and shall cancel. Provided however, if the amount of "excess appropriation" is appropriated from a dedicated fund he shall certify this amount to the state auditor. Upon receipt of the certification, the state auditor is directed to transfer the amount so certified back to the dedicated fund. This provision applies only to the biennium beginning July 1, 1971.

Approved June 7, 1971.

CHAPTER No. 961—S.F.No.2733

[Coded in Part]

An act relating to the organization and operation of the state government; appropriating moneys therefor, permitting transfers in certain cases and limiting the use thereof, including appropriations for the departments of public welfare and corrections, public assistance programs, old age assistance, aid to dependent children, aid to the blind, aid to the disabled, and public relief.

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

Section 1. State government; Departments of Public Welfare and Corrections; appropriation. The sums herein-after named, or so much thereof as may be necessary, are hereby appropriated from the general fund in the state treasury not otherwise appropriated, or any other fund herein designated, to be expended for the purposes specified in the following sections of this act, to be available for the fiscal years ending June 30, 1971, June 30, 1972, and June 30, 1973.

APPROPRIATIONS
Available for the Year
Ending June 30,

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<th></th>
<th>1971</th>
<th>1972</th>
<th>1973</th>
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Sec. 2. TO THE COMMISSIONER OF PUBLIC WELFARE
Subdivision 1. Administration of the Department of Public Welfare—salaries

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<tbody>
<tr>
<td></td>
<td>2,235,000</td>
<td>2,345,000</td>
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</table>

Changes or additions indicated by underline, deletions by strikeout.
Provided that of this appropriation the sum of $15,000 for fiscal year 1972 and $15,000 for fiscal year 1973 shall be used to pay stipends for the training of public assistance workers upon such terms and under such conditions as may be determined by the commissioner of public welfare and the director of civil service.

Any federal funds received in excess of $1,553,000 in fiscal year 1972 and $1,678,000 in fiscal year 1973 shall reduce the state appropriation by a like amount.

Approved Complement—290.86

If the state assumes any portion of the costs of general relief, the approved complement may be increased by six positions for auditing and supervision purposes after consulting with the legislative advisory committee, whose opinion shall be advisory only.

Subd. 2. Supplies and Expense ....

Notwithstanding any other law to the contrary, not more than $5,000 annually is appropriated from salary savings to be used for the payment of necessary travel expenses to and from interviews arranged by the department of public welfare, incurred by job applicants for professional, administrative, or highly technical positions recruited by the department of public welfare.

Notwithstanding any state law to the contrary, the commissioner of public welfare shall not adjust the budget standards for any categorical aid program, unless federal law or regulation require such action.

Provided that if separate legislation is enacted by the 1971 legislature that would have the state assume all or a greater percentage of the non-

Changes or additions indicated by underline, deletions by strikeout.
federal welfare costs, there is hereby appropriated to the commissioner of public welfare from the general fund such amounts as are necessary for this purpose. The commissioner of public welfare shall certify the necessary amounts to the state auditor, and the state auditor is directed to transfer such amounts to the appropriate accounts.

If the total caseload, as estimated, does not materialize in all of the categorical aid programs for which funds are appropriated under section 2, subdivisions 8, 9, 10, 12, and 14, the surplus funds shall revert to the general fund.

The commissioner of public welfare shall develop a comprehensive plan including recommendations for the future use of the state institutions. This plan shall include recommendations regarding community centers, specifically but not limited to: number, appropriate locations, types of facilities, short and long range projections, relationship to state institutions, etc.

The department of public welfare shall, to the fullest extent possible, utilize all available bed space at the hospitals for the mentally ill. Provided that the institutions of the department of corrections shall receive supervision and guidance from the dietitian and building maintenance supervisor employed by the department of public welfare.

Funds are provided in the above appropriation for expenses incurred in distributing surplus commodities furnished by the federal government to the counties.

Subd. 3. Mental Health Research 250,000

Any unexpended balance remaining in the first year shall not cancel but
Available for the Year
Ending June 30,

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<th></th>
<th>1971</th>
<th>1972</th>
<th>1973</th>
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<tbody>
<tr>
<td>$</td>
<td>156,300</td>
<td>136,500</td>
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</tbody>
</table>

shall be available for the second year of the biennium.

Approved Complement—2

Subd. 4. Mental Health Training Program

Funds provided in subdivision 4 may be used for a psychiatric residency training program.

Of the amount appropriated by subdivision 4, $30,000 each year may be used for the employment of additional psychiatrists at state institutions and only such funds as are necessary shall be transferred to those institutions where the psychiatrists are employed.

Approved Complement—0

Subd. 5. Community Mental Health Centers

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Notwithstanding any law to the contrary, no funds provided in this subdivision shall be used for matching that part of salaries paid above the class of persons in comparable positions in the state civil service.

The above funds provide for a 50 percent matching, except for counties affected by Minnesota Statutes 1969, Section 245.65g, of local community mental health centers approved expenditures. Seventy-five percent of any federal funds received as reimbursement by the commissioner of public welfare shall be used to equally reduce local and state funding and surplus state funds resulting from federal funds shall cancel to the general fund. Twenty-five percent of the federal funds may be used for program expansion.

Changes or additions indicated by underline, deletions by strikeout.
The community mental health centers may accept cases from juvenile courts for diagnostic evaluation.

Approved Complement—4

Subd. 6. Hospital Care

The amount appropriated by this item shall be used to cover the expense of hospital care for patients and inmates furnished in hospitals not under supervision of the commissioner of public welfare. Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium. All reimbursements received for such medical services shall be credited to this account and become a part thereof.

