<u>development plans with provisions for the control of drainage,</u> erosion, and siltation.

Approved April 2, 1973.

CHAPTER 68-S.F.No.173

An act relating to the correction of minors; regulating the state training school for boys; amending Minnesota Statutes 1971, Sections 242.19, 242.41, 242.43, 242.44 and 242.54.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1971, Section 242.19, is amended to read:

242.19 YOUTH CONSERVATION; REGULATION OF INSTI-TUTIONS. When a person has been committed to the commission it may

(a) place him on probation under such supervision and conditions as it believes conducive to law abiding conduct;

(b) if he has been committed to the commission upon conviction of a felony or gross misdemeanor, order his confinement to such reformatory, state prison, jail or other place of confinement to which he might have been sentenced by the court in which he was convicted except for chapter 242. Such reformatories, state prisons, jails or other places of confinement are hereby required to accept such persons in like manner as though they had been committed by such court;

(c) if he has been committed to the commission by a juvenile court upon a finding of his delinquency, order his confinement to the state training school for boys or, the Minnesota home school or the Minnesota metropolitan training center and such schools institutions shall accept such persons so committed to them, or to a group foster home under the control of the commissioner of corrections, or to private schools or institutions established by law or incorporated under the laws of this state that may care for delinquent children;

(d) order his release on parole from confinement under such supervision and conditions as it believes conducive to law-abiding conduct;

Changes or additions indicated by underline, deletions by strikeout.

(e) order reconfinement or renewed parole as often as commission believes to be desirable;

(f) revoke or modify any order, except an order of discharge, as often as the commission believes to be desirable;

(g) discharge him from its control when it is satisfied that such discharge is consistent with the protection of the public;

(h) if it finds him eligible for probation or parole, and it appears from the commission's investigation that conditions in the home of his parents or guardian are not conducive to law-abiding conduct, refer the child, together with its findings, to a county welfare board or a licensed child placing agency for placement in foster care or when appropriate, for initiation of dependency or neglect proceedings as provided in sections 260.011 to 260.301. The commission shall reimburse county welfare boards for foster costs it incurs for such children while on probation or parole to the extent that funds for this purpose are made available to the commission by the legislature.

Sec. 2. Minnesota Statutes 1971, Section 242.41, is amended to read:

242.41 **RED WING, MANAGEMENT.** The state training school for boys shall be continued at its present site at Red Wing in the county of Goodhue and be under the general management of the Youth Conservation Commission commissioner of corrections.

Sec. 3. Minnesota Statutes 1971, Section 242.43, is amended to read:

242.43 YOUTH CONSERVATION COMMISSION, DUTIES. It shall be the duty of the Youth-Conservation Commission commissioner of corrections to receive, clothe, maintain, and instruct, at the expense of the state, all infants children duly committed, as herein provided, to the training school and keep them in its his custody until their arrival at the age of 21 years unless sooner discharged, apprenticed, paroled, placed on probation, or transferred; and by the Youth Conservation Commission. The Youth Conservation Commission may in its discretion place any of these children, until their arrival at 18 years of age, in suitable homes, or bind them out as apprentices to such persons at such places, and to learn foster care facilities or cause them to be instructed in such trades or employment as in its judgment will be most conducive to their reformation and amendment and tend to the future benefit and advantage of the infants such children. When a similar separate institution for girls shall be established and opened by the state, girls between the ages aforesaid may be committed to and detained therein in like manner and upon the same conditions as

Changes or additions indicated by underline, deletions by strikeout.

herein provided. The Youth Conservation Commission may discharge any child so committed, or may recall to the school at any time any child placed out, apprenticed, paroled, placed on probation, or transferred; and, upon such recall, may resume the care and control thereof. The discharge of a child by the Youth Conservation Commission shall be a complete release from all penalties and disabilities created by reason of the commitment or sentence.

Upon the parole or discharge of any inmate of the state training school for boys or the Minnesota home school, the director of the Youth Conservation Commission commissioner of corrections may pay to each inmate released an amount of money not exceeding the sum of \$10. All such payments shall be made from the current expense fund of the institution.

Sec. 4. Minnesota Statutes 1971, Section 242.44, is amended to read:

242.44 PUPILS. The Youth Conservation Commission, so far as the accommodations of the institution and the means at its disposal will permit, shall receive under its care and guardianship, and keep during their minority, or until apprenticed, placed in homes, or discharged, all infants children so committed. It may place such infant child, during his minority, at such employment, and cause him to be instructed in such branches of useful knowledge, as may be suitable to his years and capacity, and may place him in a suitable home, or bind him as apprentice to learn such trade or employment as will in its judgment be for the child's best advantage; and, under such rules as it may prescribe, when deemed best for such infant child, it may parole or discharge the child from the institution. All pupils in the school shall be clothed, instructed, and maintained by the Youth Conservation Commission at the expense of the state.

Sec. 5. Minnesota Statutes 1971, Section 242.54, is amended to read:

242.54 POWERS AND DUTIES IMPOSED UPON COMMIS-SION. Subdivision 1. All powers and duties respecting children committed to the management and control of the state training school for boys and the Minnesota home school heretofore vested in or imposed upon the state director of public institutions, the state board of parole, the director of social welfare, or any other agency of the state except the Youth Conservation Commission, under sections 242.43, 242.44, 256.01, and 256.04, and acts supplemental thereto, or any other provision of law, are hereby transferred to, vested in, and imposed upon the Youth Conservation Commission commissioner of corrections.

Changes or additions indicated by <u>underline</u>, deletions by strikeout.

Subd. 2. All unexpended appropriations made to any agency of the state except the Youth Conservation Commission for any of the purposes mentioned in this section, together with all records, equipment, and other property pertaining to such purposes in the hands of such other agency, are hereby transferred to the Youth Conservation Commission commissioner of corrections.

Subd. 3. The director of public institutions shall transfer to the <u>Youth Conservation Commission commissioner of corrections</u> any and all employees engaged in the exercise of any of the functions, powers or duties transferred by Laws 1949, Chapter 561, without affecting in any manner any right which they may have under the state civil service act, including seniority within the institution in which they are employed.

Approved April 2, 1973.

CHAPTER 69-S.F.No.175

An act relating to corrections; regulating money of inmates of correctional institutions under control of the commissioner of corrections; amending Minnesota Statutes 1971, Section 241.08.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1971, Section 241.08, is amended to read:

241.08 CORRECTIONS; MONEY OF INMATES OF COR-RECTIONAL INSTITUTIONS. <u>Subdivision 1.</u> The chief executive officer of each institution under the jurisdiction of the commissioner of corrections shall have the care and custody of all moneys belonging to inmates thereof which may come into his hands, keep accurate accounts thereof, and pay them out under rules and regulations prescribed by law or by the commissioner of corrections, taking vouchers therefor. He shall give such additional bond as the commissioner may require, conditioned to safely keep and account for such funds. All such moneys received by any officer or employee shall be paid to the chief executive officer forthwith. Every such executive officer, at the close of each month, or oftener if required by the commissioner, shall forward to the commissioner a statement of the amount of all moneys so received and the names of the inmates from whom received, accompanied by his check for the amount, payable to the state treasurer. On receipt of such

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