- (1) the effect of alcohol consumption on highway safety and on the ability of drivers to safely operate motor vehicles and;
- (2) a summary of the laws of Minnesota on operating a motor vehicle while under the influence of alcohol or a controlled substance; and
- (3) the legal penalties and financial consequences resulting from violations of laws prohibiting the operation of a motor vehicle while under the influence of alcohol or drugs.
- (b) This chapter shall also include information on the dangers of driving at alcohol concentration levels below the legal limit for alcohol concentration, and specifically state that:
- (1) there is no "safe" level or amount of alcohol that an individual can assume will not impair one's driving performance or increase the risk of a crash;
- (2) a driver may be convicted of driving while impaired whether or not the driver's alcohol concentration exceeds the legal limit for alcohol concentration; and
- (3) a person under the legal drinking age may be convicted of illegally consuming alcohol if found to have consumed any amount of alcohol, and if that person was driving during or after the consumption of alcohol is subject to driver's license suspension.

Sec. 4. EFFECTIVE DATE.

Sections 1 to 3 are effective July 1, 1995.

Presented to the governor April 28, 1995

Signed by the governor May 1, 1995, 2:42 p.m.

CHAPTER 105-H.F.No. 1641

An act relating to local government; requiring a local governmental unit to furnish copies of any ordinances adopted to the county law library; amending Minnesota Statutes 1994, sections 375.52; and 415.021.

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

Section 1. Minnesota Statutes 1994, section 375.52, is amended to read:

375.52 REVISION AND CODIFICATION.

A county may revise and codify and print in book, pamphlet or newspaper form any general and special laws, ordinances, resolutions and rules in force in

New language is indicated by underline, deletions by strikeout.

the county. The codification shall be a sufficient publication of any ordinance included in it and not previously published in a newspaper if a substantial quantity of the codification is printed for general distribution to the public. The county board may make a reasonable charge for the cost of printing and distribution of ordinances or a codification of ordinances. A copy of any ordinances adopted by the county must be furnished to the county law library or its designated depository. A county, upon request, shall be reimbursed a reasonable charge by the county law library for a copy furnished.

Sec. 2. Minnesota Statutes 1994, section 415.021, is amended to read:

415.021 CODIFICATION OF ORDINANCES.

Any A statutory or home rule charter city, however organized, or town, may revise and codify and print in book, pamphlet or newspaper form, any ordinances, resolutions, and rules of the city or town and may include therein for reference any applicable general or special laws. Such codification shall be a sufficient publication of any ordinance included in it and not previously published in a newspaper if a substantial quantity of the codification is printed for general distribution to the public. A copy of any ordinances adopted by the city or town must be furnished to the county law library or its designated depository. A city or town, upon request, shall be reimbursed a reasonable charge by the county law library for a copy furnished.

Presented to the governor April 28, 1995

Signed by the governor May 1, 1995, 2:45 p.m.

CHAPTER 106—H.F.No. 529

An act relating to eminent domain proceedings; amending Minnesota Statutes 1994, sections 117.065; 117.115, subdivision 2; and 117.145.

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

Section 1. Minnesota Statutes 1994, section 117.065, is amended to read:

117.065 NOTICE OF PENDENCY.

At the time of filing the petition the petitioner may shall file for record with the county recorder a notice of the pendency of the proceeding, describing with reasonable certainty the lands affected and for what purpose they are to be taken. The notice shall be filed as follows:

- (1) if the lands are registered lands, with the registrar of titles;
- (2) if the lands are nonregistered, with the county recorder;

New language is indicated by underline, deletions by strikeout.