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CHAPTER 242

CORRECTIONS; YOUTH

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242.085 STATE POLICY REGARDING PLACEMENT OF JUVENILES OUT OF STATE.

It is the policy of this state that delinquent juveniles be supervised and programmed for within the state. Courts are requested, to the greatest extent possible and when in the best interests of the child, to place these juveniles within the state.

History: 1997 c 239 art 9 s 14

242.19 METHODS OF CONTROL.

[For text of subd 2, see M.S.1996]

Subd. 3. Retaking absconding and other person. The written order of the commissioner of corrections is authority to any peace officer or parole or probation officer to take and detain any child committed to the commissioner of corrections by a juvenile court who absconds from field supervision or escapes from confinement, violates furlough conditions, or is released from court while on institution status. Any person of the age of 18 years or older who is taken into custody under the provisions of this subdivision may be detained as provided in section 260.173, subdivision 4.

History: 1997 c 239 art 9 s 15

242.192 CHARGES TO COUNTIES.

The commissioner shall charge counties or other appropriate jurisdictions for the actual per diem cost of confinement of juveniles at the Minnesota correctional facility-Red Wing. This charge applies to both counties that participate in the Community Corrections Act and those that do not. The commissioner shall annually determine costs, making necessary adjustments to reflect the actual costs of confinement. All money received under this section must be deposited in the state treasury and credited to the general fund.

History: 1997 c 239 art 9 s 16

NOTE: This section, as added by Laws 1997, chapter 239, article 9, section 16, is effective January 1, 1999. Laws 1997, chapter 239, article 9, section 53.

242.32 CONSTRUCTIVE PROGRAMS; COOPERATION SECURE PLACE-MENT.

[For text of subds 1 to 3, see M.S. 1996]

Subd. 4. Exception. The 100-bed limitation in subdivision 3 does not apply to up to 32 beds constructed and operated for long-term residential secure programming by a privately operated facility licensed by the commissioner in Rock county, Minnesota.

History: 1997 c 239 art 9 s 17; 1997 c 251 s 9

242.46 PROBATION SERVICES; JUVENILE COURTS.

Subd. 3. The commissioner shall provide probation services to juvenile courts in counties that request it or as required by section 244.19. The commissioner shall cooperate with the judges to provide supervision to probation officers in all counties of not more than 200,000 population, in order to insure high uniform standards of operation. The costs of administrative and supervisory services shall be borne by the state. The commissioner shall

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give newly employed probation and parole agents appropriate orientation training and shall provide systematic in-service training to all agents thereafter, and for that purpose may assign agents to appropriate short courses at the University of Minnesota and necessary conferences and meetings held within the state.

History: 1997 c 239 art 9 s 51

242.56 WORK AND LEARN FACILITIES FOR YOUTH.

[For text of subds 1 and 2, see M.S.1996]

Subd. 3. Advisory group. The commissioner shall appoint an advisory group to assist in selecting sites under this section. The commissioner shall include among the members of the group representatives of the following: the council on Black Minnesotans, the council on affairs of Chicano/Latino people, the council on Asian-Pacific Minnesotans, the Indian affairs council, the commissioner of children, families, and learning, community corrections officials, county corrections officials, the association of counties, and the association of county probation officers.

[For text of subds 4 to 7, see M.S.1996]

History: 1997 c 7 art 3 s 5