

CHAPTER 242

CORRECTIONS BOARD; YOUTH

242.20	Training.	242.44	Pupils.
242.22	Local probation officer; powers, duties.	242.45	Children committed by United States courts.
242.23	Repealed.	242.47	Interference with inmates.
242.24	Repealed.	242.48	No roads or streets through grounds.
242.375	Repealed.	242.52	Repealed.
242.43	Commissioner, duties.	242.53	Repealed.

**242.20 TRAINING.**

As a means of correcting the socially harmful tendencies of a person committed to the commissioner of corrections, the commissioner may require participation by the person in vocational, physical, educational and corrective training and activities and conduct and modes of life as seem best adapted to fit the person for return to full liberty without danger to the public welfare. The commissioner of corrections may receive money from the sale of articles manufactured by a person committed to corrections department's custody and confined in a correctional facility under the control of the commissioner and expend the money so received for the purchase of materials to be made into other articles for sale.

**History:** 1981 c 192 s 5

**242.22 LOCAL PROBATION OFFICER; POWERS, DUTIES.**

Any person committed to the commissioner of corrections from a county having a probation officer of a juvenile court may be placed on probation by the commissioner under the supervision of the probation officer who shall assume supervision as though it were pursuant to a judgment or order of the juvenile court. The probation officer shall cooperate with the commissioner of corrections in providing treatment for the person consistent with the purposes of this chapter, but nothing therein shall give the commissioner direction or control over the probation officer or require the probation officer or subordinates to perform duties not otherwise required by law.

**History:** 1981 c 192 s 6

**242.23** [Repealed, 1981 c 192 s 21]

**242.24** [Repealed, 1981 c 192 s 21]

**242.375** [Repealed, 1981 c 192 s 21]

**242.43 COMMISSIONER, DUTIES.**

The commissioner of corrections shall receive, clothe, maintain, and instruct, at the expense of the state, all children duly committed to the corrections department and placed in a state correctional facility for juveniles and keep them in custody until placed on probation, paroled, or discharged. The commissioner may place any of these children in suitable foster care facilities or cause them to be instructed in such trades or employment as in the commissioner's judgment will be most conducive to their reformation and tend to the future benefit and advantage of these children. The commissioner may discharge any child so committed, or may recall to the facility at any time any child paroled, placed on probation, or transferred; and, upon recall, may resume the care and control thereof. The discharge of a child by the commissioner shall be a complete release from all penalties and disabilities created by reason of the commitment.

# MINNESOTA STATUTES 1981 SUPPLEMENT

883

CORRECTIONS BOARD; YOUTH 242.48

Upon the parole or discharge of any inmate of any state juvenile correctional facility, the commissioner of corrections may pay to each inmate released an amount of money not exceeding the sum of \$10. All payments shall be made from the current expense fund of the facility.

**History:** 1981 c 192 s 7

## 242.44 PUPILS.

The commissioner of corrections, so far as the accommodations of the correctional facilities and other means at the commissioner's disposal will permit, shall receive and keep until they reach 21 years of age, or until placed in homes, or discharged, all persons so committed. The commissioner may place these youths at employment, and cause them to be instructed in branches of useful knowledge, as may be suitable to their years and capacity, and may place them in suitable homes. Under rules prescribed by the commissioner, when deemed best for these youths, they may be paroled or discharged from the facility by the commissioner. All pupils in the facility shall be clothed, instructed, and maintained at the expense of the state.

**History:** 1981 c 192 s 8

## 242.45 CHILDREN COMMITTED BY UNITED STATES COURTS.

The commissioner of corrections shall receive into custody and keep until duly discharged all children within the prescribed ages committed to the commissioner by order of any court of the United States within the state for offenses committed against the laws of the United States, and for the support of which children the United States shall undertake to pay a per diem charge as determined by the commissioner of corrections.

**History:** 1981 c 192 s 9

## 242.47 INTERFERENCE WITH INMATES.

Every person who abducts, conceals, entices, carries away, or improperly interferes with, any juvenile inmate of a Minnesota correctional facility for juveniles is guilty of a misdemeanor.

**History:** 1981 c 31 s 4; 1981 c 192 s 10

## 242.48 NO ROADS OR STREETS THROUGH GROUNDS.

No individual, copartnership, or corporation, public or private, shall lay out, construct, or open any road or street upon or through any grounds of any state correctional facility without the consent of the commissioner of corrections.

**History:** 1981 c 192 s 11

**242.52** [Repealed, 1981 c 192 s 21]

**242.53** [Repealed, 1981 c 192 s 21]