JUVENILES: ASSIGNMENT TO DETENTION FAC-Subd. 2. ILITY. If the child is not released as provided in subdivision 1, the person taking the child into custody shall notify the court as soon as possible of the detention of the child and the reasons for detention. The child may be detained in a place of detention specified in section 260.175 for not longer than 24 hours, excluding Saturdays, Sundays and holidays, after the taking into custody unless an order for detention, specifying the reason for detention, is signed by the judge or referee. No child may be held longer than 48 hours, excluding Saturdays, Sundays or holidays, after the taking into custody unless a petition has been filed and the judge or referee determines that the child shall remain in custody. Where a child is to be detained in a jail beyond 48 hours, the judge or referee, in accordance with rules and procedures established by the commissioner of corrections, shall notify the commissioner of the place of such continued detention and the reasons therefor. The commissioner shall thereupon offer the services of his department to assist the court in the relocation of such child in appropriate detention facilities within the county or elsewhere in the state, or in determining suitable alternatives. If approved regional juvenile detention facilities exist, the commissioner shall have the power to direct that the child be detained in the nearest approved regional juvenile detention facility. If the court refers the matter to the prosecuting authority in accordance with the provisions of section 260.125, notice to the commissioner shall not be required. The parent, guardian, or custodian of the child shall be notified of the place of detention as soon as possible.

Approved May 27, 1971.

CHAPTER 591—S.F.No.1163

[Coded]

An act relating to regional jails; amending Minnesota Statutes 1969, Section 641.261, by adding a subdivision.

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

Section 1. Minnesota Statutes 1969, Section 641.261, is amended by adding a subdivision to read:

<u>Subd.</u> <u>4.</u> **REGIONAL JAILS; PERSONS DETAINED; LENGTHY IMPRISONMENT.** <u>Upon certification by the commis-</u> <u>sioner of corrections to those courts described in subdivision 2 that a</u> <u>regional jail has complied with the provisions of subdivision 3, all</u>

Changes or additions indicated by <u>underline</u>, deletions by strikeout.

persons sentenced to imprisonment in a county jail by such courts for more than seven days, except those sentenced under Minnesota Statutes, Section 631.425, or subject to detention in a county jail pending trial or other disposition of their cases for periods in excess of 14 days must be committed to or detained in a regional jail in the manner provided in subdivision 2.

Approved May 27, 1971.

CHAPTER 592-S.F.No.1167

[Not Coded]

An act authorizing the county boards of St. Louis, Carlton, Cook, Lake, Itasca, Koochiching and Aitkin counties to levy in excess of any millage, per capita, or other statutory limitation for the purpose of constructing and maintaining a county or regional juvenile detention and/or treatment centers.

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

Section 1. ST. LOUIS, CARLTON, COOK, LAKE, ITASCA, KOOCHICHING AND AITKIN COUNTIES; JUVENILE DETEN-TION CENTERS; TAX LEVY. To provide necessary funds to construct and maintain county or regional juvenile detention and/or treatment centers and to provide matching funds for any federal, state or regional grant, the county boards of St. Louis, Carlton, Cook, Lake, Itasca, Koochiching and Aitkin counties may levy annually upon all taxable property in their respective counties, a special tax in excess of any millage, per capita, or other statutory limitation, but such levy shall not exceed 1 ½ mills.

Sec. 2. This act shall in no way preclude the use of any other funds available for this purpose under any existing state statute or any county ordinance or resolution.

Sec. 3. To expedite construction and to avoid loss of federal or state funds, the counties may sell tax anticipation certificates or certificates of indebtedness against a levy to be made under this act or against a levy that has been made but which has not been collected.

Sec. 4. This act takes effect as to each of the counties listed in section 1 upon approval by the county board of each county and upon compliance with Minnesota Statutes, Section 645.021. Failure of one county to approve this act shall not affect its validity as to any other county.

Approved May 27, 1971.

Changes or additions indicated by underline, deletions by strikeout.