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

Section 1. Minnesota Statutes 1971, Section 256.873, is amended to read:

256.873 CHILD SUPPORT; EMPLOYER'S DUTY; REMITTANCE OF AMOUNT TO STATE. The support money shall be withheld by the employer of said person obligated to pay the support and the amount withheld shall be remitted quarterly at the times specified by law for submission of quarterly reports to the state of Minnesota for the withholding of employees state income taxes. The amounts so received by the state of Minnesota shall be remitted to the family service department of the county with responsibility for said dependent child. Any amount so received in excess of the amount of public assistance expended for said child shall be further remitted to the person entitled thereto. No employer may discharge, suspend or otherwise penalize any employee by reason of the fact that the employer must withhold the support money.

Approved May 24, 1973.

CHAPTER 716—S.F.No.2118

[Coded]

An act relating to human services; providing for the rendering of human services by a single board; permitting the joint exercise of powers by counties in the provision of human services; appropriating money.

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

Section 1. [402.01] HUMAN SERVICES ACT; AGREEMENT. Subdivision 1. One or more contiguous counties, having an aggregate population of 50,000 or more persons or comprising all the counties within a region designated pursuant to Minnesota Statutes, Sections 462.381 to 462.396 or Minnesota Statutes, Chapter 473B, situated within the boundaries of the same region designated pursuant to Minnesota Statutes, Sections 462.381 to 462.396 or Minnesota Statutes, Chapter 473B, may, by resolution of their county boards of commissioners, designate a human services board having the composition, powers, and duties provided in this act.

Subd. 2. Any agreement pursuant to subdivision 1 shall be governed by this act and Minnesota Statutes, Section 471.59 provid-

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

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ed that a county board may withdraw from the agreement only after one year's notice to all other counties party to the agreement which notice shall be delivered on or before the last day of the current fiscal year.

- Sec. 2. [402.02] BOARD; COMPOSITION; POWERS; FUND-ING; GRANTS. Subdivision 1. Human services boards shall be composed as follows:
- (a) Not less than one county commissioner from each county party to the agreement, the commissioner or commissioners to be selected by the county board of the participating county; and
- (b) Citizen members who in number shall comprise not less than one third of the membership of the human services board, one of whom shall be the chairman of the human services advisory committee, appointed in a manner determined by the county boards which are party to the agreement.

Board members shall serve for terms of three years, so arranged that as nearly as practicable, the terms of one-third of the members shall expire each year. Vacancies shall be filled in the same manner as original appointments.

- Subd. 2. POWERS OF BOARD. A human services board shall possess all the powers and duties now assigned by law to:
- (a) Manage the existing public resources devoted to human services delivered or purchased by the counties, which are subsidized or regulated by the departments of corrections, health, and public welfare;
 - (b) Employ staff to carry out the purposes of this act;
- (c) Deliver services directly, or through contract with other governmental or nongovernmental providers;
- (d) Develop a plan for the delivery of human services, which shall include court services, public health services, public assistance, mental retardation services, social services, mental health services, and others of similar classification; and
- (e) Receive and expend for the purposes of this act funds from the departments of corrections, health and public welfare, or from any other lawful source, including any governmental source.
- Subd. 3. COUNTY FUNDING. The county boards of commissioners, party to the agreement, shall determine the proportional financial responsibility of each county to support the programs and services of the board. The agreement may provide for payments by each county based upon use by residents of the county of a

particular program or service provided, or by other arrangements as determined pursuant to the agreement. Each county shall be subject to applicable requirements of law concerning funding, and to existing limitations upon the authority to levy taxes, for any particular program or service.

- Subd. 4. GRANTS. The departments of corrections, health, and public welfare shall provide funds from any grant or subsidy program or other authorized source to the human services board, based upon a plan which satisfies the standards and regulations of the individual state agency, and which represents all subsidy money for human services which each agency commits to programs within counties comprising the human services board.
- Sec. 3. [402.03] ADVISORY COMMITTEE. Each human services board shall appoint an advisory committee, which shall actively participate in the formulation of the plan for the development, implementation and operation of the programs and services by the board, and shall make a formal recommendation to the board at least annually concerning the annual budget of the board and the implementation of the plan during the ensuing year.

Membership on the advisory committee shall consist of no more than 25 persons serving three year terms. The chairman shall be appointed by the human services board and may not be a member of a county board.

One-third of the members of the advisory committee shall be representatives of those persons receiving services provided by the human services board. No more than one-third may be providers or employees of providers of services. The remaining members shall represent the citizens of the counties.

