and the county agency shall consider such reports in adjusting subsequent monthly grants. Exceptions may be made by the agency when the recipient is engaged in an activity where a monthly report is either impossible or would represent an unrealistic picture of the income situation. During the receipt of assistance, exempted earned income may be accumulated to the amounts permitted under section 256.51, subdivision 2. Such exempted income or resources shall not be taken into consideration in determining the need of any other individual for assistance. The county agency shall give 30 days advance written notice to a recipient of any decrease in the amount of monthly grants, provided continued eligibility for assistance exists.

Approved June 3, 1971.

CHAPTER 657—S.F.No.407

An act relating to corrections; authorizing corrections officers to retake and place in actual custody parole and probation violators and escapees; amending Minnesota Statutes 1969, Section 241.01, Subdivision 3.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1969, Section 241.01, Subdivision 3, is amended to read:

Subd. 3. CORRECTIONS OFFICERS; APPREHENSION OF PAROLE AND PROBATION VIOLATORS. Subject to the provisions of this chapter, and to other applicable laws, the commissioner of corrections is authorized to organize the department and to employ such officers, employees, and agents as he may deem necessary to discharge the functions of his department, define the duties of such officers, employees, and agents and to delegate to them any of his powers, duties, and responsibilities, subject to his control and under such conditions as he may prescribe.

The commissioner shall also appoint a chief executive officer for each institution under his exclusive control and may, under the provisions of section 43.24, remove him for cause. Every such executive officer shall have the qualifications and perform the duties now or hereafter required by law, or by rules prescribed by the commissioner. He may appoint an acting chief executive officer during such interim period as is necessary to select and appoint a

Changes or additions indicated by underline, deletions by strikeout.

1230

chief executive officer. In case of an apparent conflict between the powers conferred by law upon any executive officer of a state correctional institution and those conferred by this chapter upon the commissioner of corrections, it shall be conclusively presumed that the power belongs to the latter. The commissioner may require that a chief executive officer reside upon the institution grounds.

The chief executive officers of the state training school for boys, the Minnesota home school, and the reception and diagnostic center shall be in the classified service of the state, and the salaries of such chief executive officers shall be in the same personnel classification and salary range.

When not prohibited by law, and when special circumstances warrant, the commissioner of corrections may direct that personnel, agents and facilities, of one division shall be utilized in carrying out the duties of the other division. The commissioner may assign correctional officers to transport inmates among the several state correctional institutions, apprehend escapees from such institutions, and to assist corrections agents in the apprehension of parole and probation violators. Such correctional officers may, upon the written order of the youth conservation commission or the adult corrections commission, retake and place in actual custody persons who have violated the terms and conditions of their parole or probation. He may obtain institutional consultant services from the commissioner of public welfare by agreement with the said commissioner. Appointments to exercise delegated power shall be by written order filed with the secretary of state.

Approved June 3, 1971.

CHAPTER 658-S.F.No.489

An act relating to real property; limiting tax judgment sales under a state assignment certificate; amending Minnesota Statutes 1969, Section 280.11.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1969, Section 280.11, is amended to read:

280.11 TAXATION; TAX JUDGMENT SALES; LIMITATION OF STATE ASSIGNMENT; LANDS BID IN FOR STATE. At any

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