CHAPTER 1136-S. F. No 2626

[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, authorizing the discontinuance of certain facilities and the disposition of certain sites used therefor; and extending provisions of Laws 1965, Chapter 755, under certain conditions.

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

Section 1. State government; appropriation; departments of public welfare and corrections to expend moneys. The sums hereinafter 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, 1969, June 30, 1970, and June 30, 1971.

1969

\$

Sec. 2. TO THE COMMISSIONER \$

Subdivision 1. Administration of the Department of Public Welfare

Approved Complement-285.86

Notwithstanding any other law to the contrary, not more than \$5,000 annually is appropriated from salary savings to 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.

The department of public welfare shall, to the fullest extent practicable, utilize all available bed space at the hospitals for the mentally ill. Provided that the institutions of the department of correc-

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3,488,000 3,787,000

\$

1971

APPROPRIATIONS Available for the Year Ending June 30

1970

tions shall receive supervision and guidance from the dietition and buildings 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.

Provided that of this appropriation the sum of \$10,000 for fiscal year 1970 and \$15,000 for fiscal year 1971, 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.

Notwithstanding any provision of law to the contrary, the state board of health shall carry out the duties imposed under Section 251.10 which heretofore have been duties of the commissioner of public welfare.

Subd. 2. Mental Health Research

The above appropriation includes funds which shall be used by the commis-sioner of public welfare with the consent and cooperation of the commis-sioner of corrections to establish and maintain an experimental treatment program for selected consenting persons committed as sex offenders or psychopathic personalities to the control of either commissioner. This program may be established in an institution under the control of the commissioner of corrections or the commissioner of public welfare, the commissioner of corrections with the cooperation of the commissioner of public welfare shall evaluate the program established hereunder and report findings and conclusions to the legislature by December 1. 1970.

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

Approved Complement-2

Changes or additions indicated by italics, deletions by strikeout.

280,000

Subd. 3. Mental Health Training Program	160,000	160,000
Funds provided in subdivision 3 may be used for a psychiatric residency train- ing program.		
Of the amount appropriated by subdivi- sion 3, \$30,000 each year may be used for the employment of additional psy- chiatrists 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. 4. Community Mental Health Centers	3,000,000	3,500,000
Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.		
The community mental health centers may accept cases from juvenile courts for diagnostic evaluation.		
Approved Complement—4		
Subd. 5. Hospital Care	50,000	
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 super- vision 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 cred- ited to this account and become a part thereof.		
Subd. 6. Care and Support of Chil- dren Under Guardianship of the Com- missioner of Public Welfare	730,000	730,000
Subd. 7. Care, Relief, and Support of Dependent Children	12,809,200	14,893,800
Subd. 8. Care, Relief, and Support of the Aged	6,131,000	6,240,000
Subd. 9. Medical Assistance to the Needy	22,836,000	26,839,500

Subd. 10. Administrative Expense on Aging	42,771	44,527
Subd. 11. Care, Relief, and Support		
of the Blind	184,000	184,000
Subd. 12. Vocational Rehabilitation of the Blind	150,000	155,000
The sum of \$2,500 each year out of the amount above appropriated shall be paid into the revolving fund estab- lished by Laws 1947, Chapter 535, for the purchase of equipment and supplies for establishing and operating of vend- ing stands by blind persons. All in- come, 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. 13. Care, Relief, and Support of the Disabled	2,526,000	2,959,000
Subd. 14. Equalize the Cost of Wel- fare	1,000,000	1,000,000
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 num- ber of counties that may receive this aid.		
In 1970 no county shall receive less than 75 percent of the amount received in the preceding year. In 1971 the re- duction shall be the same dollar amount as 1970 unless the formula indicates a smaller reduction.		
For the purposes of this act, welfare costs shall be deemed to include all forms of public assistance and the ad- ministrative costs thereof, to wit; old age assistance, medical assistance to the needy, aid to dependent children, aid to the permanently and totally dis- abled, aid to the blind, payments to the commissioner of public welfare for care and treatment of patients in state insti- tutions, maintenance relief, medical re- lief, 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.

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.

