# **MINNESOTA STATUTES 1947 ANNOTATIONS**

# HOSPITALS AND ASYLUMS FOR THE INSANE 253.18

#### CHAPTER 253

#### HOSPITALS AND ASYLUMS FOR THE INSANE

253.01 LOCATION: SUPERINTENDENTS.

Repealed by L. 1947 c. 491 s. 2.

# 253.015 LOCATION; SUPERINTENDENTS.

HISTORY. 1947 c. 491 s. 1.

#### 253.02 DETENTION HOSPITALS.

Repealed by L. 1947 c. 491 s. 2.

#### 253.03 PATIENTS, HOW ADMITTED: DISCHARGE.

Repealed by L. 1947 c. 622 s. 14.

253.04 APPLICATION FOR ADMISSION OF INSANE PERSON BY RELA-TIVE OR BY GUARDIAN; DUTIES OF JUDGE OF PROBATE.

Repealed by L. 1947 c. 622 s. 14.

253.05 INFORMATION FILED WITH JUDGE; BOARD OF EXAMINERS.

Repealed by L. 1947 c. 622 s. 14.

### 253.06 DISCHARGE FROM HOSPITAL.

Repealed by L. 1947 c. 491 s. 2.

#### 253.07 STATE HOSPITAL COMMISSION.

Repealed by L. 1947 c. 491 s. 2.

#### 253.08 TIMES OF MEETING.

Repealed by L. 1947 c. 491 s. 2.

253.09 TRANSFERS BETWEEN ASYLUMS; HOUSING OF MEN AND WOMEN.

Repealed by L. 1947 c. 491 s. 2.

253.10 DEATH OR ILLNESS; NOTICE GIVEN NEXT OF KIN. Settlement of insane wife lost by virtue of annulment of marriage. OAG Sept. 5, 1946 (248-B-7).

## 253.11 INMATES MAY SELECT CORRESPONDENTS.

The law does not specify any particular time beyond which one who voluntarily becomes an inmate may not remain. OAG April 6, 1945 (248-B-3).

#### 253.18 CLOTHING AND MONEY.

Prior to the enactment of L. 1917, c. 409, the state was required to support insane persons at its own expense and the law is not given a retrospective effect.

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# 253.12 HOSPITALS AND ASYLUMS FOR THE INSANE

The statute does not give the state a right to take a distributive share in the estate of a deceased person who was an inmate of and maintained at the expense of the state at one of its hospitals for the insane. As to the class of persons referred to in the act and their estates, the rights of the state are those of a creditor only. State ex rel v Probate Court, 142 M 283, 171 NW 928.

### 253.21 COMMITMENT: PROCEEDINGS; RESTORATION OF SANITY.

The probate court cannot commit an insane inmate who is under sentence for a crime to the veterans administration for treatment and rehabilitation. OAG June 18, 1945 (248-b-10).

The ten dollar per month charge against the county provided by L. 1947, c. 534, s. 4, applies only to original commitments, and not to cases where an inmate of a penal institution becomes insane and is removed to a hospital for mentally defective persons. OAG July 1, 1947 (248).

# 253.24 TERMS OF SENTENCE.

Where a person serving a sentence in a county jail is duly committed to a state hospital for the insane and there confined, the time runs on his sentence while so confined in the latter institution. State ex rel v Jorgenson, 176 M 572, 224 NW 156.

# 253.26 TRANSFER FROM OTHER ASYLUM.

While on parole from Fergus Falls state hospital a parolee was convicted of grand larceny and sentenced to the state reformatory at St. Cloud. He was properly released from the reformatory and transferred to the St. Peter hospital, being apparently an insane person. OAG June 1, 1945 (248-A-7).

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