## MINNESOTA STATUTES 1945 HOSPITAL FOR INEBRIATES; ASYLUM FOR INSANE 254.06

## CHAPTER 254

## HOSPITAL FARM FOR INEBRIATES AND ASYLUM FOR THE INSANE

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254.01 WILLMAR STATE ASYLUM. There is hereby located and established at the city of Willmar, county of Kandiyohi, state of Minnesota, an asylum for the insane.

[1917 c. 44 s. 1] (4535-1)

254.02 HOSPITAL FARM FOR INEBRIATES TRANSFERRED; CONTROL. All lands, buildings, property, and funds heretofore acquired and held for the foundation and maintenance of a hospital farm for inebriates at Willmar, Minnesota, shall be subject to the same control and management as the property and funds set apart for and used for the support and maintenance of an asylum for the insane, as provided in section 254.01.

[1917 c. 44 s. 2] (4535-2)

254.03 SUPERVISION BY DIRECTOR OF PUBLIC INSTITUTIONS. The asylum for the insane at Willmar shall be under the control and management of the director of public institutions and all laws, rules, and regulations applicable to other insane asylums in the state apply in so far as may be necessary to the insane asylum at Willmar.

[1917 c. 44 s. 3] (4535-3)

254.04 TREATMENT OF INEBRIATES. The director of public institutions is hereby authorized to continue the treatment of inebriates at the state hospital farm for inebriates as now provided by law, but no inebriate shall be committed for treatment except as may be authorized and permitted by the director of public institutions.

[1917 c. 44 s. 4] (4535-4)

254.05 DESIGNATION FOR THE SEVERAL MINNESOTA ASYLUMS, HOS-PITALS, AND FARM FOR INEBRIATES. The state hospital for the insane located at Anoka shall hereafter be known and designated as the Anoka state hospital; the state hospital for the insane located at Hastings shall hereafter be known and designated as the Hastings state hospital; the state hospital for the insane and the hospital farm for inebriates located at Willmar shall hereafter be known and designated as the Willmar state hospital; the state hospital for the insane located at Moose Lake shall hereafter be known and designated as the Moose Lake state hospital; the state hospital for the insane located at Fergus Falls shall hereafter after be known and designated as the Fergus Falls state hospital; the state hospital for the insane located at Rochester shall hereafter be known and designated as the Rochester state hospital; and the state hospital for the insane located at St. Peter shall hereafter be known and designated as the St. Peter state hospital.

[1919 c. 99 s. 1; 1937 c. 107 s. 1] (4536)

254.06 SUPERINTENDENT. The director of public institutions shall appoint a superintendent of the Willmar state hospital who shall be a duly licensed physician and fix the compensation for his services.

[1907 c. 288 s. 1] (4537)

## MINNESOTA STATUTES 1945 254.07 HOSPITAL FOR INEBRIATES; ASYLUM FOR INSANE

254.07 **POWERS OF DIRECTOR OF PUBLIC INSTITUTIONS.** The director of public institutions shall have the supervision and control of the Willmar state hospital and may provide employment for patients committed thereto at such occupation as provided by the rules and regulations adopted by the director of public institutions.

[1907 c. 288 s. 18] (4538)

254.08 EXAMINATION BY PROBATE JUDGE; DUTIES OF JUDGE AND COUNTY ATTORNEY. The probate judge or court shall notify the director of public institutions in all cases when an alleged inebriate is brought before such judge or court for examination and no person shall be committed to the Willmar state hospital until notice is received by the court from the director of public institutions that there is room in the hospital to receive him. When a probate judge or court commissioner orders an examination of any inebriate he shall notify the county attorney, who shall appear and take such action as may be necessary to protect the rights of such inebriate, if he has no counsel, and the interests of the county, and upon the request of the county attorney, the judge of probate or court commissioner shall issue subpoenas for witnesses.

[1907 c. 288 s. 21; 1911 c. 17 s. 1] (4539)

254.09 COMPULSORY TREATMENT FOR HABITUAL USERS OF NAR-COTICS. When an affidavit duly verified by a person claiming to have knowledge of the facts and setting forth that, with resulting injury to his health, any person named or described therein is a habitual user, otherwise than under the direction of a duly licensed and practicing physician, of opium, or cocoa leaves or any compound, manufacture, salt, derivative, or preparation thereof, shall be filed with the county attorney of any county in which such alleged habitual user is or may be found, such county attorney under his hand shall issue a notice requiring the person so named or described to appear before a judge of the district court of the county in chambers at a time and place specified in such notice, and cause a copy thereof to be served by the sheriff upon the person so named or described not less than two days before the dates specified for such appearance. The affidavit and the original notice with proof of service shall be filed with the clerk of court at or before the time specified for such appearance, but the same and the other records and files of the proceeding shall be open for inspection only by the person named or described therein or his counsel, and by public officers.

[1923 c. 235 s. 1] (4540)

254.10 HEARINGS; ORDERS. At the time and place specified in the notice, the person named or described in such notice, or his counsel being present, the judge shall hear the evidence presented; and, upon being satisfied that the allegations contained in the affidavit are true, make and file an order requiring such habitual user forthwith to take and continue, until otherwise ordered by the court, treatment for the cure of the habit at a private institution to be selected by the user and approved by the judge, if the user is able to pay therefor, otherwise at some public institution selected by the judge and at the expense of the court at stated intervals therein specified by the person and by the physician or superintendent in charge as to the effect and progress of the treatment. A copy of the order forthwith shall be served upon the user.

[1923 c. 235 s. 2] (4541)

254.11 VIOLATIONS OF ORDERS TO BE CONTEMPT OF COURT. Any person named or described in a notice so issued by the county attorney and duly served upon him who shall fail, refuse, or neglect to appear at the time and place therein specified, and any person named or described in the order so made and served who shall fail, refuse, or neglect to comply with the terms and conditions of such order shall be deemed guilty of contempt of the court and proceeded against accordingly.

[1923 c. 235 s. 3] (4542)