Subd. 7. Care and Support of Children Under Guardianship of the Commissioner of Public Welfare

Subd. 8. Care, Relief, and Support of Dependent Children

Notwithstanding the provision of any other law, the commissioner of public welfare may utilize the funds, pursuant to the approval of the governor, provided in the above subdivision to pay a portion of the cost of day care and vocational training programs. The portion of the cost not paid by federal funds shall be paid equally, unless the percentage of state participation is changed by the 1971 legislature, from state and local funds. The cases selected by the commissioner for the new programs, on the average, shall not have a greater cost than if they remained in this program. The commissioner shall develop such criteria, selection principles, and other rules so as to carry out the intent of this provision.

Notwithstanding any other law to the contrary, when the expenditure made

Changes or additions indicated by underline, deletions by strikeout.
in the aid to families with dependent children program to meet special needs, as defined by the commissioner of public welfare, exceeds 3.1 percent of the total expenditure for the above program in a county, that portion of the expenditure in excess of the above percentage not paid from federal funds shall be paid entirely by county funds.

Subd. 9. Care, Relief, and Support of the Aged

Notwithstanding any other law to the contrary, when the expenditure made in the old age assistance program to meet special needs, as defined by the commissioner of public welfare, exceeds 2.1 percent of the total expenditure for the above program in a county, that portion of the expenditure in excess of the above percentage not paid from federal funds shall be paid entirely by county funds.

Subd. 10. Medical Assistance to the Needy

The department of public welfare may promulgate rules and regulations, not inconsistent with federal law or regulation, allowing recipients of medical services to be charged a specified minimum amount toward cost of medical services provided. An amount sufficient to meet anticipated needs for this purpose shall be included as part of the recipient's public assistance grant.

Subd. 11. Administrative Expense on Aging

Subd. 12. Care, Relief, and Support of the Blind

Notwithstanding any other law to the contrary, when the expenditure made in the aid to the blind program to meet special needs, as defined by the commissioner of public welfare, ex-

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<th>1971</th>
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<td>$53,000</td>
<td>$59,000</td>
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<td>$289,000</td>
<td>$346,000</td>
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Changes or additions indicated by underline, deletions by strikeout.
### APPROPRIATIONS

Available for the Year Ending June 30,

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<tr>
<th></th>
<th>1971</th>
<th>1972</th>
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ceeds 3.2 percent of the total expenditure for the above program in a county, that portion of the expenditure in excess of the above percentage not paid from federal funds shall be paid entirely by county funds.

**Subd. 13. Vocational Rehabilitation of the Blind**

The sum of $2,500 each year out of the amount above appropriated shall be paid into the revolving fund established by Laws 1947, Chapter 535, for the purchase of equipment and supplies for establishing and operating of vending stands by blind persons. All income, receipts, earnings, and federal grants due to the operation thereof shall also be paid into said fund, and all equipment, supplies and expenses for the setting up of such stands to be so operated, shall be paid from said fund.

**Subd. 14. Care, Relief, and Support of the Disabled**

Notwithstanding any other law to the contrary, when the expenditure made in the aid to the disabled program to meet special needs, as defined by the commissioner of public welfare, exceeds 1.8 percent of the total expenditure for the above program in a county, that portion of the expenditure in excess of the above percentage not paid from federal funds shall be paid entirely by county funds.

Provided that the amount appropriated for implementation of Laws 1969, Chapter 1136, Section 23, shall be available only if matched by federal funds. Provided that if the cost of care in state institutions falls below the projections used for implementation of Laws 1969, Chapter 1136.
Section 23, any excess appropriation shall revert to the general fund.

Subd. 15. Equalize the Cost of Welfare

Provided that $400,000 for the first year only shall be disbursed on July 1, 1971, as a deficiency payment.

All payments from funds appropriated by this subdivision shall be based upon a formula which includes four factors: recipient rate, per capita income, per capita taxable value, and per capita expenditures for welfare as indicated in the work sheets of the conference committee which also specify the number of counties that may receive this aid.

Salary expenditures shall not be included for purposes of computing county per capita welfare costs or in county welfare costs.

Notwithstanding any law to the contrary, final payments to counties shall be made on or before October 1, 1971, for fiscal year 1972 and on or before October 1, 1972, for fiscal year 1973, but if the state assumes a higher percentage of the welfare costs, this appropriation shall be prorated according to the number of months the state increases its share of the welfare costs and the percentage the state assumes of the cost of welfare. The excess funds shall cancel to the general fund.

For the purposes of this act, welfare costs shall be deemed to include all forms of public assistance and the administrative costs thereof, to wit: old age assistance, medical assistance to the needy, aid to dependent children, aid to the permanently and totally disabled, aid to the blind, payments to the commissioner of public welfare for care and treatment of patients in state institutions, main-
APPROPRIATIONS
Available for the Year
Ending June 30,
1971  1972  1973

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<tr>
<td>nance relief, medical relief, tuberculosis sanatoria care, hospital charges, maintenance of children not under state guardianship, cost of sundry poor, and all administrative costs except university hospitals care, care of children under state guardianships, and poor burials.</td>
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</table>

No county shall be entitled to the benefits of this act if it has transferred any moneys available for welfare purposes to any other county funds, except that a transfer of a surplus in the welfare fund may be made to the road and bridge fund of said county, and except that where funds are otherwise unavailable, a transfer may also be made to the general revenue fund of said county for payment of rent of office space for the county welfare board. Such transfers shall be made only with the approval of the governor after consultation with the Minnesota public relief advisory committee. Provided further that such transfer of funds for payment for rent shall not be considered an expenditure for equalization aid reimbursement. Any federal funds received in lieu of taxes because of federal grants shall be available for welfare purposes.

