one copy of such reassessment by him so corrected and equalized. Such list shall for all purposes supersede and be in place of the original assessment made for such year upon such property and the county auditor, upon receipt thereof, shall extend and levy against such property so reassessed the taxes thereon for such year according to such reassessment in the same manner as though such list was the original assessment list of such property. Any person feeling himself aggrieved by an assessment so made against him, or upon any property at that time owned by him, may appeal therefrom to the district court of the county in which such assessment is made. To render the appeal effective for any purpose, the appellant shall file a notice of the appeal with the auditor of such county within 30 days after the making of the assessment, which notice shall specify the ground upon which the appeal was taken, and no other or different service shall be required to perfect it. Upon the filing of the notice the county auditor shall make and file in the office of the clerk of the district court a certified copy of the notice and of the particular assessment appealed from and notify the county attorney of such county of the pendency of the appeal. Thereupon the district court shall be deemed to have acquired jurisdiction of the matter and proceed to hear and determine it in like manner as other tax matters are tried and determined in the district courts of this state. The county attorney of such county shall appear for and defend the interests of the state in such matter.

Sec. 2. <u>This act is effective the day following final enactment.</u> Approved May 24, 1973.

CHAPTER 777—H.F.No.2530

[Not Coded]

An act relating to the organization and operation of state government; providing for public buildings of the state of Minnesota; authorizing the alteration, repair, rehabilitation of said buildings, the equipping and the replacement of equipment of certain of said buildings; appropriating and reappropriating money therefor; ' authorizing reconveyance of real property.

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

Section 1. APPROPRIATIONS; PUBLIC BUILDINGS. Except as otherwise provided in this act, the sums hereinafter set

forth, or so much thereof as may be necessary, are hereby appropriated out of the general fund in the state treasury or such other funds as designated, for the purposes specified in the following sections of this act.

Sec. 2. Subdivision 1. To the commissioner of administration to be expended for the purposes and in accordance with the provisions of this act.

Subd. 2. Department of Public Welfare:

(1) Demolition of Welfare Institution Buildings... \$ 250,000.

Notwithstanding any laws to the contrary, the commissioner of public welfare is hereby directed to demolish any old or obsolete buildings immediately from any funds available to the department of public welfare.

Subd. 3. At Minnesota State Prison:

(1) Tuckpointing... \$36,000.

(2) One incinerator (inside prison walls)... \$40,000.

(3) Roof repairs, cordage warehouse... \$30,000.

(4) Replace windows and frames and doors in industry buildings... \$20,000.

(5) Storm sewers ... \$20,000.

(6) Fire prevention measures... \$50,000.

Subd. 4. At State Reformatory for Men:

(1) New oven - Food Service... \$17,000.

(2) Miscellaneous reroofing ... \$20,000.

(3) Plaster ceiling area in food service and laundry... \$5,250.

(4) Tuckpointing - supplies and equipment... \$10,000.

(5) Resurface institution roads... \$10,000.

Subd. 5. At Minnesota Correctional Institution for Women:

(1) Install exit lights, sprinkler system for Anthony cottage, administration and security section, and provide second means of egress in basement and second floor of Administration building... \$50,000.

(2) Install new steps and stoop of Sanford cottage... \$3,500.

Changes or additions indicated by underline, deletions by strikeout.

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Subd. 6. At State Training School for Boys:

(1) Repair, replace and maintain physical plant... \$45,000.

(2) Separation of storm and sanitary sewers, complete repair of roads and parking lots... \$25,000.

(3) Repair and remodel interior of volunteer center... \$7,500.

(4) Install seven drinking fountains and demolish old kitchen... \$15,000.

Subd. 7. At Minnesota Home School:

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(1) Remodel and equip counseling building... \$15,000.

(2) Provide climate control in Senator Popp building... \$5,000.

(3) Remodel zoned heating in Alcott, Stowe and Evers cottages and replace radiators in Alcott, Stowe, Evers, Richard and Lind cottages... \$40,000.

(4) Replace carpeting in Richard and Lind cottages... \$3,200.

(5) Add combination storms and screens to Alcott, Evers, Stowe, Richard, Lind cottages and Morse Hall... \$15,000.

(6) Demolish Sullivan cottage upon completion of new security facility...-0-.

Subd. 8. At Minnesota Reception and Diagnostic Center:

(1) Modification of Administration Building... \$2,000.

