propane used by vehicles utilizing fueled by both gasoline and one of the alternate fuels; the impact of consumption of compressed natural gas on natural gas rates charged by regulated public utilities; and the costs to utilities of expenses incurred for equipment and marketing compressed natural gas or propane as a motor vehicle fuel.

Approved April 4, 1988

CHAPTER 451-S.F.No. 2134

An act relating to St. Louis county; requiring a polling place at a certain location.

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

Section 1. ST. LOUIS COUNTY; POLLING PLACE.

At each general election and primary, St. Louis county shall provide a polling place at the Evergreen fire department firehall in Township 60N, R19.

Sec. 2. EFFECTIVE DATE.

Notwithstanding Minnesota Statutes, section 645.021, subdivision 2, section 1 is effective upon approval by a majority of the voters of St. Louis county, voting on the question at the 1988 general election.

Sec. 3. BALLOT QUESTION.

At the election on the question of approval of section 1, the question submitted to the voters shall be:

"Beginning in 1990, shall St. Louis County provide a polling place at the Evergreen Fire Department fire hall for each primary and general election?

Yes No"

Approved April 4, 1988

CHAPTER 452-H.F.No. 1710

An act relating to crime; prohibiting the display of sexually explicit material deemed harmful to minors in places of public accommodation open to minors; providing a penalty; amending Minnesota Statutes 1986, sections 617.293; and 617.296, subdivision 1, and by adding a subdivision.

New language is indicated by underline, deletions by strikeout.

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

Section 1. Minnesota Statutes 1986, section 617.293, is amended to read:

617.293 HARMFUL MATERIALS; DISSEMINATION <u>AND DISPLAY</u> TO MINORS PROHIBITED.

<u>Subdivision 1.</u> **DISSEMINATION.** It is unlawful for any person knowingly to sell or loan for monetary consideration to a minor:

- (a) Any picture, photograph, drawing, sculpture, motion picture film, or similar visual representation or image of a person or portion of the human body which depicts nudity, sexual conduct, or sadomasochistic abuse and which is harmful to minors, or
- (b) Any book, pamphlet, magazine, printed matter however reproduced, or sound recording which contains any matter enumerated in clause (a), or which contains explicit and detailed verbal descriptions or narrative accounts of sexual excitement, sexual conduct, or sadomasochistic abuse which, taken as a whole, is harmful to minors
- Subd. 2. DISPLAY. (a) It is unlawful for any person commercially and knowingly to exhibit or display any material which is harmful to minors in its content in any place of public accommodation where minors are or may be present and where minors are able to view the material unless each item is kept in a sealed wrapper at all times.
- (b) It is unlawful for any person commercially and knowingly to exhibit or display any material the cover or packaging of which, standing alone, is harmful to minors in any place of public accommodation where minors are or may be present or allowed to be present and where minors are able to view the material unless each item is blocked from view by an opaque cover. The opaque cover requirement is satisfied if those portions of the cover or packaging containing the material harmful to minors are blocked from view by an opaque cover.
- (c) The provisions of this subdivision do not apply to the exhibition or display of materials harmful to minors under circumstances where minors are not present or are not able to view the material or the material's cover or packaging. A person may comply with the requirements of this paragraph by (1) physically segregating the material in a manner that physically prohibits access to and view of the material by minors, (2) prominently posting at the entrance to the restricted area: "Adults only—you must be 18 to enter," and (3) enforcing the restriction.
- Sec. 2. Minnesota Statutes 1986, section 617.296, subdivision 1, is amended to read:

Subdivision 1. Except as otherwise provided in subdivision 1a, a violation of any provision of sections 617.291 to 617.297 shall constitute is a gross misdemeanor.

New language is indicated by underline, deletions by strikeout.

- Sec. 3. Minnesota Statutes 1986, section 617.296, is amended by adding a subdivision to read:
- Subd. 1a. PENALTY FOR DISPLAY OF HARMFUL MATERIALS. A violation of section 617.293, subdivision 2, is a misdemeanor.
 - Sec. 4. EFFECTIVE DATE.

Sections 1 to 3 are effective August 1, 1988, and apply to crimes committed on or after that date.

Approved April 6, 1988

CHAPTER 453-H.F.No. 1806

An act relating to state agencies; amending and repealing various statutes administered by the state board of investments; amending Minnesota Statutes 1986, sections 11A.17, subdivisions 1, 4, 9, 11, and 14; 11A.19, subdivision 4; and 352D.04, subdivision 1; Minnesota Statutes 1987 Supplement, sections 11A.24, subdivisions 4 and 6; 136.81, subdivision 3; and 353D.05, subdivision 2; repealing Minnesota Statutes 1986, section 11A.17, subdivisions 12 and 13.

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

Section 1. Minnesota Statutes 1986, section 11A.17, subdivision 1, is amended to read:

Subdivision 1. **ESTABLISHMENT PURPOSE**. There is hereby established a The purpose of the supplemental investment fund for the purpose of providing is to provide an investment vehicle for the assets of various public retirement plans and funds. This The fund shall consists of seven six investment accounts: an income share account, a growth share account, a bond account, a money market account, a guaranteed return account, a bond market account, and a common stock index account. The supplemental investment fund shall be is a continuation of the supplemental retirement fund in existence on January 1, 1980.

- Sec. 2. Minnesota Statutes 1986, section 11A.17, subdivision 4, is amended to read:
- Subd. 4. INVESTMENT. The assets of the supplemental investment fund shall <u>must</u> be invested by the state board subject to the provisions of section 11A.24; provided, however, that:
- (1) the bond market account and the bond money market account shall must be invested entirely in debt obligations;

New language is indicated by underline, deletions by strikeout.