Subd. 16. Daytime Activity Centers for the Mentally Retarded

Approved Complement — 1

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

The above funds provide for a 50 percent matching, except for counties affected by Minnesota Statutes 1969, Section 252.24, Subdivision 4, of local daytime activity centers approved expenditures. Seventy-five percent

Changes or additions indicated by underline, deletions by strikeout.
of any federal funds received as reimbursement by the commissioner of public welfare shall be used to equally reduce local and state funding and surplus state funds resulting from federal funds shall cancel to the general fund. Twenty-five percent of the federal funds may be used for program expansion.

Subd. 17. Crippled Children Services

It is the intention of the legislature that $100,000 the first year shall be used as catchup money for the backlog of cases which exist.

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Subd. 18. Aid to Counties—Mentally Retarded

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Subd. 19. General Relief—Indians

Provided that if the state assumes a higher percentage of the welfare costs, this appropriation shall be prorated according to the number of months the state increases its share of the welfare costs and the percentage the state assumes of the cost of welfare. The excess funds shall cancel to the general fund.

Provided further that reimbursements shall be prorated if the appropriation made in this subdivision is insufficient to provide full reimbursement.

Subd. 20. Group Homes

The appropriation herein provided shall extend the program established under Laws 1969, Chapter 904 for an additional two years.

Changes or additions indicated by underline, deletions by strikeout.
### APPROPRIATIONS

Available for the Year

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<th></th>
<th>1971</th>
<th>1972</th>
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<td>$600,000</td>
<td>$600,000</td>
<td>$600,000</td>
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**Subd. 21. Aid to Counties—Emotionally Disturbed**

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

**Subd. 22. State Hospitals**

This appropriation is to the commissioner of public welfare for the Anoka state hospital, Fergus Falls state hospital, Hastings state hospital, Moose Lake state hospital, Rochester state hospital, St. Peter state hospital, Minnesota security hospital, Willmar state hospital, Faribault state hospital, Cambridge state hospital, Lake Owasso Children's home, Brainerd state hospital, and the Minnesota learning center.

(a) **Current Expense**

The above appropriation includes funds to provide temporary laundry service for Rice memorial hospital at a charge to be determined by the commissioner of public welfare.

Provided that laundry service shall be furnished without charge to the youth conservation commission forestry camps at Willow River and St. Croix.

(b) **Salaries**

Approved Complement—

FY 1972 = 5,445

by June 30, 1973 = 5,110

Provided that the commissioner of public welfare shall maintain as high a patient-care staff to patient ratio as possible.

(c) **Special Equipment**

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Changes or additions indicated by **underline**, deletions by **strikeout**.
The commissioner of public welfare shall submit the budgets for the hospitals to the 1973 legislature on an individual hospital basis.

Provided that the Minnesota residential treatment center at Anoka shall be phased out as soon as it is feasible, but not later than December 31, 1971.

Funds are provided in the above appropriation for developing a self-injurious behavior program at the Faribault state hospital. Information obtained from other states shall be used in developing this program.

The hospitals enumerated by this subdivision are hereby granted authority to negotiate with sheltered workshops to provide services to the hospitals, provided salary savings are used to pay these costs.

Provided that the medical-surgical program at Anoka state hospital shall be transferred to Rochester state hospital.

Provided that Hastings state hospital shall accommodate the number of patients in the administration building, the Altrusa House, and the nurses building that can be safely and adequately cared for as determined by the commissioner of public welfare.

Subd. 23. Braille and Sight Saving School
(a) Current Expense .................. 39,900 39,900
(b) Salaries .................. 649,000 678,000
Approved Complement—73
(c) Regional Library for the Blind .. 59,000 62,000
Approved Complement—6.5

Subd. 24. School for the Deaf
(a) Current Expense .................. 144,000 144,500
(b) Salaries .................. 1,340,000 1,400,000

Changes or additions indicated by underline, deletions by strikeout.
Available for the Year Ending June 30,

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<th>1971</th>
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</table>

Approved Complement—150.5

(c) Gallaudet Students

Subd. 25. Gillette State Hospital

(a) Current Expense

(b) Salaries

Approved Complement—

FY 1972 = 248.16
FY 1973 = 245.16

(c) Honorarium for Visiting Staff

Subd. 26. Ah-Gwah-Ching Nursing Home

(a) Current Expense

(b) Salaries

Approved Complement—271

Subd. 27. Glen Lake State Sanatorium and Oak Terrace Nursing Home

(a) Current Expense

(b) Salaries

Approved Complement—297

(c) Central Library Service

Subd. 28. Special Equipment for the Braille and Sight Saving school, school for the Deaf, Gillette state hospital, Ah-Gwah-Ching Nursing home, and Glen Lake state sanatorium and Oak Terrace nursing home

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Sec. 3. TO THE COMMISSIONER OF CORRECTIONS

Subdivision 1. Administration

(a) Salaries

Approved Complement—232

(b) Supplies and Expense

The commissioner of corrections shall develop a comprehensive plan which shall include, but not be limited to, the programs and projected populations of institutions under his con-

Changes or additions indicated by underline, deletions by strikeout.
trol, and the effect of local and regional correctional facilities on the institutions.

