MINNESOTA STATUTES 1979 SUPPLEMENT

CORRECTIONS BOARD; YOUTH 242.41

commissioner. The proceeds and income from all industrial and commercial activities conducted at state correctional facilities shall be deposited in the correctional industries revolving fund subject to disbursement as hereinabove provided.

Subd. 3. Disbursement from fund. The correctional industries revolving fund shall be deposited in the state treasury and paid out only on proper vouchers as may be authorized and approved by the commissioner of corrections, and in the same manner and under the same restrictions as are now provided by law for the disbursement of funds by the commissioner. The commissioner of corrections is authorized to keep and maintain at any correctional facility under his control a contingent fund, as provided in section 241.13; but the contingent fund shall at all times be covered and protected by a proper and sufficient bond to be duly approved as by law now provided.

Subd. 4. **Revolving fund; borrowing.** The commissioner of corrections is authorized, when in his judgment it becomes necessary in order to meet current demands on the correctional industries revolving fund, to borrow sums of money as may be necessary. The sums so borrowed shall not exceed, in any one year, 50 percent of the total of the net worth of correctional industries.

When the commissioner of corrections shall certify to the commissioner of finance and the state treasurer that, in his judgment, it is necessary to borrow a specified sum of money in order to meet the current demands on the correctional industries revolving fund, the state treasurer and the commissioner of finance may, in their discretion, transfer and credit to the correctional industries revolving fund, from any moneys in the state treasury not required for immediate disbursement, the whole or such part of the amount so certified as they deem advisable, which sum so transferred shall be repaid by the commissioner from the revolving fund to the fund from which transferred, at such time as shall be specified by the state treasurer and the commissioner of finance, together with interest thereon at such rate as shall be specified by the commissioner of finance and the state treasurer, not exceeding four percent per annum. When any transfer shall so have been made to the correctional industries revolving fund, the state treasurer and the commissioner of finance shall notify the commissioner of corrections of the amount so transferred to the credit of the correctional industries revolving fund, the date when the same is to be repaid, and the rate of interest so to be paid.

Subd. 5. Federal grant fund transfers. Grants received from the federal government for any vocational training program or for administration under the jurisdiction of the commissioner 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. Moneys received by the federal grant fund need not be budgeted as such provided transfers from the fund are budgeted for allotment purposes in the appropriate appropriation.

[1979 c 129 s 2]

CHAPTER 242. CORRECTIONS BOARD; YOUTH

Sec.		Sec.	
242.41	The Minnesota correctional facility-Red	242.51	The Minnesota correctional facility-Sauk
	Wing.		Centre.

	242.41	The	Minnesota	correctional	facility	y-Red	Wing.
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There is established the Minnesota correctional facility-Red Wing at Red Wing, Minnesota, in which may be placed persons committed to the commissioner of corrections by the courts of this state who, in the opinion of the commissioner, may benefit from the programs available thereat. The general control and management of the facility shall be under the commissioner of corrections.

[1979 c 102 s 1]

242.51 CORRECTIONS BOARD; YOUTH

242.51 The Minnesota correctional facility-Sauk Centre.

There is established the Minnesota correctional facility-Sauk Centre at Sauk Centre, Minnesota, in which may be placed persons committed to the commissioner of corrections by the courts of this state who, in the opinion of the commissioner, may benefitfrom the programs available thereat. The general control and management of the facility shall be under the commissioner of corrections.

[1979 c 102 s 2]

CHAPTER 243. CORRECTIONS BOARD; ADULTS

Sec.		Sec.	
243.19	Repealed.	243.56	Communication with chief executive officer
243.21	Trespassing upon institution grounds; de-		and commissioner.
	tention.	243.59	Communication with inmates.
243.40	The Minnesota correctional facility-Stillwa-	243.63	Repealed.
	ter.	243.66	Repealed.
243.41	Repealed.	243.67	Repealed.
243.42	Repealed.	243.68	Repealed.
243.43	Repealed.	243.75	The Minnesota correctional facility-St.
243.44	Repealed.		Cloud.
243.45	Repealed.	243.80	Repealed.
243.46	Repealed.	243.84	Repealed.
243.47	Repealed.	243.85	Repealed.
243.48	Visitors; state correctional facilities.	243.90	The Minnesota correctional facility-Shako-
243.54	Repealed.		pee.
243.55	Contraband articles; exceptions; penalty.	243.92	Repealed.

243.19 [Repealed, 1979 c 129 s 4]

243.21 Trespassing upon institution grounds; detention.

Subdivision 1. No person shall trespass or loiter upon the grounds of any state correctional facility, upon any farm or camp or other establishments belonging to a state correctional facility, or upon the grounds of any other institution or facility under the control of the commissioner of corrections without the consent of the chief executive officer thereof; nor shall any person communicate or in any way assist in establishing communication with any inmate of a state correctional facility or other institution or facility except as permitted by law or authorized by the chief executive officer thereof. Whoever violates any of the provisions hereof shall be guilty of a misdemeanor.

Subd. 2. Any person found to be trespassing or loitering upon the grounds of a state correctional facility in violation of subdivision 1 or who, being lawfully upon the grounds, introduces or attempts to introduce contraband prohibited by section 243.55 or anything usable in making an escape, or assaults or attempts to assault an officer or employee of the facility, may be taken into custody by the chief executive officer or his designated agent and detained for no more than two hours, pending surrender to any peace officer having the power of arrest.

[1979 c 102 s 3]

243.40 The Minnesota correctional facility-Stillwater.

There is established the Minnesota correctional facility-Stillwater at Stillwater, Minnesota, in which may be placed persons committed to the commissioner of corrections by the courts of this state who, in the opinion of the commissioner, may benefit from the programs available thereat. The general control and management of the facility shall be under the commissioner of corrections.

[1979 c 102 s 4]

 243.41
 [Repealed, 1979 c 129 s 4]

 243.42
 [Repealed, 1979 c 129 s 4]

 243.43
 [Repealed, 1979 c 129 s 4]

 243.44
 [Repealed, 1979 c 129 s 4]

 243.45
 [Repealed, 1979 c 129 s 4]

 243.45
 [Repealed, 1979 c 129 s 4]

 243.46
 [Repealed, 1979 c 129 s 4]

 243.47
 [Repealed, 1979 c 129 s 4]