

Chap. 173. AN ACT RELATIVE TO EXPENDITURES FOR THE CARE, MAINTENANCE AND REPAIR OF THE HAMPSHIRE COUNTY HOSPITAL.

Be it enacted, etc., as follows:

The county commissioners of Hampshire county are hereby authorized to expend for the year nineteen hundred and sixty-nine the sums set forth in this act for the care, maintenance and repair of the county hospital and to assess the same in the manner set forth in section eighty-five of chapter one hundred and eleven of the General Laws.

The sums set forth are based upon detailed schedules approved by the joint committee on counties, copies of which are deposited with the director of accounts

Said director shall file with said county commissioners and with the county treasurer a certification of the amounts set forth in the approved schedules for such hospital. Except as provided by this act or except as otherwise provided by law, no liability may be incurred and no expenditure shall be made in excess of the amount available in an existing main group, a class or a subclass

Transfers from a main group to another main group may be made upon written request of said county commissioners with the written approval of the director of accounts and copies of said request and approval shall be filed with the county treasurer; provided, however, that no transfer shall be made from the main groups "personal services", "equipment", "structures and improvements" or "improvements to land" to another main group nor shall any transfer be made from any other main group into any of the aforementioned main groups.

Transfers within an appropriation between classes and between subclasses within a main group may be made by said county commissioners whenever in their opinion public necessity and convenience so requires, provided, however, that no transfer shall be made within the classes of the main groups "personal services" or "equipment"

Amounts included for permanent positions in sums appropriated herein for personal services are based upon schedules of permanent positions and salary rates as approved by the joint committee on counties, and, except as otherwise shown by the files of said committee, a copy of which shall be deposited with the county personnel board, no part of sums so appropriated shall be available for payment of salaries of any additional permanent positions, or for payments on account of reallocations of permanent positions, or for payments on account of any change of salary range or compensation of any permanent positions, notwithstanding any special or general law to the contrary; except that an attendant who becomes a licensed practical nurse and a graduate nurse who becomes a registered nurse may be paid an increased salary rate on account of such promotion, subject to approval by the county personnel board, and a person may receive an increased cash salary in lieu of maintenance formerly received, with like approval

Moneys appropriated under this act for the purchase of equipment shall be expended for the purposes specified in the schedules as approved by the joint committee on counties and for no other purpose.

No moneys appropriated under this act shall be expended by county officers or employees for monthly telephone service furnished to such officers or employees at places other than regular county offices.

HAMPSHIRE COUNTY.

Item		
1.	For personal services	\$300,220 29
2.	For contractual services.	11,475 00
3.	For supplies and materials.	61,860 00
4.	For current charges and obligations.	37,084 70
5.	For equipment	2,904 00
6.	For structures and improvements.	10,860 00
8.	For debt and interest.	3,000 00
11.	For reserve fund	7,500 00
12.	For group insurance.	5,300 00
	For total expenditures	\$440,203 99

Approved April 16, 1969.

Chap. 174. AN ACT FURTHER REGULATING THE FILING OF LIENS BY THE DIVISION OF EMPLOYMENT SECURITY.

Be it enacted, etc., as follows:

Paragraph (6) of subsection (e) of section 15 of chapter 151A of the General Laws, as appearing in chapter 533 of the acts of 1968, is hereby amended by striking out the second sentence and inserting in place thereof the following sentence: — After such certificate is duly filed and recorded with such court, the amount of the assessment shall be a lien upon the entire interest of the employer, legal or equitable, in any property, real or personal, tangible or intangible, situated within the jurisdiction of such court; provided, however, that, with respect to real estate of the employer, a copy of said certificate is recorded in the records of the county, or of the district, if such county is divided into districts, where such real estate is located; and provided, further, with respect to personal property of the employer said certificate is recorded with the clerk of the city or town where such personal property is situated.

Approved April 16, 1969.

Chap. 175. AN ACT RELATIVE TO THE SHIFT DIFFERENTIALS FOR EMPLOYEES IN THE NURSING SERVICES IN COUNTY HOSPITALS.

Be it enacted, etc., as follows:

Persons employed in county hospitals who work the second or third shift in the positions of graduate nurse, head nurse, hospital supervisor, assistant superintendent of nurses and superintendent of nurses shall receive a differential of seven hundred eighty dollars annually; in the position of licensed practical nurse, a differential of three hundred ninety dollars annually; and in the positions of charge attendant, attendant and porter in the nursing service, a differential of two hundred sixty dollars annually.

Approved April 16, 1969.