(2) Area lighting ... \$15,000.

(3) Install automatic fire detectors... \$8,000.

Subd. 9. At Saint Croix Forestry Camp:

(1) Correct foundation water problem at gymnasium corner... \$3,000.

Subd. 10. At Thistledew Forestry Camp:

(1) Construct Chapel addition and Challenge building from private donation of \$10,600...-0-.

Subd. 11. At Willow River Forestry Camp:

(1) Sewer system... \$15,000.

Sec. 3. Subdivision 1. To the commissioner of public welfare to be expended for the purpose of repairs and replacements:

Changes or additions indicated by <u>underline</u>, deletions by strikeout. ² Ming.S.L. 1973 Bd.Vol.—70 Subd. 2. At Anoka State Hospital... \$88,672.

Subd. 3. At Fergus Falls Hospital... \$156,060.

Subd. 4. At Hastings State Hospital... \$71,000.

Subd. 5. At Moose Lake State Hospital... \$79,400.

Subd. 6. At Rochester State Hospital... \$145,650.

Subd. 7. At St. Peter State Hospital ... \$134,900.

Subd. 8. At Willmar State Hospital... \$91,000.

Subd. 9. At Faribault State Hospital... \$164,575.

Subd. 10. At Cambridge State Hospital... \$129,800.

Subd. 11. At Brainerd State Hospital... \$96,200.

Subd. 12. At Braille and Sight Saving State School ... \$22,-875.

Subd. 13. At School for the Deaf... \$48,060.

Subd. 14. At Gillette Children's Hospital... \$35,790.

Subd. 15. At Ah-Gwah-Ching Nursing Home... \$45,000.

Subd. 16. At Glen Lake State Sanatorium and Oak Terrace Nursing Home... \$72,500.

Sec. 4. Subdivision 1. To the commissioner of corrections for the purpose of repairs and replacements:

Subd. 2. At Minnesota State Prison... \$214,000.

Subd. 3. At Reformatory for Men... \$119,795.

Subd. 4. At Minnesota Correctional Institution for Women... \$10,100.

Subd. 5. At Training School for Boys... \$55,250.

Subd. 6. At Minnesota Home School... \$33,250.

Subd. 7. At Minnesota Reception and Diagnostic Center... \$33,990.

Subd. 8. At Correctional Camps... \$10,000.

Sec. 5. Subdivision 1. To the state college board for repairs and betterments at the state colleges including preventative main-tenance... \$1,100,000.

Sec. 6. Subdivision 1. To the state junior college board for repairs and betterments at the state junior colleges... \$503,775.

Sec. 7. Subdivision 1. To the Minnesota Veterans Home Board for the purpose of repairs and replacements at Minnesota Veterans Home... \$15,000.

Sec. 8. To the Minnesota Historical Society:

(1) Improvements to historic sites... \$150,000.

(2) Archaeological construction ... \$50,000.

(3) Contingent fund... \$30,000.

Sec. 9. Notwithstanding any provision of Minnesota Statutes, Section 16.17, all the money appropriated by section 2 shall be deemed for construction, repairs, or other building improvements and shall be available until the purposes for which the appropriation was made shall have been accomplished or abandoned. The moneys appropriated by sections 3, 4, 5, 6, and 7 not expended or encumbered shall cancel on June 30, 1975.

Sec. 10. If moneys are appropriated during the same or different sessions of the legislature for the same or related projects which appropriations do not lapse until the purposes for which the appropriations were made shall have been accomplished or abandoned, the state auditor shall, upon the certification of the commissioner of administration as to the accounts involved, make such transfers of appropriations as will place in one account all of the moneys appropriated for the same or related projects.

Sec. 11. In the case of appropriations made for construction or other permanent improvement, including acquisition of real estate, equipment, repair, rehabilitation, appurtenances or utility systems, which appropriations do not lapse until the purposes for which the appropriations were made shall have been accomplished or abandoned, the commissioner of administration may dispense with periodic allotment and shall prescribe such regulations as will insure proper application and encumbrance of funds.

Sec. 12. Subdivision 1. Upon the awarding of final contracts for the completion of any projects enumerated in section 2 of this act, the commissioner of administration may transfer any unexpended funds in said project to any other project therein enumerated.