The advisory committee shall appoint at least three permanent task forces to assist it in its functions: Corrections, social and mental health services, and public health.

Task force membership shall be constituted to fulfill state agency requirements for receiving categorical funds. Where appropriately constituted, these task forces may replace those advisory bodies required by statute and regulation to advise county welfare boards and other county and area boards. Individuals not members of the advisory committee may be appointed to the task forces; provided, however, that each task force shall be chaired by a member of the advisory committee.

The human services board shall provide staff assistance to the advisory committee.

Sec. 4. [402.04] DELEGATION OF FUNCTIONS; FINAN-CIAL AID; STANDARDS; REPORTS. Subdivision 1. During the

biennium ending June 30, 1975, the commissioner of corrections, state board of health, and commissioner of public welfare may, without reference to the provisions of Minnesota Statutes, Chapter 15, delegate any duty, authority, or responsibility vested in their respective departments relative to any program or service presently provided by the state, to any human services board which has in effect an approved plan for the affected program or service. The authority granted under this section shall include the authority to transfer to a human services board that portion of any unexpended appropriation which represents a saving to the department concerned by virtue of the assumption by the board of the duty, authority, or responsibility so delegated. No state employee shall be involuntarily terminated from employment by any action under this section.

- Subd. 2. STANDARDS. The delegation of any duty, authority, or responsibility, and transfer of funds therewith, shall be subject to the maintenance by the human services board of applicable standards prescribed by the respective department, pursuant to the provisions of subdivision 1. Upon failure to maintain the prescribed standards, any delegated function and unexpended funds shall revert to the department concerned according to procedures established by it.
- Subd. 3. REPORTS. The exercise of any transfer of function or funds pursuant to subdivisions 1 and 2 shall be immediately reported to the committees on appropriations of the house of representatives and finance of the senate.
- Sec. 5. [402.05] EMPLOYEES. Subdivision 1. All persons employed by a county, whose functions are assumed by a human services board, shall continue as employees of the board without loss in seniority, status, or benefits, and subject to any merit or civil service system.
- Subd. 2. Not later than 90 days after the designation of a human services board established pursuant to section 1 of this act any county board, committee or commission having authorities or duties in the areas designated in section 2, subdivision 2, clause (d) of this act shall cease its operation and no per diem or reimbursement of expenses shall be paid to any member of the board, committee or commission.
- Subd. 3. Each member of the human services board may receive a per diem and be reimbursed expenses in the performance of official duties in the amount and within the limitations as are members of county welfare boards provided in Minnesota Statutes, Section 393.03.

- Sec. 6. [402.06] IMPLEMENTATION. Upon the designation as a human services board, the board shall transmit copies of the agreement documents to each affected state agency, the regional development commission, if established, and the governor. Each affected department shall assign personnel to assist the board in preparing its organization and initial plan for receipt of operating Within six months of its creation, each human services board shall present its initial plan and budget to affected state agencies.
- Sec. 7. [402.07] TERMINATION. The county boards party to an agreement to designate a human services board may terminate the agreement and no longer manage the public resources devoted to human services in their counties but only on notice of an intention to terminate delivered to the commissioner of public welfare, state board of health, and commissioner of corrections not less than 90 days before the effective date of the termination. On the termination all public resources devoted to human services shall be managed in accordance with provisions of law in effect on June 30, 1973.
- [402.08] PILOT PLANNING GRANTS. The state planning agency shall designate no more than two human services boards as participants in a pilot study to plan for the development and delivery of services and programs pursuant to this act. Any human services board designated for a pilot study grant shall receive financial assistance to plan and implement its responsibilities under this act. No grant pursuant to this section shall be made to any individual county.
- Sec. 9. [402.09] REPORTS TO LEGISLATURE. Each affected state agency shall report to the standing committees concerned, and the committees on appropriations and finance of the house of representatives and the senate, any grant made to a human services board pursuant to this act; and shall present a report to the legislature concerning recommendations regarding experience under, and suggested amendments to, this act not later than January 1, 1975.
- Sec. 10. APPROPRIATION. There is hereby appropriated the sum of \$183,000 to the state planning agency for the biennium June 30, 1975, for the purpose of grants, evaluation and coordination, pursuant to section 8.
- Sec. 11. [402.10] CITATION. This act may be cited as the human services act.
 - Sec. 12. This act is effective July 1, 1973.

Approved May 24, 1973.