAMAGE TO PROPER-TY. Whoever intentionally causes damage to physical property of another without the latter's consent may be sentenced to imprisonment for not more than five years or to payment of a fine of not more than \$5,000, or both, if:

- (1) The damage to the property caused a reasonably foreseeable risk of bodily harm; or
- (2) The property damaged belongs to a public utility or a common carrier and the damage impairs the service to the public rendered by them; or
- (3) The damage reduces the value of the property by more than \$300 measured by the cost of repair or and replacement, whichever is less.

In any prosecution under clause (3), the value of any property damaged by the defendant in violation of that clause within any six month period may be aggregated and the defendant charged accordingly in applying the provisions of this section; provided that when two or more offenses are committed by the same person in two or more counties, the accused may be prosecuted in any county in which one of the offenses was committed for all of the offenses aggregated under this paragraph.

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