SESSION LAWS

Approved May 15, 1969.

CHAPTER 413-S. F. No. 830

An act relating to the Youth Conservation Commission; amending Minnesota Statutes 1967, Section 242.19.'

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

Section 1. Minnesota Statutes 1967, Section 242.19, is amended to read:

242.19 Youth conservation commission; confinement; methods of control. When a person has been committed to the commission it may

(a) place him on probation under such supervision and conditions as it believes conducive to law abiding conduct;

(b) if he has been committed to the commission upon conviction of a felony or gross misdemeanor, order his confinement to such reformatory, state prison, jail or other place of confinement to which he might have been sentenced by the court in which he was convicted except for Minnesota Statutes, Chapter 242. Such reformatories, state prisons, jails or other places of confinement are hereby required to accept such persons in like manner as though they had been committed by such court;

(c) if he has been committed to the commission by a juvenile court upon a finding of his delinquency, order his confinement to the state training school for boys or the Minnesota home school for girls and such schools shall accept such persons so committed to them, or to a group foster home under the control of the commissioner of corrections, or to private schools or institutions established by law or incorporated under the laws of this state that may care for delinquent children;

(d) order his release on parole from confinement under such supervision and conditions as it believes conducive to law-abiding conduct;

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[Chap.

630

(e) order reconfinement or renewed parole as often as commission believes to be desirable;

(f) revoke or modify any order, except an order of discharge, as often as the commission believes to be desirable;

(g) discharge him from its control when it is satisfied that such discharge is consistent with the protection of the public;

(h) if it finds him eligible for probation or parolé, and it appears from the commission's investigation that conditions in the home of his parents or guardian are not conducive to law-abiding conduct, refer the child, together with its findings, to a county welfare board or a licensed child placing agency for placement in foster care or when appropriate, for initiation of dependency or neglect proceedings as provided in sections 260.011 to 260.301. The commission shall reimburse county welfare boards for foster costs it incurs for such children while on probation or parole to the extent that funds for this purpose are made available to the commission by the legislature.

Approved May 15, 1969.

CHAPTER 414-S. F. No. 1038

19

An act relating to homestead exemptions; amending Minnesota Statutes 1967, Section 510.02.

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

Section 1. Minnesota Statutes 1967, Section 510.02, is amended to read:

510.02 Homesteads; exemptions; area; how limited. The homestead may include any quantity of land not exceeding 80 acres, and not included in the laid out or platted portion of any incorporated city, village, or borough. If it be within the laid out or platted portion of such incorporated place having 5,000 inhabitants, or over, its area shall not exceed one third one half of an acre; and if it be within the laid out or platted portion of such incorporated place entaining fewer than 5,000 inhabitants; the area so exempted shall not exceed one half of an acre;

Approved May 15, 1969.

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