Subd. 2. The balance of each appropriation made by this and any prior act to the commissioner of administration from the general fund for construction, repairs, and other permanent improvements, remaining when the specific purpose of such appropri-

ation is accomplished, as certified by the commissioner to the chairman of the senate finance committee, the chairman of the senate finance committee, and the state auditor, may be transferred to any other account for which such an appropriation is made to the commissioner by this or any prior act; provided that the amount so transferred to the account for any project shall not exceed ten percent of the amount otherwise appropriated for that project, and that before any such transfer is made the commissioner shall consult and obtain the recommendations of the chairman of the senate finance committee and the chairman of the house appropriations committee, which shall be advisory only. Failure or refusal to make a recommendation promptly shall be deemed a negative recommendation.

Sec. 13. Subdivision 1. The city of Fairmont donated by conveyance to the state of Minnesota for a junior college to be located in Fairmont the following described land lying and being in Martin county:

Government Lot Two (2) and Government Lot Three (3) of Section Seven (7), Township One Hundred Two (102) North, of Range Thirty (30) West, excepting the South Thirty-three (33) feet of the West 578.24 feet of said Government Lot Three (3), and excepting the West Thirty-three (33) feet of said Government Lot Two (2) and said Government Lot Three (3), to be used for future street purposes.

Although such lands are not presently needed for such college purposes, they shall remain in their present status until directed by the legislature, except that if the council of the city of Fairmont by resolution requests transfer of the land to the city the commissioner of administration may convey the land to the city.

Subd. 2. The village of Cambridge donated by conveyance to the state of Minnesota for a junior college to be located in Cambridge the following described land lying and being in Isanti county:

The West 1,400 feet of the Northwest Quarter (NW 1/4) of Section Thirty-two (32) Township Thirty-six (36), Range Twenty-three (23), excepting therefrom the West 675 feet of the South 762 feet thereof, and also the East 700 feet of the East Half of the Northeast Quarter (E 1/2 of NE 1/4), Section Thirty-one (31), Township Thirty-six (36), Range Twenty-three (23), excepting therefrom the South 762 feet thereof, and also excepting from the tracts herein conveyed all public roads and easements of record.

Although such lands are not presently needed for such college purposes, they shall remain in their present status until directed by the legislature, except that if the council of the village of Cam-

bridge by resolution requests transfer of the land to the village the commissioner of administration may convey the land to the village.

Sec. 14. The unexpended balances of appropriations as certified by the commissioner of administration to the state auditor heretofore made by the legislature by Laws 1965, Chapter 882, Section 2, Subdivision 12, Clause (1), Section 4, Subdivision 4, Clause (2) and Subdivision 7, Clause (2), and Section 7, Subdivision 2; Extra Session Laws 1967, Chapter 8, Section 2, Subdivision 4, Clause (1), Subdivision 8, Clause (2), Subdivision 10, Clause (1), Subdivision 11, Clause (1), and Subdivision 13, Clause (1), and Section 4; Extra Session Laws 1967, Chapter 13, Section 2, Subdivision 2, Clause (2), Subdivision 4, Clause (1), Subdivision 6, Clause (1), Subdivision 16, Clause (1), Subdivision 18, Clauses (1) and (2), Subdivision 22, Clause (1), and Subdivision 23, Clause (1); Laws 1969, Chapter 1155, Section 2, Subdivision 15, Clause (1) and Subdivision 25, Clause (2); Laws 1969, Chapter 1159, Section 7, Subdivision 1, Clause (5), Sections 13 and 14; and Laws 1971, Chapter 963, Section 2, Subdivision 15, Clause (4) and Subdivision 19, Clause (1), Section 3 (Cambridge and Fairmont State Junior Colleges), and Section 4, (2)(b) are hereby reappropriated to the commissioner of administration as follows:

Laws 1965, Chapter 882, as detailed above... \$ 265,391.69.

Extra Session Laws 1967, Chapter 8, as detailed above... \$95,117.79.

Extra Session Laws 1967, Chapter 13, as detailed above... \$59,262.66.

Laws 1969, Chapter 1155, as detailed above. \$14,887.90.

Laws 1969, Chapter 1159, as detailed above... \$242,868.01.

