CHAPTER 605 - S.F.No. 881

An act relating to local and urban government; providing for the inventory, classification, and protection of aggregate deposits or resources within the state; creating an advisory committee within the metropolitan area; proposing new law coded in Minnesota Statutes, chapter 84.

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

Section 1. [84,94] AGGREGATE PLANNING AND PROTECTION.

Subdivision 1. PURPOSE. It is the purpose of this act to protect aggregate resources; to promote orderly and environmentally sound development; to spread the burden of development; and to introduce aggregate resource protection into local comprehensive planning and land use controls.

- Subd. 2. DEFINITION. For the purpose of this act, "municipality" means a home rule charter or statutory city, or a town.
- Subd. 3. IDENTIFICATION AND CLASSIFICATION. The department of natural resources, with the cooperation of the state geological survey, departments of transportation, and energy, planning and development, outside of the metropolitan area as defined in section 473.121, shall conduct a program of identification and classification of potentially valuable publicly or privately owned aggregate lands located outside of urban or developed areas where aggregate mining is restricted, without consideration of their present land use. The program shall give priority to identification and classification in areas of the state where urbanization or other factors are or may be resulting in a loss of aggregate resources to development. Lands shall be classified as:
- (1) Identified resources, being those containing significant aggregate deposits;
- (2) Potential resources, being those containing potentially significant deposits and meriting further evaluation; or
 - (3) Subeconomic resources, being those containing no significant deposits.
- As lands are classified, the information on the classification shall be transmitted to each of the departments and agencies named in this subdivision, to the planning authority of the appropriate county and municipality, and to the appropriate county engineer. The county planning authority shall notify owners of land classified under this subdivision by publication in a newspaper of general circulation in the county or by mail.
- Subd. 4. LOCAL ACTION. Each planning authority of a county or municipality receiving information pursuant to subdivision 3 shall consider the protection of identified and important aggregate resources in their land use decisions.

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

Sec. 2. METROPOLITAN AREA APPLICATION.

Subdivision 1. 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:

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