The commissioner of public welfare may advance such grants on an estimated basis subject to audit and adjustment at the end of each year.

Subd. 15. To Becker County

50,000

To reimburse Becker county for partial support of dependent and neglected children and indigent persons of Indian blood from January 1, 1967, to December 31, 1968, to be paid by state warrant forthwith upon the final enactment of this act.

It is the express intention of the legislature that this shall be the final special reimbursement to Becker county.

Subd. 16. Daytime Activity Centers for the Mentally Retarded

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

Approved Complement-1

Changes or additions indicated by italics, deletions by strikeout.

800,000 1,000,000

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Subd. 17. Crippled Children Services	100,000	100,000
Subd. 18. Aid to Counties—Mental- ly Retarded	1,900,000	
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	185,000	145,000
Provided further that reimbursements shall be prorated if the appropriation made in this subdivision is insufficient to provide full reimbursement.		
Subd. 20. Anoka State Hospital		
(a) Current Expense	525,000	502,000
(b) Salaries	3,549,671	3,814,004
Approved Complement-452.83		
This appropriation contains funds to continue the adolescent units at staffing levels not less than the levels previously provided.		
Provided the medical-surgical program at Anoka state hospital shall be discon- tinued on July 1, 1971, unless a com- prehensive plan of cooperation has been developed between the department of public welfare and the university of Minnesota.		
(c) Pathological Laboratory	15,000	15,000
(d) Special Equipment	21,000	
Subd. 21. Fergus Falls State Hospital		
(a) Current Expense	524,150	514,150
(b) Salaries	3,682,238	3,829,771
Approved Complement-477.08		
This appropriation contains funds to continue the adolescent unit at a staffing level no less than the level previously provided.		
(c) Special Equipment	25,000	
Subd. 22. Hastings State Hospital		
(a) Current Expense	375,700	372,950
(b) Salaries	2,383,671	2,475,767

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

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OF MINNESOTA FOR 1969

Approved Complement-297 Special Equipment 40,000 (c) Moose Lake State Hospital Subd. 23. (a) Current Expense 450,850 441,650 Provided that laundry service shall be furnished without charge to the youth conservation commission forestry camp at Willow River. Salaries 2,670,560 (b) 2,774,651 Approved Complement—346.42 (c) Special Equipment 50,000 Subd. 24. Rochester State Hospital Current Expense 595.600 584,600 (a) 3.665.482 (b) Salaries 3,804,155 Approved Complement-435 This appropriation contains funds to continue the adolescent unit at a staffing level no less than the level previously provided. It is the intention of the legislature that not less than 100 mentally retarded pa-tients be transferred to this hospital by July 1, 1970. Upon adoption of a suitable plan the approved complement shall be increased by 30 positions. Special Equipment 25,000 (c) Subd. 25. St. Peter State Hospital Current Expense 662,350 643,350 (a) (b) Salaries 4,400,912 4,575,630 Approved Complement-561.5 (c) Special Equipment 25.000 Subd. 26. Minnesota Security Hospital (a) Salaries 766.423 795.083 Approved Complement-81.5 16,000 (b) Special Equipment Willmar State Hospital Subd. 27.

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

459,700

445,425

Current Expense

(a)

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(b) Salaries	2,661,674	2,766,025
Approved Complement—338		
(c) Special Equipment	30,000	
Subd. 28. Faribault State Hospital		
(a) Current Expense	1,048,180	1,017,180
(b) Salaries	7,914,645	8,230,265
Approved Complement—1,099		
(c) Special Equipment	60,000	
Subd. 29. Cambridge State Hospital and Lake Owasso Children's Home		
(a) Current Expense	745,600	722,400
(b) Salaries	5,686,414	5,971,518
Approved Complement—830		
(c) Special Equipment	52,095	
Subd. 30. Owatonna State School and Shakopee Home for Children		
(a) Current Expense	118,300	-0-
(b) Salaries	934,300	0
Provided the Owatonna state school shall be phased out by July 1, 1970.		
Provided the children at Owatonna state school shall not be transferred to Brainerd state hospital until a com- parable separate educational-treatment program is available.		
Provided that the Shakopee home for children shall be phased out by Janu- ary 1, 1970.		
Subd. 31. Brainerd State Hospital		
(a) Current Expense	699,400	745,000
(b) Salaries	4,339,945	4,742,741
Approved Complement—700		
This appropriation includes funds for a separate educational-treatment program.		
(c) Special Equipment	32,000	
Subd. 32. Braille and Sight Saving School		
(a) Current Expense	36,898	37,159
(b) Salaries	560,358	582,765

