

CHAPTER 769—H. F. No. 1242

[Not Coded]

An act relating to state owned buildings; appropriating moneys for the rehabilitation of the children's building at Glen Lake Sanitarium and Oak Terrace nursing home, and providing for the leasing thereof.

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

Section 1. **Glen Lake; appropriation.** The sum of \$40,000 is appropriated to the commissioner of administration from the building outlay account in the state treasury for the rehabilitation of the children's building at Glen Lake Sanitarium and Oak Terrace nursing home. Upon the completion of such rehabilitation the commissioner may, with the approval of the governor, lease such building to school districts situated in the metropolitan area of Minneapolis and St. Paul, or any association thereof, to establish a project program for research and demonstration into the feasibility of a mentally retarded day school, upon such terms and conditions as may be mutually agreed upon.

Sec. 2. This act is in effect from and after its final enactment.

Approved May 25, 1965.

CHAPTER 770—H. F. No. 1264

[Coded]

An act relating to powers of the state junior college board, and the transfer of certain employees into the classified service of the state; amending Laws 1963, Chapter 837, Section 29, Subdivision 3.

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

Section 1. Laws 1963, Chapter 837, Section 29, Subdivision 3, is amended to read:

Subd. 3. **[136.62] Junior college board; powers.** (1) The state junior college board shall possess all powers necessary and incident to the management, jurisdiction, and control of the state junior colleges established in subdivision 1 and all property pertaining thereto. Such powers shall include, but are not limited to, the enumeration contained in this subdivision.

Changes or additions indicated by italics, deletions by strikeout.

(2) The board may determine the exact location and site for each junior college and shall report to the 1965 regular session of the legislature in regard thereto. Such report shall be filed not later than January 15, 1965.

(3) The board may locate a junior college at the place of an existing junior college. It may contract with the school district owning and operating such existing junior college by lease, or otherwise, upon such terms as may be mutually agreed upon for the operation thereof by the state junior college board notwithstanding any provision or limitations of any other laws inconsistent with the provisions of this subdivision. The state junior college board, however, shall not locate or take over the operation of an existing junior college prior to July 1, 1964, nor shall it locate and take over the operation of any junior college which was not in existence upon the date of the final enactment of this section.

(4) Subject to the other provisions of this section, the board shall appoint the heads of each junior college, the necessary teachers and supervisors, and all other necessary employees. All such appointed persons shall be subject to the provisions of Minnesota Statutes 1961, Chapter 43 in the same manner as such state civil service act is applicable to similar persons in the employ of the state college board. *Persons in non-academic employee status at the time the state assumes jurisdiction shall be blanketed into the classified service of the state and shall be placed in the proper classifications by the director of civil service with such compensation as such classifications carry. The seniority rights of such employees which exist at the time of transfer shall be retained. Upon assuming state employment, each such employee shall be credited with whatever sick leave he has to his credit as an employee of the local school district not to exceed 100 days.* The board shall fix the compensation of its employees in the unclassified service unless otherwise prescribed by law. Personnel of an existing junior college taken over by the state junior college board pursuant to the provisions of this section shall continue as members of such retirement systems to which such personnel were eligible immediately prior to becoming employees of the state junior college board, and until such time as the legislature otherwise provides. The state junior college board is authorized to make the appropriate deductions and contributions to such retirement systems.

Approved May 25, 1965.

Changes or additions indicated by italics, deletions by ~~strikeout~~.