Presented to the governor April 12, 2004 Signed by the governor April 14, 2004, 4:40 p.m.

CHAPTER 156-H.F.No. 2455

An act relating to corrections; authorizing a five-level correctional facility classification system; amending Minnesota Statutes 2003 Supplement, section 243.53, subdivision 1.

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

Section 1. Minnesota Statutes 2003 Supplement, section 243.53, subdivision 1, is amended to read:

Subdivision 1. **SEPARATE CELLS.** (a) When there are sufficient cells available, each inmate shall be confined in a separate cell. Each inmate shall be confined in a separate cell in institutions classified by the commissioner as custody level six five institutions.

- (b) Correctional institutions classified by the commissioner as custody level one, two, three, or four institutions must permit multiple occupancy, except segregation units, to the greatest extent possible.
- (c) Correctional institutions classified by the commissioner as custody level five must permit multiple occupancy not to exceed the limits of facility infrastructure and programming space.

Presented to the governor April 12, 2004

Signed by the governor April 14, 2004, 4:55 p.m.

CHAPTER 157—H.F.No. 1836

An act relating to the environment; clarifying permitting for mineral tailing deposition into mine pits; amending Minnesota Statutes 2002, section 116.0717.

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

Section 1. Minnesota Statutes 2002, section 116.0717, is amended to read:

116.0717 TACONITE MINERALS DEPOSITION.

Notwithstanding rules prohibiting discharge of waste into saturated zones or rules governing variance procedures, the Pollution Control Agency may issue a permit for deposition of fine tailings from taconite minerals processing facilities into taconite

New language is indicated by underline, deletions by strikeout-