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Appro	oved Complement—73		
(c)	Regional Library for the Blind	55,765	57,633
Appro	oved Complement-6.5		
(d)	Special Equipment	4,368	
Subd.	33. School for the Deaf		
(a)	Current Expense	117,115	117,885
(b)	Salaries	1,142,729	1,190,304
Appro	oved Complement—150.5		
(c)	Gallaudet Students	800	800
(d)	Special Equipment	25,000	
Subd.	34. Gillette State Hospital		
(a)	Current Expense	256,337	256,302
(b)	Salaries	1,904,216	1,976,895
Appro	oved Complement-248.16		
(c)	Honorarium for Visiting Staff	54,500	54,500
(d)	Special Equipment	9,913	
Subd. Hom			
(a)	Current Expense	281,900	271,900
(b)	Salaries	1,854,612	1,928,637
Аррг	oved Complement271		
(c)	Special Equipment	25,000	
Subd. torius	. 36. Glen Lake State Sana- n and Oak Terrace Nursing Home		
(a)	Current Expense	321,800	323,530
(b)	Salaries	2,224,177	2,310,500
Аррг	oved Complement-297		
(c)	Special Equipment	29,000	
Subd Treat	, 37. Minnesota Residential ment Center		
(a)	Current Expense	31,897	
(b)	Salarie ₃	311,253	
Appr	oved Complement65		
Prov	ided the Minnesota residential		

Provided that the children of the Minnesota residential treatment center shall not be transferred to Anoka state hospital until an adequate comparable treatment program has been established.

Provided that employees of the department of public welfare employed at Owatonna state school, Shakopee home for children, and the Minnesota residential treatment center who transfer to other institutions under the control of the commissioner of public welfare may have their moving expenses paid for from the funds appropriated to the institutions to which they transfer.

Sec. 3. TO THE COMMISSIONER OF CORRECTIONS

Subdivision 1. Administration (a) Salaries 2,244,000 2,411,975 Approved Complement-226.86 (b) Supplies and Expense 220,500 210,900 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 additional 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	490,000	520,000
Notwithstanding any law to the con- trary, no county shall be eligible for the reimbursement aforementioned un- less 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 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.

Subd. 2. Research

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

Subd. 3. Psychiatric Services and Hospital Care

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.

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

Subd. 4. Psychiatric Services at Correctional Institutions

Changes or additions indicated by italics, deletions by strikeout.

85,000

170,000

50.000

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 directed, to the extent possible, to obtain the services of psychiatrists and psychiatric fellows from educational and training institutions, either private or public, located within this state. Any unexpended balance remaining in the first year shall not cancel but be available for the second year of the biennium.

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Subd. 5. Personnel Training	125,000	
This appropriation includes funds for training of group home parents in county homes.		
Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.		
Subd. 6. Vocational Training	113,000	
The amount appropriated by this item shall be used for the purpose of pro- viding vocational training of the inmates of institutions under the con- trol of the commissioner of correc- tions. The commissioner of corrections is hereby authorized and empowered to employ skilled craftsmen to conduct a vocational training program and to in- struct such inmates. Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.		
Subd. 7. Foster Group Care	173,280	173,280
Subd. 8. Work Release Program	187,350	
Any unexpended balance in the first year shall not cancel but shall be avail- able for the second year of the bien- nium.		
Subd. 9. Transportation Unit	57,017	
Any unexpended balance in the first year shall not cancel but shall be available for the second year of the biennium.		

