[Chap.

or the guardian of his estate, if there be one, and relatives determined able to pay requiring them to pay monthly to the state of Minnesota the amounts so determined, the total of which shall not exceed the full cost of care. Such order shall specifically state that the commissioner's determinations shall be conclusive unless appealed from as herein provided. In no case shall the relatives be ordered to pay more for each patient than ten percent of the cost of care but payments in excess thereof may be accepted by the commissioner. When a patient or relative fails to pay the amount due hereunder the attorney general, upon request of the commissioner, may institute, or direct the appropriate county attorney to institute civil action to recover such amount with interest.

Sec. 26. **Refunds.** None of the moneys appropriated by this act or any order law shall be expended in making any refund where the amount thereof is 1.00 or less except where the amount, received by the state, giving rise to the refund is 1.00 or less. Such refunds may be made in conformity with requirements made therefor by the commissioner of administration. Such requirements shall be in lieu of the conditions prescribed by Minnesota Statutes, Section 6.136, Subdivision 1.

Sec. 27. **Demonstration project, study of.** The appropriate standing committees for welfare and corrections of the Senate and House are directed to study the feasibility of establishing a demonstration project for intensive treatment in training, habilitating and rehabilitating the severely retarded at the facility now located at Lake Owasso. A report concerning this project shall be made to the 1967 legislature.

Approved May 27, 1965.

CHAPTER 887-H. F. No. 2197

[Not Coded]

An act relating to the city of Minneapolis, authorizing the use of lands, rights, and easements conveyed by the state for the purposes of public terminals and port and industrial facilities and the making of agreements for the operation or leasing thereof, and the taxation and financing of such facilities; and authorizing the city to exercise statutory port authority powers.

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

Changes or additions indicated by *italics*, deletions by strikeout:

Section 1. Minneapolis, city of; terminals; industrial facilities. In the exercise of the powers granted in Minnesota Statutes, Section 458.25, and in addition to those powers, the city of Minneapolis may take any or all of the actions enumerated in this act.

Sec. 2. The city may use for the purposes contemplated in section 458.25 and in this act any and all lands, rights, and easements heretofore acquired by it from the state, without limitation by any provision in any conveyance or law restricting the use thereof to public harbor purposes or to any other purpose. All such conveyances heretofore made are legalized and validated.

Sec. 3. The city may accept a conveyance of any land, right, or easement from the state under the provisions of Minnesota Statutes, Section 282.01 or any other law, for any and all uses contemplated by section 458.25 and by this act.

Sec. 4. The acquisition, establishment, construction, and maintenance of lands, rights, easements, and facilities for the purposes contemplated in section 458.25 and in this act, and the operation of the same as public terminal facilities of the kinds described in section 458.25, are declared to be public, governmental, and municipal functions exercised for a public purpose, and matters of public necessity, and all real and personal property acquired by the city for said purposes, prior to any leasing thereof as contemplated herein, and all real and personal property exclusively devoted to the public terminal uses described in section 458.25, under an operating agreement or otherwise, shall be exempt from taxation as public property used exclusively for a public purpose. Any port or industrial facilities leased to others under the laws referred to in section 6, shall be regarded for the purpose of taxation as the property of the lessee.

Sec. 5. The city may contract with and employ any person, firm, or corporation to operate any public terminal facilities owned by it, under an agreement granting to the operator the exclusive right of occupying and using the same to provide terminal services to the public, at rates and charges applying indiscriminately to those who desire to use the facilities and services, and in such manner that the public will not be deprived of its rightful, equal, and uniform use thereof, and subject to rules and regulations prescribed by the city in accordance with section 458.25. Any such agreement shall extend for such term not exceeding or subject to extension in excess of 30 years, shall reserve to the city such portion of the rates and charges received, shall contain such guaranties by the operator of payment of operating and maintenance costs and of a minimum return to the city, and shall include such other provisions, as the city shall determine to be necessary and expedient.

Changes or additions indicated by *italics*, deletions by strikeout:

Sec. 6. The city may exercise any or all of the powers of a port authority (other than a seaway port authority) granted in Minnesota Statutes, Sections 458.16, 458.17, and 458.191 to 458.196.

Sec. 7. All powers granted in this act may be exercised by resolution adopted by the city council, unless action by ordinance or by another commission, board, or officer is required by the city charter.

Sec. 8. This act shall become effective upon approval by resolution adopted by a majority of all members of the city council of the city of Minneapolis and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 27, 1965.

CHAPTER 888-S. F. No. 2001

[Coded in Part]

An act relating to interim and other study commissions created by the legislature; prescribing their membership, powers, duties, and jurisdiction; prescribing the duties of certain public officers and employees in connection therewith; appropriating money therefor.

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

Section 1. Interim and study commissions. Commissions to study, investigate, and consider governmental and related problems, existing laws, and the need for additional legislation in connection therewith, including but not limited to law revision and codification where necessary, are created and established in accordance with the provisions of this act. The powers and duties of each commission are as set forth in the section creating the commission and in section 8. The membership of each commission, unless otherwise provided in the section creating the commission, is as set forth in section 8. The appropriation for each commission is as set forth in section 9.

Sec. 2. Governmental immunity interim commission. A governmental immunity interim commission to investigate and study the doctrine of governmental immunity, liability, and suits against the state, municipal and quasi municipal corporations, political subdivisions and instrumentalities of the state of Minnesota is hereby created. The commission shall consist of five members of the senate, of whom three shall be lawyers and two non-lawyers, and five mem-

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