Laws 1971, Chapter 963, as detailed above... \$5,217,000.00.

to be used for the following purposes:

a. to reimburse the general fund for the appropriation made therefrom by Laws 1973, Chapter 99, Section 1, to the university of Minnesota to equip unit A, health sciences... \$3,000,000.00.

b. to improve grounds at certain junior colleges... \$1,680,-000.00.

c. Capitol remodeling: toilet remodeling, east wing-tunnel, first, second, and third floors, \$150,000; remodel Capitol tunnel, \$81,000; replacement of mail chute, \$12,000; replacement of dock and outside freight elevator in Capitol, \$80,000; rewire and reset light standards front of Capitol, \$5,000; four additional fuel stor-

age tanks for heating plant, \$100,000; additional amount needed... \$308,000.00.

d. to supplement the appropriations made by Laws 1969, Chapter 1159, Section 7, Subdivision 1, Clause (4) and Laws 1971, Chapter 963, Section 7, Subdivision 1, Clause (11) for a parking facility, Capitol complex... \$906,528.05.

Sec. 15. CONVEYANCE OF STATE PROPERTY, COMMIS-SIONER OF ADMINISTRATION, CITY OF MINNEAPOLIS. The commissioner of administration is hereby authorized to convey by quitclaim deed to the City of Minneapolis, Minnesota, the following described state real property, to wit:

All of Lots 7, 8, 9, 10, 11, 16, 17, 18, 19, 20, and 21, of Block 7 of the Washington Yale Addition to the City of Minneapolis, including that part of the Southeasterly one-half of the vacated alley adjoining the Northwesterly line of said Lot 7, and lying between the extensions across said Alley of the Southwesterly and Northeasterly line of said Lot 7; and

Lots 1, 2, 3, 4, 5, 6, 7, and 8 of the Gates Brothers

Rearrangement of Block 7, Washington Yale Addition to the City of Minneapolis; and

The vacated alley lying South of Lot 11, Block 7, said Washington Yale Addition to the City of Minneapolis, being from a line parallel with and ten (10) feet Westerly of the Easterly line of said Lot 11, to the extension of the Westerly line of said Lot 11;

All according to the respective recorded plats or maps thereof, Hennepin County, Minnesota

In consideration of said transfer, the City of Minneapolis, Minnesota shall convey by warranty deed to the State of Minnesota the following described real property, to wit:

All of Block 2 of the Washington Yale Addition to the City of Minneapolis, according to the recorded plat thereof, Hennepin County, Minnesota.

Sec. 16. From the appropriation made in Laws 1971, Chapter 963, Section 3, the commissioner of administration is authorized to expend not more than \$1,000,000 for land acquisition, demolition, and site preparation at Metropolitan Junior College and such funds are appropriated for this purpose.

The junior college board and the state board of education shall report to the chairman of the house appropriations committee and the chairman of the senate finance committee all plans for the

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proposed developments of this land prior to the implementation of said proposal.

Sec. 17. Lands or sites for public buildings or real estate, the acquisition of which is included in the appropriations made by this act, may be acquired by gift, purchase, or condemnation proceedings by the commissioner of administration. Condemnation proceedings shall be pursuant to Minnesota Statutes, Chapter 117.

Sec. 18. The effective date of this act is July 1, 1973 except for section 14, items c. and d. which are immediately available. Approved May 24, 1973.

CHAPTER 778—H.F.No.2531

[Not Coded]

An act relating to public buildings and public lands of the state of Minnesota; authorizing the acquisition and betterment of public land and buildings and other public improvements of a capital nature; the acquisition by gift, purchase, or condemnation of certain real property therefor; the equipping and replacement of equipment of certain said buildings; appropriating and reappropriating moneys therefor, including necessary expenses from the Minnesota state building fund; authorizing the issuance of the sale of bonds under the provisions of the constitution, article IX, section 6, to finance said fund appropriating moneys in connection therewith.

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

Section 1. APPROPRIATIONS; PUBLIC BUILDINGS AND LANDS. Except as otherwise provided by this act there is hereby appropriated from the Minnesota state building fund in the state treasury for the purposes hereinafter stated, the sums of money herein set forth or so much thereof as may be necessary. There is also appropriated from federal funds or other sources the moneys made available for any of the purposes prescribed in this act and in accordance with the terms hereof.

Sec. 2. Subdivision 1. To the commissioner of administration to be expended for the purposes and in accordance with the provisions of this act.

Subd. 2. Department of Public Welfare: