

# MINNESOTA STATUTES 1979 SUPPLEMENT

## 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 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 2 ]

## CHAPTER 243. CORRECTIONS BOARD; ADULTS

Sec.		Sec.	
243.19	Repealed.	243.56	Communication with chief executive officer and commissioner.
243.21	Trespassing upon institution grounds; detention.	243.59	Communication with inmates.
243.40	The Minnesota correctional facility-Stillwater.	243.63	Repealed.
243.41	Repealed.	243.66	Repealed.
243.42	Repealed.	243.67	Repealed.
243.43	Repealed.	243.68	Repealed.
243.44	Repealed.	243.75	The Minnesota correctional facility-St. Cloud.
243.45	Repealed.	243.80	Repealed.
243.46	Repealed.	243.84	Repealed.
243.47	Repealed.	243.85	Repealed.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-Shakopee.
243.54	Repealed.		Repealed.
243.55	Contraband articles; exceptions; penalty.	243.92	Repealed.

243.19 [ Repealed, 1979 c 129 s 4 ]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 ]

243.46 [ Repealed, 1979 c 129 s 4 ]

243.47 [ Repealed, 1979 c 129 s 4 ]

## CORRECTIONS BOARD; ADULTS 243.59

**243.48 Visitors; state correctional facilities.**

Subdivision 1. **General searches.** The commissioner of corrections, the governor, lieutenant governor, members of the legislature, state officers, and the corrections ombudsman, may visit the inmates at pleasure, but no other persons without permission of the chief executive officer of the facility, under rules prescribed by the commissioner. A moderate fee may be required of visitors, other than those allowed to visit at pleasure. All fees so collected shall be reported and remitted to the state treasurer under rules as the commissioner may deem proper, and when so remitted shall be placed to the credit of the current expense fund of the facility.

Subd. 2. **Legal assistance.** Duly licensed attorneys may visit at pleasure and have reasonable access to offender clients. Law students, paralegals and other agents working under the supervision of duly licensed attorneys, shall have reasonable access to offenders during normal business hours for the purpose of providing legal services, provided they are properly identified as representing or being the agent of a duly licensed attorney.

[ 1979 c 102 s 5 ]

**243.54** [ Repealed, 1979 c 102 s 14 ]

**243.55 Contraband articles; exceptions; penalty.**

Subdivision 1. Any person who brings, sends, or in any manner causes to be introduced into any state correctional facility, or within or upon the grounds belonging to or land or controlled by any such facility, any controlled substance as defined in section 152.01, subdivision 4, or any intoxicating, spiritous or fermented liquor of any kind whatever, or any firearms, weapons or explosives of any kind, without the consent of the chief executive officer thereof, shall be guilty of a felony; and, upon conviction thereof, punished by imprisonment for a term of not less than three, nor more than five, years; provided, that the provisions of this section shall not apply to physicians carrying drugs or introducing any of the above described liquors into such facilities for use in the practice of their profession; nor to sheriffs or other peace officers carrying revolvers or firearms as such officers in the discharge of duties.

Subd. 2. The chief executive officer of any state correctional facility may, under rules prescribed by the commissioner of corrections, provide for the search of all persons admitted into the facility or upon the grounds thereof. Any contraband as described in subdivision 1 is subject to confiscation by the chief executive officer of the facility.

[ 1979 c 102 s 6 ]

**243.56 Communication with chief executive officer and commissioner.**

Every inmate of a state correctional facility may communicate, in writing, with the chief executive officer of the facility and the commissioner of corrections, under rules prescribed by the commissioner for that purpose.

[ 1979 c 102 s 7 ]

**243.59 Communication with inmates.**

No person, without the consent of the chief executive officer, shall bring into or carry out of any state correctional facility any writing or any information to or from any inmate thereof. Every violation of this provision shall be a misdemeanor, and punished accordingly. On discovery, such person may be arrested by any prison officer without warrant.

[ 1979 c 102 s 8 ]

**243.63** [ Repealed, 1979 c 129 s 4 ]

**243.66** [ Repealed, 1979 c 129 s 4 ]

**243.67** [ Repealed, 1979 c 129 s 4 ]

**243.68** [ Repealed, 1979 c 129 s 4 ]

# MINNESOTA STATUTES 1979 SUPPLEMENT

## 243.75 CORRECTIONS BOARD; ADULTS

### 243.75 The Minnesota correctional facility-St. Cloud.

There is established the Minnesota correctional facility-St. Cloud at St. Cloud, 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 9 ]

243.80 [ Repealed, 1979 c 129 s 4 ]

243.84 [ Repealed, 1979 c 129 s 4 ]

243.85 [ Repealed, 1979 c 129 s 4 ]

### 243.90 The Minnesota correctional facility-Shakopee.

There is established the Minnesota correctional facility-Shakopee at Shakopee, 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 thereat. The general control and management of the facility shall be under the commissioner.

[ 1979 c 102 s 10 ]

243.92 [ Repealed, 1979 c 102 s 14 ]

## CHAPTER 245. DEPARTMENT OF PUBLIC WELFARE

Sec.		Sec.	
245.61	County boards may make grants for local mental health programs.	245.66	Community mental health boards.
245.62	Community mental health program; tax levy.	245.68	Duties of community mental health boards.
245.63	Assistance or grant.	245.69	Additional duties of commissioner.
245.64	Funds allocated.	245.691	Repealed.
245.65	Repealed.	245.812	Location and zoning.
245.651	Repealed.	245.84	Authorization to make grants.
		245.85	Termination of all or part of a grant.
		245.87	Allocations.

### 245.61 County boards may make grants for local mental health programs.

County boards are hereby authorized to make grants to public or private agencies to establish and operate local mental health programs to provide the following services: (a) collaborative and cooperative services with public health and other groups for programs of prevention of mental illness, mental retardation, alcoholism, and other psychiatric disabilities; (b) informational and educational services to the general public, and lay and professional groups; (c) consultative services to schools, courts and health and welfare agencies, both public and private, including diagnostic evaluation of cases from juvenile courts; (d) out-patient diagnostic and treatment services; (e) rehabilitative services for patients suffering from mental or emotional disorders, mental retardation, alcoholism, and other psychiatric conditions particularly those who have received prior treatment in an in-patient facility; (f) detoxification in alcoholism evaluation and service facilities.

[ 1979 c 324 s 13 ]

### 245.62 Community mental health program; tax levy.

Any city, county, town, or any combination thereof, may establish a community mental health services program and may establish clinics and staff same with persons specially trained in psychiatry and related fields.

[ 1979 c 324 s 14 ]

### 245.63 Assistance or grant.

Any city, town, or public or private corporation may apply to a county board for assistance in establishing and funding a mental health services program. No programs shall be eligible for a grant hereunder unless its plan and budget have been approved by the county board or boards.

[ 1979 c 324 s 15 ]