No new program may be implemented unless a statistical evaluation of its objectives and accomplishments accompanies the development of such program.

Provided that the parole agents shall reside in the various districts of the state in which they are employed during the period for which this appropriation is effective.

This appropriation includes personnel and funds for the expenses of providing supervision and assistance for county homes.

Provided that regional supervisors paid from this account may also supervise state parole agents as directed by the commissioner of corrections. Such duties shall not interfere with the supervisor's responsibility under the County Probation Act, Laws 1959, Chapter 698.

(c) County Reimbursement

Provided further that reimbursement to counties as provided by Minnesota Statutes 260.311, Subdivision 5, shall be computed on the basis of 50 percent of the probation officers salary costs only.

Notwithstanding any law to the contrary, no county shall be eligible for the reimbursement aforementioned unless its county probation officers are paid a salary commensurate with the salaries paid to comparable positions in the classified service of the state civil service. The salary range to which the county probation officers shall be assigned shall be determined by the judge(s) of the juvenile court(s) who shall base the decision on length and performance of service of said officer(s). The

Changes or additions indicated by underline, deletions by strikeout.
judges of the juvenile courts shall annually assign their county probation officer(s) to a position on the aforementioned salary scale commensurate with the officer's experience, tenure, and responsibilities and said judges shall file with the county auditor an order setting said county probation officer's salary.

Provided further that reimbursement to counties shall be prorated if the appropriation made in this item is insufficient to pay the cost as provided by Minnesota Statutes 260.311, Subdivision 5.

<table>
<thead>
<tr>
<th>Subd.</th>
<th>Research and Planning</th>
<th>$85,000</th>
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<tbody>
<tr>
<td>Subd.</td>
<td>Psychiatric Services and Hospital Care</td>
<td>$275,000</td>
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</table>

The amount appropriated by this item shall be used for psychiatric services and to cover the expense of hospital care for inmates and persons furnished in hospitals not under supervision of the commissioner of corrections. All reimbursements received for such medical services shall be credited to this account and become a part thereof.

The commissioner of corrections may contract with any other state department or agency to obtain psychiatric services for the department of corrections. This appropriation is in addition to funds for psychiatric services provided in the appropriations for the individual institutions.

| Subd. | Psychiatric Services at Correctional Institutions | $55,000 |

This appropriation is for psychiatric services at the state training school for boys, Minnesota home school, and the reception and diagnostic center, and is in addition to any other appropriations. The department is di-

Changes or additions indicated by underline, deletions by strikeout.
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<th>Subd.</th>
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<th>1971</th>
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<td>5.</td>
<td>Personnel Training</td>
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<td>This appropriation includes funds for training of group home parents in county homes.</td>
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<td>The above appropriation provides $835,000 for a correctional counselor series program and a pre-service training program beginning no sooner than October 1, 1971, in addition to present programs.</td>
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<td>The commissioner of corrections shall prescribe the rules and regulations for the operation and implementation of these two new programs. The rules and regulations shall include, but not be limited to, the educational requirements, the maintenance of effort, results to be achieved, and continued performance of the participants in the program.</td>
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<tr>
<td>6.</td>
<td>Vocational Training</td>
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<td>135,000</td>
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<td>The amount appropriated by this item shall be used for the purpose of providing vocational training of the inmates of institutions under the control of the commissioner of corrections. The commissioner of corrections is hereby authorized and empowered to employ skilled craftsmen to conduct a vocational training program and to instruct such inmates.</td>
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<td>7.</td>
<td>Foster Group Care</td>
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<td>The amount appropriated by this item shall be used for foster group care facilities under the commissioner of corrections and to reimburse counties pursuant to Minnesota Statutes 1969, Section 260.251, Subdivision 1a, provided, however, that such reimburse-</td>
<td>338,580</td>
<td>458,280</td>
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</table>

Changes or additions indicated by underline, deletions by strikeout.
ment to counties shall be prorated if the appropriation is insufficient.

Subd. 8. Work Release Program...

Subd. 9. Transportation Unit......

Any unexpended balances in subdivisions 2, 3, 4, 5, 6, 8, and 9 remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Subd. 10. Adult Institutions

This appropriation is for the Minnesota state prison, reformatory for men, and the Minnesota correctional institution for women.

(a) Current Expense...1,465,000 1,480,000

(b) Salaries......6,207,008 6,578,476

Approved Complement—546.25

(c) Special Equipment......200,000

The above appropriation includes funds for a closed circuit TV system for the Minnesota state prison.

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

(d) The state auditor is hereby authorized and directed to transfer to the general fund from the account in the state treasury known as prison revolving fund the sum of $75,000 on July 1, 1971, and the sum of $75,000 on July 1, 1972.

(e) Capital Equipment......160,000

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Provided the youthful offender reception center shall be at the reformatory for men until June 30, 1973.

Subd. 11. Youth and Juvenile Institutions

Changes or additions indicated by underline, deletions by strikeout.
This appropriation is for the state training school for boys, Minnesota home school, Willow River forestry camp, Thistlewood forestry camp, St. Croix forestry camp, and the Minnesota reception and diagnostic center.

(a) Current Expense .......................... 1,005,000 1,020,000 1,020,000
(b) Salaries ................................. 6,740,000 7,266,000 7,266,000

Approved Complement—652.5

The commissioner of corrections shall transfer positions, when necessary, between institutions to improve programs.