Subd. 10. Adult Institutions

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

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This appropriation is for the Minnesota state prison, reformatory for men, and the Minnesota correctional institution for women.		
(a) Current Expense	1,186,010	1,175,295
(b) Salaries	5,194,658	5,355,622
Approved Complement-509.25		
(c) Special Equipment	120,000	
(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 re- volving fund the sum of \$200,000 on July 1, 1969, and the sum of \$200,000 on July 1, 1970.		
Provided the youthful offender recep- tion center shall be at the reformatory for men until June 30, 1971.		
Subd. 11. Youth and Juvenile Insti- tutions		
This appropriation is for the state train- ing school for boys, Minnesota home school, Willow River forestry camp, Thistledew forestry camp, St. Croix forestry camp, Rochester vocational center, and the Minnesota reception and diagnostic center.		
(a) Current Expense	936,120	910,630
(b) Salaries	5,715,247	6,011,323
Approved Complement—1971—654.5		
The commissioner of corrections is authorized to pay out of this appropri- ation an allowance not to exceed \$150 per month to the superintendent of the state training school for boys, the Min- nesota correctional institution for women, and the Minnesota home school in lieu of free living quarters on the grounds.		
The academic school program at the state training school for boys and the Minnesota home school shall be con- ducted on a 12 month basis.		
(c) Special Equipment	112,979	
A portion of the reception and diag- nostic center may be used for short-		

term 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.

Provided the youth vocational center shall be phased out no later than July 1, 1970.

Provided that as the Minnesota residential treatment center program of the department of public welfare is phased out the department of corrections shall utilize these buildings for their programs.

Provided that employees of the department of corrections employed at Rochester vocational center who transfer to other institutions under the control of the commissioner of corrections may have their moving expenses paid for from the funds appropriated to the institutions to which they transfer.

Subd. 12. Regional Juvenile Detention Centers

This appropriation is available for reimbursement to a county or group of counties for not more than one-half of the construction costs of, nor more than one-half of the operating cost per bed per year of those facilities whose programs meet minimum standards. Any unexpended balance in the first year shall not cancel but shall be available for the second year of the biennium.

Subd. 13. Planning Regional Juvenile Detention Centers

This appropriation is for the purpose of preparing a comprehensive plan for regional juvenile detention centers. The commissioner of corrections shall prepare a preliminary report on or before June 1, 1970, and submit said report to the committee on finance of the senate and the committee on appropriations of the house of representatives with regard to a comprehensive regional statewide plan for such facilities. The commissioner of corrections shall submit a final report to the respective

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50.000

150,000

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committees on or before September 1, 1970. Any unexpended balance in the first year shall not cancel but shall be available for the second year of the biennium.

Subd. 14. Planning Regional Jail Facilities

50,000

This appropriation is for the purpose of preparing a comprehensive statewide plan for regional jail facilities with the legislature recognizing the need for such a plan to rehabilitate existing facilities. Said funds may be used for construction and operating costs per bed per year but in no event shall the state share of such funds exceed 50 percent. The commissioner of corrections shall prepare a preliminary report on or before June 1, 1970, and submit said report to the committee on finance of the senate and the committee on appropriations of the house of representatives with regard to a compre-hensive regional statewide plan for such facilities. The commissioner of corrections shall submit a final report to the respective committees on or before September 1, 1970.

Sec. 4. Subdivision 1. TO THE COMMISSIONER OF ADMINISTRA-TION

The legislature declares that there is an urgent need for a secure treatment facility to be constructed in order that proper programs may be developed for incorrigible juveniles under the charge of the commissioner of correc-tions. The appropriation herein, together with those moneys in subdivision 2, is for the purpose of preparing a plan for such a secure treatment facility for juveniles, for the department of corrections. This planning shall be directed towards a facility to be utilized to promote the rehabilitation of the juveniles transferred there by the youth conservation commission. The commissioner of corrections shall prepare a preliminary report on or before June 1, 1970, and submit said report to the committee on finance of the senate and the committee on appropriations of the house of representatives.

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

20,000

The commissioner of corrections shall submit a final report to the respective committees on or before September 1, 1970, which said report shall contain but not be limited to details as to possible site selection, treatment programs, necessary staffing, and overall costs.

