MINNESOTA STATUTES 2005 SUPPLEMENT

CORRECTIONS; YOUTH 242.195

CHAPTER 242

CORRECTIONS; YOUTH

242.195 Juvenile sex offendets.

242.195 JUVENILE SEX OFFENDERS.

Subdivision 1. Sex offender programs. (a) The commissioner of corrections shall develop a plan to provide for a range of sex offender programs, including intensive sex offender programs, for juveniles within state juvenile correctional facilities and through purchase of service from county and private residential and outpatient juvenile sex offender programs. The plan may include co-payments from the offenders, third-party payers, local agencies, and other funding sources as they are identified.

(b) The commissioner shall establish and operate a residential sex offender program at one of the state juvenile correctional facilities. The program must be structured to address both the therapeutic and disciplinary needs of juvenile sex offenders. The program must afford long-term residential treatment for a range of juveniles who have committed sex offenses and have failed other treatment programs or are not likely to benefit from an outpatient or a community-based residential treatment program.

[For text of subds 2 to 4, see M.S.2004]

History: 2005 c 136 art 3 s 7