The academic school program at the state training school for boys and the Minnesota home school shall be conducted on a 12 month basis.

(c) Special Equipment ......................... 115,000

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

A portion of the reception and diagnostic center may be used for intensive treatment of persons committed to the youth conservation commission. The commissioner may set aside suitable space at other institutions under his control to be used by the youth conservation commission as an annex to the reception and diagnostic center.

Subd. 12. Regional Jails, Area Lockups, and Detention Centers .............. 800,000

For the following projects:
Northeast Juvenile Detention .......................... $ 64,000
West Central Juvenile Detention .......................... 25,600
Polk County Area Lockup ...................... 175,000
Northwest Regional Detention and Treatment Center for Juveniles .................. 94,200

Changes or additions indicated by underline, deletions by strikeout.
Ch. 961  LAWS 1971 — REGULAR SESSION  2065

APPROPRIATIONS
Available for the Year
Ending June 30,

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<td>Blue Earth County</td>
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<tr>
<td>Area Lockup</td>
<td>175,000</td>
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<tr>
<td>Steele County</td>
<td></td>
<td>110,000</td>
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<tr>
<td>Area Lockup</td>
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<tr>
<td>St. Louis County</td>
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<td>119,000</td>
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<tr>
<td>Work Farm</td>
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<tr>
<td>South Central Jails</td>
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<td>25,000</td>
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</table>

The appropriation for the above projects is intended as the state match to supplement local match for an application under the Omnibus Crime Control and Safe Streets Act (P.L. 90-351, as amended), and any federal funds received shall reduce the state share.

Subd. 13. Special Projects

This appropriation is intended as the state match for applications under the Omnibus Crime Control and Safe Streets Act (P.L. 90-351, as amended), and shall cancel if federal funds are not made available.

These funds shall place emphasis on operation of programs, but limited leasing of buildings and/or equipment, and minimum remodeling of buildings may be accomplished only after obtaining the approval of the governor after he has consulted with the legislative advisory committee whose opinion shall be advisory only.

Any unexpended balances in subdivisions 12 and 13 remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Sec. 4. TO THE COMMISSIONER OF ADMINISTRATION

Subdivision 1. Studies

This appropriation is for engaging consultants to conduct studies on various phases of welfare as may be deemed necessary by the commissioner of administration. These funds shall not be expended without

Changes or additions indicated by underline, deletions by strikeout.
first consulting the committee on finance of the senate and the committee on appropriations of the house of representatives, whose opinion shall be advisory only.

Subd. 2. Special Computer Project
The funds provided by this subdivision shall be available only if federal funds become available for 90 percent of the design and development costs of a mechanized system for medical payments or additional phases of public welfare. This is intended only for planning and designing a system but not for implementation of such system. This appropriation shall not be expended without first consulting the legislative advisory committee whose opinion shall be advisory only.

Any unexpended balances remaining in subdivisions 1 and 2 in the first year shall not cancel but shall be available for the second year of the biennium.

Sec. 5. CONTINGENT FOR STATE INSTITUTIONS ........................

The amount appropriated by this item or so much thereof as may be necessary, is to be used for emergency purposes, and for the purchase of food, clothing, drugs, and fuel for any of the institutions or work camps for which an appropriation is herein made. The expenditure of said contingent shall be under the control of the legislative advisory committee and no expenditure shall be made therefrom without the direction of the governor after consultation with the legislative advisory committee.

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Changes or additions indicated by underline, deletions by strikeout.
Provided that the allowance for food may be adjusted according to the United States department of labor, bureau of labor statistics publication wholesale price index, upon the approval of the governor. Such adjustments shall be based on the July, 1971, wholesale price index.

Sec. 6. **EMPLOYEES COMPENSATION** $524,899.50

To be transferred by the state auditor to the department of labor and industry, compensation revolving fund, in payment of obligations incurred by the following state agencies and institutions in the amount as indicated:

- Anoka State Hospital $44,058.04
- Brainerd State Hospital 51,956.99
- Cambridge State Hospital 85,070.54
- School for the Deaf 3,793.63
- Faribault State School 97,668.92
- Fergus Falls State Hospital 28,578.82
- Gillette State Hospital 1,715.63
- Glen Lake Sanatorium 5,804.19
- Hastings State Hospital 20,398.54
- Minnesota Residential Treatment Center 935.74
- Minnesota Security Hospital 1,062.42
- Moose Lake State Hospital 43,233.35
- Oak Terrace Nursing Home 3,803.96
- Lake Owasso Children’s Home 9,476.14
- Owatonna State School 14,486.47
- Rochester State Hospital 42,649.50
- St. Peter State Hospital 21,323.82
- Shakopee Home for Children 1,036.74
- Willmar State Hospital 19,955.94
- Minnesota Correctional Institution for Women 14,688.51
- State Training School for Boys 13,201.61

Changes or additions indicated by *underline*, deletions by *strikeout*. 
Sec. 7. **UNEMPLOYMENT COMPENSATION** 13,581.88

To unemployment compensation fund in reimbursement of unemployment compensation benefits paid for former employees of the following:

- Brainerd State Hospital $4,075.80
- School for the Deaf 6,303.03
- Owatonna State School 28.36
- Minnesota Correctional Institution for Women 1,000.00
- State Training School for Boys 2,174.69

Sec. 8. **CERTAIN FUNDS USED FOR CERTAIN PURPOSES.** Upon the approval of the commissioner of public welfare or the commissioner of corrections as to the institutions under their respective control, the superintendent of any such institution for which an appropriation is made herein may pay out of the current expense appropriation of said institution to any employee thereof, the amount of any property damage sustained by such employee, not in excess of $50 by reason, or as a result of action of any patient or inmate of such institution.