Subd. 2. The unexpended moneys in the approximate amount of 330,000previously appropriated to the commissioner of corrections by Laws 1965, Chapter 829, Section 3, Subdivision 7 (1) to prepare plans and specifications and site selection for a new facility for the Rochester youth vocational center are hereby transferred and reappropriated to the commissioner of administration as additional funds for the purpose set forth in subdivision 1 of this section.

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, as provided by Minnesota Statutes 3.30. Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Sec. 6. EMPLOYEES COMPENSATION \$545,046.67

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:

Public Welfare — Administration	\$ 7,110.34
Ah-Gwah-Ching Nursing Home	25,261.07

Changes or additions indicated by italics, deletions by strikeout.

250,000

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OF MINNESOTA FOR 1969

39,145.99 Anoka State Hospital 2,599.31 Braille and Sight Saving School Brainerd State Hospital 21,307.77 57,257.38 Cambridge State Hospital School for the Deaf 3,552.01 Faribault State School 101,474.90 Fergus Falls State Hospital 47,976.95 1,222.84 Gillette State Hospital Glen Lake Sanatorium 12,121.72 30,730.34 Hastings State Hospital **Residential Treatment Center** 682.20 905.46 Minnesota Security Hospital Moose Lake State Hospital 23,146.80 1,690.19 Oak Terrace Nursing Home 2,660.67 Lake Owasso Children's Home Owatonna State School 3,434.06 83,967.27 Rochester State Hospital 24,999.68 St. Peter State Hospital 1,766.85 Minnesota State Sanatorium 5,302.19 Shakopee Home for Children 21,658.79 Willmar State Hospital 87.03 Corrections-Administration Vocational Training 108.02 5,269.83 Minnesota State Prison **Residential Treatment Center** 430.89 7,237.24 Reformatory for Men Minnesota Correctional Institution for Women 2,884.70

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State Training School for Boys	5,843.41
Minnesota Home School	3,141.80
Forestry Camp No. 2.	21.10
St. Croix Camp	47.87

Sec. 7. UNEMPLOYMENT COMPENSATION \$27,001.50

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

Brainerd State Hospital	\$ 6,865.81
School for the Deaf	10,906.54
Ah-Gwah-Ching Nursing Home	1,817.43
Anoka State Hospital	255.14
Hastings State Hospital	1,459.73
Rochester State Hospital	5,031.18
Willmar State Hospital	665.67

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. 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 has consulted with the legislative advisory committee created by Laws 1943, Chapter 594, and such committee has made its recommendation upon the matter. Such recommendation shall be advisory only. Failure or refusal of the committee to make a recommendation promptly shall be deemed a negative recommendation. The provisions hereof shall extend to any other agency to which the present authority of the legislative advisory committee may be transferred, but shall be deemed to be repealed in case such authority shall be abolished.

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 institution, 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, collections, 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 commissioner 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 provided for in section 2, subdivisions 1, 6, 7, 8, 9, 11, 12, 13, 14, and 15.

All receipts of said institutions and activities carried on under the direction of said commissioners of public welfare and corrections shall be deposited in and for the benefit of the general fund, provided, however, that this shall not apply to revolving funds now established in institutions under the control of said commissioner; and provided further that this shall not apply to receipts from the operation of patients' and inmates' stores and vending machines, which shall be deposited in the social welfare 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 reformatory 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 commis-

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sary privileges, including food, laundry service, and household supplies, shall be furnished to any persons 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.

For physicians living on the grounds the commissioners of welfare and corrections are 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 \$75 per month may be authorized by the commissioner of welfare for medical students and physician fellows.

The commissioners of public welfare and corrections 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. 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 limted 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 conferees of the senate and house of representatives, a true copy of which is on file in the office of the commissioner of 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. Special equipment. The amounts appropriated by this act for special equipment at the various state institutions shall be expended in accordance with the priority lists established by the senate and house conference committee, a true copy of which is on file in the office of the commissioner of administration. Expenditures for items of equipment not included on such lists may be made with the approval of the commissioner of administration when justified by special circumstances. Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium. The commissioner of public welfare and the commissioner of corrections shall submit to the 1971 legislature itemized lists of special equipment expenditures for each institution under their control.

