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

Section 1. Minnesota Statutes 1953, Section 246.14 is amended to read:

246.14 Transfers, persons excepted from transfer. commissioner of public welfare may transfer a patient from one state hospital for the mentally ill to another, or to an institution for the mentally retarded or epileptic or from one institution for the mentally retarded or epileptic to another or to a state hospital for the mentally ill, and he may transfer an inmate of the state prison, state reformatory for men, or state reformatory for women to a state institution for the mentally ill, mentally retarded or epileptic or to the state sanatorium for diagnosis, treatment or care which is not available at the prison or reformatory and shall cause a proper record thereof to be made at the institutions and his office. An inmate of the prison or reformatory so transferred shall be returned to the prison or reformatory by order of the commissioner upon conclusion of treatment, or, if he becomes eligible for release from custody pursuant to the terms of his sentence prior to conclusion of treatment, he shall be released unless prior to such time, he shall have been committed to such medical institution by competent authority as provided by law. The superintendent of any state hospital for the mentally ill or institution for the mentally retarded or epileptic shall at once notify the commissioner of public welfare if there is any question as to the propriety of the commitment or detention of any person admitted to such institution and the commissioner shall immediately take action thereon.

The commissioner of public welfare may use available space in any institution under his jurisdiction, or in any institution under the jurisdiction of another department or agency of the state in which space is proffered him, by executive or legislative action, for the care and custody of persons, patients, inmates, or convicts in the institutions under his exclusive control for whom other, more suitable, space is not available. All laws relating to the commitment and care of such persons who may be so committed and institutionalized shall be applicable to such persons.

Approved March 30, 1957.

CHAPTER 262—S. F. No. 1257

[Not Coded]

An act appropriating money to the commissioner of administration to complete the construction and equipment of

an addition to Burns Building, Anoka State Hospital for recalcitrant tuberculosis patients.

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

Section 1. Appropriation for completion of Burns building, Anoka State Hospital. Of the moneys appropriated from the state building fund by Laws 1955, Chapter 855, Section 2, Subdivision 12 for the construction and equipment of an activities building at the braille and sight saving school, \$45,000 thereof or so much thereof as may be necessary is hereby reappropriated to the commissioner of administration for the purpose of completing the construction and equipping of the addition to the Burns building for recalcitrant tuberculosis patients at the Anoka State Hospital.

Sec. 2. This act shall take effect from and after its passage.

Approved March 30, 1957.

CHAPTER 263—S. F. No. 1261

An act relating to ice milk, amending Minnesota Statutes, 1953. Section 31.01. Subdivision 12.

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

Section 1. Minnesota Statutes, 1953, Section 31.01, Subdivision 12, is amended to read:

"Ice milk" means the pure, clean, Ice milk. Subd. 12. frozen product made from a combination of milk products and one or more of the following ingredients: sugar, dextrose, corn syrup in liquid or dry form, and honey, with flavoring but without coloring, except such as results from the use of colors naturally associated with chocolate, cocoa and any fruit flavoring, and with or without edible gelatin or vegetable stabilizer; and in the manufacturing of which freezing has been accompanied by agitation of the ingredients. It contains not more than one-half of one per cent by weight of edible gelatin or vegetable stabilizer, but not less than two per cent and not more than 12 per cent by weight of milk fat, and not less than 14 per cent by weight of total milk solids. In no case shall any ice milk contain less than one and three-tenths pounds of total food solids per gallon or weigh less than five pounds per gallon.

Approved March 30, 1957.