Except at the state prison and state reformatory, profits accrued by reason of operation of diversified labor accounts may be used at the direction of the superintendent of the institution for the purchase of occupational therapy equipment.

Sec. 9. **APPROVED COMPLEMENT.** Except as otherwise provided herein, whenever an appropriation to any institution or agency for salaries discloses an approved complement, the institution or agency is limited in the employment of the number of full-time equivalent persons indicated by such approved complement. Student workers and service workers may be employed in addition to the approved complement, subject to the approval of the commissioner of administration. Such approved complement, however, does not include employees engaged in repair or construction projects who may be employed only with the advance approval of the commissioner of administration.

Additional employees over the number of the approved complement may be employed on the basis of public necessity or emergency with the written approval of the governor, but the governor shall not approve such additional personnel until he

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has consulted with the legislative advisory committee. The prov-
visions hereof shall extend to any other agency to which the
present authority of the legislative advisory committee may be
transferred.

Sec. 10. CERTAIN EMPLOYEES. - Provided that none of
the moneys appropriated by this act or any other law shall be
used to employ maids or personnel with similar domestic duties
to work in the residences of any officer or employee of any in-
stitution, department, or agency of the state. But this provision
shall not apply to such persons who pay a fixed monthly fee for
board and room and laundry and who obtain their meals from
state operated dining rooms.

Sec. 11. RECEIPTS. All funds, sums of moneys, or other
resources provided or to be received, including all receipts, col-
clections, legislative allocations, transfers, and other income and
receipts properly belong to and to be used for financing activities,
programs; and other projects other than the institutions now or
hereafter under the supervision and jurisdiction of the commis-
sioner of public welfare not otherwise specifically designated as
income or credits to other state departments or funds by law,
shall be credited to and become a part of the appropriations pro-
vided for in section 2, subdivisions 1, 7, 8, 9, 10, 11, 12, 13, 14,
and 15.

All receipts of said institutions and activities carried on un-
der the direction of said commissioners of public welfare and
corrections shall be deposited in and for the benefit of the gen-
eral fund, provided, however, that this shall not apply to revolv-
ing funds now established in institutions under the control of
said commissioner; and provided further that this shall not ap-
ply to receipts from the operation of patients' and inmates' stores
and vending machines, which shall be deposited in the social wel-
fare fund in each institution for the benefit of the patients and
inmates; and provided further that this shall not apply to money
received in payment for services of inmate labor employed in the
industries carried on in the state reformatory for men, state re-
formatory for women, and state prison, which receipts shall be
credited to the current expense fund of said institutions.

Sec. 12. COMMISSARY AND QUARTER ALLOWANCE.
No commissary privileges, including food, laundry service, and

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household supplies, shall be furnished to any person in staff residences or apartments from appropriations made by this act. Youth camp superintendents may be furnished quarters without cost.

For superintendents of youth camps, the commissioner of corrections is authorized to grant an allowance of not to exceed $75 per month in lieu of free quarters.

For physicians living on the grounds, the commissioner of corrections is authorized to eliminate the maintenance deduction heretofore made, provide such quarters gratis, and also grant an allowance of not to exceed $25 per month.

Quarters and a stipend allowance of not to exceed $150 per month may be authorized by the commissioner of welfare for medical students and physician fellows.

The commissioners of corrections and public welfare are authorized to pay out of salary appropriations for the various institutions, to physicians employed in institutions, an allowance of not to exceed $150 per month, in lieu of free quarters on the grounds, providing such quarters are not available. It is the intent of the legislature that the department of public welfare shall regress from providing free housing, as soon as feasible, except for temporary quarters. The commissioner of corrections is authorized to pay out of salary appropriations for the applicable institutions, to the warden of Minnesota state prison and the superintendent of the state reformatory for men, an allowance of not to exceed $150 per month, in lieu of free quarters on the ground, notwithstanding the availability of such quarters.

Notwithstanding any provision in Minnesota Statutes, Section 246.02, to the contrary, maintenance including food, laundry service, and household supplies shall not be furnished to any officer including, but not limited to, the chief executive officers of the state prison and reformatories.

Sec. 13. PROVISIONS. Moneys appropriated under this act for the purchase of provisions within the item “current expense” shall be used solely for that purpose. The amounts appropriated for provisions are shown on the worksheets of the conferences of the senate and house of representatives, a true copy of which is on file in the office of the commissioner of ad-

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administration. Any money so provided and not used for purchase of provisions shall be cancelled into the fund from which appropriated. Except that money so provided and not used for the purchase of provisions because of population decreases may be transferred and used for the purchase of medical and hospital supplies after consultation with the legislative advisory committee, whose opinion shall be advisory only.

Sec. 14. FEDERAL GRANTS. Grants in aid now or hereafter received from the federal government for any welfare, assistance or relief program or for administration under the jurisdiction of the department of public welfare shall, in the first instance, be credited to a federal grant fund and shall be transferred therefrom to the credit of the commissioner of public welfare in the appropriate account upon certification of the commissioner of public welfare that the amounts so requested to be transferred have been earned or are required for the purposes and programs intended. Moneys received by such federal grant fund need not be budgeted as such, provided transfers from such fund are budgeted for allotment purposes in the appropriate appropriations.

