<u>legislature finds</u> that sexually explicit materials and exhibitions presented before an audience as these are hereafter defined in sections 617.291 to 617.297 and which are hereby declared to be are harmful to minors.

Subd. 2. It is in the best interest of the health, welfare and safety of the citizens of this state, and especially of minors within the state, that commercial dissemination, and dissemination without monetary consideration in a place of public accommodation, of such sexually provocative explicit written, photographic, printed, sound or published materials, and of plays, dances, or other exhibitions presented before an audience, that are deemed harmful to minors, be restricted to persons over the age of 17 years; or, if available to minors under the age of 18 years, that the availability of such the materials be restricted to sources within established and recognized schools, churches, museums, medical clinics and physicians, hospitals, public libraries, or government sponsored organizations.

Sec. 2. Minnesota Statutes 1986, section 617.294, is amended to read:

617.294 COMMERCIAL EXHIBITION PROHIBITED.

It is unlawful for any person knowingly to exhibit for a monetary consideration to a minor or knowingly to sell to a minor an admission ticket or pass or knowingly to admit a minor, whether or not for a monetary consideration, to premises whereon a place of public accommodation where there is exhibited; a motion picture, show or other presentation or a play, dance, or other exhibition presented before an audience which, in whole or in part, depicts nudity, sexual conduct, or, sadomasochistic abuse and which is harmful to minors.

Sec. 3. EFFECTIVE DATE.

Sections 1 and 2 are effective August 1, 1987, and apply to crimes committed on or after that date.

Approved May 26, 1987

CHAPTER 216-H.F.No. 345

An act relating to local government; providing for additional compensation for employees and members of municipal civil service boards; allowing certain cities to appropriate money for advertising; amending Minnesota Statutes 1986, sections 44.04, subdivision 4; and 465.56, subdivision 1.

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

Section 1. Minnesota Statutes 1986, section 44.04, subdivision 4, is amended to read:

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

Subd. 4. **MEETINGS.** The board shall hold regular and special meetings as provided by its rules. All meetings and hearings shall be open to the public. Two members of the board shall constitute a quorum. Members shall be paid all necessary expenses. The board shall select a secretary to serve at the pleasure of the board. The secretary may be a member of the board or an employee of the municipality. The council may authorize the payment of compensation for the secretary's services, not exceeding \$100 a year and may authorize the payment of compensation for the members of the board not exceeding \$150 per year in an amount to be determined by the council.

Sec. 2. Minnesota Statutes 1986, section 465.56, subdivision 1, is amended to read:

Subdivision 1. The governing body of any statutory city, or home rule charter city of the <u>second</u>, third or fourth class may annually appropriate money for the purpose of advertising the municipality and its resources and advantages. The money appropriated shall be used only for the purpose of advertising the municipality or for cooperative programs of promotion for the area by more than one municipality and its resources and advantages.

Approved May 26, 1987

CHAPTER 217-H.F.No. 388

An act relating to crimes; providing for attachment of financial assets of persons charged with committing a felony; updating the wiretap law; prohibiting persons from defrauding insurers by concealing or removing property for the purpose of making a fraudulent insurance claim; amending Minnesota Statutes 1986, sections 609.611; and 626A.05, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 609.

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

Section 1. [609.532] ATTACHMENT OF DEPOSITED FUNDS.

<u>Subdivision 1.</u> ATTACHMENT. Upon application by the prosecuting authority, a court may issue an attachment order directing a financial institution to freeze some or all of the funds or assets deposited with or held by the financial institution by or on behalf of an account holder charged with the commission of a felony.

Subd. 2. APPLICATION. The application of the prosecuting authority required by this section must contain:

(1) a copy of a criminal complaint issued by a court of competent jurisdiction that alleges the commission of a felony by the account holder;

(2) a statement of the actual financial loss caused by the account holder in the commission of the alleged felony, if not already stated in the complaint; and

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

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