Sec. 15. 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 aid in the construction of buildings, or the making of the improvements authorized by this act. Any grants or aid 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 hereinbefore provided unless specifically directed otherwise by 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 and program intended. Mon-

eys 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. 16. **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, 1969, June 30, 1970, and June 30, 1971.

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. 17. Unobligated balances. The unobligated balances on hand as of June 30, 1969, June 30, 1970, and June 30, 1971, 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, 1969, June 30, 1970, and June 30, 1971, and the unobligated balances on hand as of June 30, 1969, June 30, 1970, and June 30, 1971, appropriated out of any other funds, shall be cancelled into the fund from which they are appropriated as of June 30, 1969, June 30, 1969, June 30, 1971.

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

Sec. 18. **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, 11, 12, 13, 14, and 15. Provided further that if the appropriations under section 2, subdivisions 7, 8, 9, 11, and 13 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 not to exceed \$200,000 in any one fiscal year from one institution under his control to any other institution under his control in the best interests of the institutional programs. Such transfer shall be made with the written approval of the governor after consulting with the legislative advisory committee.

(c) Authority is hereby granted to the commissioner of corrections to transfer appropriations 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. 19. [245.0311] Transfer of personnel. (a) Notwithstanding any other law to the contrary, the commissioner of public welfare may transfer authorized positions between institutions under his control in order to more properly staff the institutions because of changes in population.

(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 because of changes in population.

(c) Such transfers of personnel shall be made only with the approval of the governor after consulting with the legislative advisory committee.

Sec. 20. [245.0321] Designating special units and regional centers. Notwithstanding any provision of law to the contrary, the commissioner of public welfare, upon the approval of the governor after consulting with the legislative advisory committee pursuant to Minnesota Statutes, Section 3.30, 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, 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.

Sec. 21. [242.386] Reception and diagnostic center, delivery of children and youths. Notwithstanding any provisions to the contrary in Minnesota Statutes 1965, Section 242.385, children and youths committed to the youth conservation commission by any juvenile court need not be delivered or sent to the youth conservation commission reception and diagnostic center.

Sec. 22. Notwithstanding Laws 1965, Chapter 755, Section 6, the provisions of said Chapter 755 are extended to July 1, 1971, unless an act is enacted at the 1969 regular session to provide a state-wide program of medical assistance for needy persons, with free choice of vendors, superseding Laws 1965, Chapter 755.

Sec. 23. [144.584] Nursing home for mentally retarded, use of public facility. [Subdivision 1.] 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, Section 144.583.

[Subd. 2.] 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. 24. [245.46] [Subd. 6.] Transfer of management and control. Notwithstanding the provisions of Minnesota Statutes, Section 245.46, the management and control of the Minnesota residential treatment center is hereby transferred to and vested in the commissioner of corrections to be used as an institution for the detention, care and treatment of children and youth found to be delinquent and committed to the care of the youth conservation commission by the juvenile courts of this state.

Sec. 25. The appropriate state officials are authorized and empowered to execute any and all documents necessary and incident to the reconveyance of the real property constituting the site of the vocational center at Rochester to the United States Government.

Sec. 26. [241.32] [Subdivision 1.] The commissioner of corrections may, out of funds appropriated to him for such pur-

poses, make grants to assist a county or groups of counties in the construction or rehabilitation and operation of regional facilities for the detention, care and treatment of delinquent children and youth. Such grants shall be made pursuant to standards and rule established by the commissioner and shall not exceed 50 percent of the cost of construction or rehabilitation of such facilities and 50 percent of the actual operating cost per year per bed.

[Subd. 2.] The commissioner may negotiate with the federal government for grants for the above enumerated purposes and any funds received by him from the federal government are hereby appropriated annually to the commissioner of corrections.

[241.35] Community correctional center. The Sec. 27. commissioner of corrections may 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.

Approved June 9, 1969.

CHAPTER 1137-S. F. No. 2630

[Coded]

An act relating to the general sales tax and distribution thereof; issuance of warrants, and relating to the computation of homestead ad valorem tax credit and replacement to counties and local taxing districts by reason of property exempted from ad valorem taxation and appropriating money therefor; amending Minnesota Statutes 1967, Section 273.13 by adding a new subdivision.

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