The department of public welfare is authorized and directed to negotiate with the federal government, or any agency, bureau, or department thereof, for the purpose of securing or obtaining any grants or aids. Any grants or aids thus secured or received are hereby appropriated to said department of public welfare and made available for the uses and purposes for which it was received but shall be used to reduce the appropriations herein before provided unless federal law prohibits such action or unless the commissioner of public welfare obtains approval of the governor who shall seek the advice of the legislative advisory committee.

Grants now or hereafter received from the federal government for any vocational training program or for administration under the jurisdiction of the department of corrections shall, in the first instance, be credited to a federal grant fund and shall be transferred therefrom to the credit of the commissioner of corrections in the appropriate account upon certification of the commissioner of corrections that the amounts so requested to be transferred have been earned or are required for the purposes

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and program intended. Moneys received by such federal grant fund need not be budgeted as such provided transfers from such fund are budgeted for allotment purposes in the appropriate appropriation.

Sec. 15. BUDGETARY CONTROL. The budgetary control as provided in Laws 1939, Chapter 431, shall extend to and apply to all appropriations herein made available for the fiscal years ending June 30, 1971, June 30, 1972, and June 30, 1973.

All state departments, bureaus, agencies or divisions, operating under Laws 1939, Chapter 431, financed by funds appropriated or receipts or fees of any nature whatsoever, when making requests or preparing budgets to be submitted to the federal government in support of or in request of funds, equipment, materials, or services, from the federal government shall, upon completion of such request or budget, first submit it to the commissioner of administration. The commissioner of administration shall have authority to approve, disapprove, modify, or amend any such request or budget before submitting it to the proper federal authority. When such federal authority has approved such request or budget, the state agency shall resubmit it to the commissioner of administration for recording before any allotment or encumbrance of the federal funds can be made.

Sec. 16. UNOBLIGATED BALANCES. The unobligated balances on hand as of June 30, 1971, June 30, 1972, and June 30, 1973, in the several appropriations and accounts for which an appropriation is herein made out of the general fund, or has heretofore been made, are hereby cancelled into the general fund as of June 30, 1971, June 30, 1972, and June 30, 1973, and the unobligated balances on hand as of June 30, 1971, June 30, 1972, and June 30, 1973, appropriated out of any other funds, shall be cancelled into the fund from which they are appropriated as of June 30, 1971, June 30, 1972, and June 30, 1973.

The provisions of this section shall not apply to aid, contributions, or reimbursements received from the federal government by the state or boxing tax receipts transferred to the department of public welfare by the authority of Laws 1945, Chapter 245, and all such federal aid, contributions or reimbursements, and boxing tax receipts are hereby reappropriated for the

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purpose of supplementing the appropriation herein provided and shall be added to the maximums of the several accounts herein designated.

Sec. 17. TRANSFER OF FUNDS. (a) The commissioner of public welfare by direction of the governor after consulting with the legislative advisory committee may transfer unobligated appropriation balances between the various accounts appropriated under section 2, subdivisions 6, 7, 8, 9, 10, 12, 13, and 14. Provided further that if the appropriations under section 2, subdivisions 8, 9, 10, 12, and 14 should be insufficient for either year, then the appropriation for the other year shall be available therefor by direction of the governor after consulting with the legislative advisory committee.

(b) Authority is hereby granted to the commissioner of public welfare to transfer appropriations from one institution under his control to any other institution under his control in the best interests of the institutional programs.

(c) Authority is hereby granted to the commissioner of corrections to transfer appropriations exclusive of the central office not to exceed $200,000 in any one fiscal year from one organizational unit under his control to any other organizational unit under his control in the best interest of the security and rehabilitation programs and for more efficient utilization of personnel and facilities within the department. Such transfers shall be made with the written approval of the governor after consulting with the legislative advisory committee.

Sec. 18. [245.0311] TRANSFER OF PERSONNEL. (a) Notwithstanding any other law to the contrary, the commissioner of public welfare shall transfer authorized positions between institutions under his control in order to properly staff the institutions, taking into account the differences between programs in each institution.

(b) Notwithstanding any other law to the contrary, the commissioner of corrections may transfer authorized positions between institutions under his control in order to more properly staff the institutions.

Sec. 19. DESIGNATING SPECIAL UNITS AND REGIONAL CENTERS. Notwithstanding any provision of law to
the contrary, during the biennium, the commissioner of public welfare, upon the approval of the governor after consulting with the legislative advisory committee, may designate portions of hospitals for the mentally ill under his control as special care units for mentally retarded or inebriate persons, or as nursing homes for persons over the age of 65, and he likewise may designate portions of the hospitals designated in Minnesota Statutes 1969, Section 252.025, Subdivision 1, as special care units for mentally ill or inebriate persons, and he may plan to develop all hospitals for mentally ill, mentally retarded, or inebriate persons under his control as multi-purpose regional centers for programs related to all of the said problems.

If approved by the governor, the commissioner may rename the state hospital as a state regional center and appoint the hospital administrator as administrator of the center, in accordance with section 246.0251.

The directors of the separate program units of regional centers shall be responsible directly to the commissioner in his discretion.

Sec. 20. [245.0312] AID TO THE DISABLED—MENTALLY RETARDED. Notwithstanding any provision of law to the contrary, the commissioner of public welfare may license all or any portion of a public institution under his control as a medical facility for skilled nursing home care of the mentally retarded as prescribed by the provisions of Minnesota Statutes 1969, Section 144.583.

Notwithstanding any provision of law to the contrary, the cost of care not met by federal funds for any mentally retarded patient eligible for the medical assistance program or aid to the disabled program in institutions under the control of the commissioner of public welfare shall be paid for from state funds.

Sec. 21. [518.551] Notwithstanding any law to the contrary, any court having jurisdiction over matters of divorce shall direct that all payments ordered for alimony and support shall be made to the agency responsible for the welfare payments, when it appears that the party who is to receive the alimony and support payments will receive public assistance. Amounts so received by the board over and above the amount granted to the party receiving public assistance shall be remitted to that party.

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The agency responsible for the welfare payments shall be notified by the plaintiff of all actions for divorce, separate maintenance or for the custody of a child if either party is receiving aid to families of dependent children or applies for such aid subsequent to the commencement of such action. Failure of such notification shall not affect the validity of the action for divorce, separate maintenance, or custody of the child.

Sec. 22. The commissioner of corrections may during the biennium establish and operate a community correctional center or contract with existing public and private agencies for custody and specialized care and treatment of persons under his custody and control or under the custody and control of the youth conservation commission pursuant to their conviction of felony or gross misdemeanor, or on parole. To establish and operate a community correctional center or to provide the services through agreement with public or private agencies the commissioner is authorized to accept gifts, grants, and subsidies from any lawful source and to negotiate with the federal government, or any agency, bureau, or department thereof to obtain funds for the purposes of this section, which gifts, grants, subsidies, and funds are hereby appropriated to the commissioner.

Sec. 23. Provided that part-time student help and service workers may be employed with the advance approval of the commissioner of administration. Such positions shall be included in the approved complement.

Sec. 24. [256B.27] MEDICAL ASSISTANCE—COST REPORTS. In the interests of efficient administration of the medical assistance to the needy program and incident to the approval of rates and charges therefore, the commissioner of public welfare may require such reports, information, and audits of medical vendors as he deems necessary.

Sec. 25. [144.421] TUBERCULOSIS CONTROL UNIT. The state board of health shall hereby carry out the duties imposed under Minnesota Statutes 1969, Section 251.10 which heretofore have been duties of the commissioner of public welfare.

Sec. 26. Subdivision 1. AUTHORIZATION TO MAKE GRANTS. During the biennium, for the purpose of assisting counties to construct or rehabilitate local detention facilities and

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to assist groups of counties in the construction or rehabilitation of regional jails and lockups, work houses, or work farms, and detention and treatment facilities for adult offenders, youthful offenders, and delinquent children, and to aid such counties in developing and maintaining adequate programs and personnel for the education, training, treatment and rehabilitation of persons admitted to such institutions, the commissioner of corrections is hereby authorized and empowered, out of any money appropriated for the purposes of this act, to make grants to such counties. The commissioner may also receive grants of funds from the federal government or any other lawful source for the purpose of this act, and such funds are hereby appropriated annually to the commissioner.

Subd. 2. MINIMUM STANDARDS. The commissioner shall establish minimum standards for the construction, rehabilitation, size, area to be served, training and treatment programs, staff qualifications, and projected annual operating costs of facilities to be rehabilitated or constructed. Compliance with these standards shall constitute a minimum requirement for the granting of assistance as provided by this act.

Subd. 3. APPLICATION FOR GRANTS. Any county or group of counties operating any of the facilities described in subdivision 1 or desiring to construct and operate or to rehabilitate existing facilities may apply for assistance under this act by submitting to the commissioner of corrections for his approval its plans, specifications, budget, program for training and treatment, and staffing pattern, including personnel qualifications. The commissioner may recommend such changes or modifications as he deems necessary to effect substantial compliance with the standards provided in subdivision 2. When the commissioner has determined that any county or group of counties has substantially complied with the minimum standards, or is making satisfactory progress toward such compliance he may pay to such counties an amount not to exceed 50 percent of the cost of construction or rehabilitation of the facilities where a specific appropriation is made, and, in the case of improvement of program and continued operation of any program in a regional facility as described in subdivision 1, he may pay to the governing board of such facility a sum not to exceed $3,200 per year for each juvenile bed as approved in the submitted plans and specifications.
Subd. 4. INSPECTION. The commissioner shall inspect at least annually each facility covered by this act and review its projected annual operating costs to insure continued compliance with minimum standards, and may withhold funds for noncompliance.

Subd. 5. LIMITATION OF GRANTS TO FUTURE PROJECTS. Completion and acceptance of new construction or rehabilitation of existing facilities must occur after the effective date of this act to enable a county or group of counties to receive any sums provided by this act.

Sec. 27. The commissioner of administration shall not permit the allotment and encumbrance of the amounts indicated as “excess appropriation” on the work papers of the committee on finance of the senate and the committee on appropriations of the house of representatives. Such amounts shall be held as surplus and shall cancel. Provided however, if the amount of “excess appropriation” is appropriated from a dedicated fund he shall certify this amount to the state auditor. Upon receipt of the certification, the state auditor is directed to transfer the amount so certified back to the dedicated fund. This provision applies only to the biennium beginning July 1, 1971.

Sec. 28. [256B.05] MEDICAL ASSISTANCE PROGRAM. Notwithstanding the provisions of Minnesota Statutes 1969, Chapter 256B.05, Subdivision 2, the commissioner of public welfare shall establish a schedule of maximum allowances to be paid by the state on behalf of recipients of medical assistance toward fees charged for services rendered such medical assistance recipients.

Approved June 7, 1971.

Changes or additions indicated by underline, deletions by strikeout.