

MINNESOTA STATUTES 1979 SUPPLEMENT

REVISOR OF STATUTES 482.09

CHAPTER 480. SUPREME COURT

Sec.
480.055 Rules not in conflict.

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Subdivision 1. **Other courts.** Any court, other than the supreme court, may adopt rules of court governing its practice; the judges of district courts, pursuant to sections 484.33 and 484.52, the judges of county courts, pursuant to section 487.23, and the judges of municipal courts, pursuant to chapter 488A, may adopt rules not in conflict with the rules promulgated by the supreme court.

[For text of subd 2, see M.S.1978]

[1979 c 41 s 1]

CHAPTER 481. ATTORNEYS AT LAW

Sec.
481.08 Authority.

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An attorney may bind his client, at any stage of an action or proceeding, by agreement made in open court or in the presence of the clerk, and entered in the minutes by such clerk, or made in writing and signed by such attorney. During any proceeding or action the attorney may receive money claimed therein by his client, and within six years after judgment, upon payment thereof, may discharge the claim or acknowledge satisfaction of the judgment; but all such authority shall cease upon the substitution of another attorney.

[1979 c 12 s 1]

CHAPTER 482. REVISOR OF STATUTES

Sec.
482.09 Duties.

Sec.
482.11 Request for bill drafting service.

482.09 Duties.

In addition to the duties now imposed upon him, the revisor of statutes, to the extent that personnel and availability of appropriations permit, shall:

(1) Maintain and conduct within his office a bill drafting department and, upon request, draft or aid in drafting bills, resolutions, and memorials, and amendments thereto, for any member of the legislature, the governor, or any department or agency of the state. Any drafts thereof may contain headnotes, if not prohibited by the rules of the legislature or either house thereof, and headnotes shall be subject to the provisions of section 648.36;

(2) Accumulate data regarding the practical operation and effect of statutes of this and other states;

(3) Maintain an index of bills and resolutions drafted for the legislature;

(4) Prepare, and have available for use, indexes of the permanent and general laws and all permanent local laws of this state;

(5) Keep and file copies of bills, resolutions, memorials, amendments, committee reports, journals, and documents prepared by him as shall be necessary for the operation of the revisor's office;

(6) Upon request of any committee or commission created by the legislature or appointed by the governor to make a study of or to revise the laws pertaining to any subject, prepare and advise in the preparation of any bill;

MINNESOTA STATUTES 1979 SUPPLEMENT

482.09 REVISOR OF STATUTES

(7) Prepare and issue a bill drafting manual containing styles and forms for drafting bills and other legislative measures for the use of members of the legislature, state officers, and persons interested in the drafting of bills for introduction;

(8) Assist in all of the functions relating to the enrollment and engrossment of bills and related documents; senate bills and related documents to be under the supervision of the secretary of the senate and house bills and related documents to be under the supervision of the chief clerk of the house of representatives;

(9) Render such other services as the legislature, or either branch thereof, may request;

(10) Report to the legislature by November 15 of each even numbered year any statutory changes recommended or discussed or statutory deficiencies noted in any opinion of the supreme court of Minnesota filed during the two year period immediately preceding September 30 of the year preceding the year in which the session is held, together with such comment as may be necessary to outline clearly the legislative problem reported.

[1979 c 56 s 1]

482.11 Request for bill drafting service.

A request for the drafting of a bill, resolution, or memorial, or an amendment thereto, may be submitted by any of those persons indicated in section 482.09, clause (1) and shall contain a general statement respecting the policy thereof and the purpose designed to be accomplished. Each bill, resolution, or memorial, or amendment thereto, shall be drafted so as to conform to the instructions so given.

[1979 c 56 s 2]

CHAPTER 484. DISTRICT COURTS

| Sec. | | Sec. | |
|--------|--|--------|--|
| 484.30 | Adjourned and special terms. | 484.70 | Referee positions, regulations. |
| 484.48 | Trial of criminal cases; St. Louis County. | 484.71 | Trial of civil and criminal actions; St. Louis County. |
| 484.50 | Summons; place of trial; St. Louis County. | | |
| 484.54 | Expenses of judges. | | |

484.30 Adjourned and special terms.

The judges of each district may adjourn court from time to time during any term thereof, and may appoint special terms for the trial of issues of law and fact, and, when necessary, direct petit juries to be drawn therefor. Three weeks' published notice of every special term shall be given in the county wherein it is to be held. They may also appoint special terms for the hearing of all matters except issues of fact, the order for which shall be filed with the clerk, and a copy posted in his office for three weeks prior to the term.

[1979 c 233 s 4]

484.48 Trial of criminal cases; St. Louis County.

A person bound over to the grand jury, charged with a criminal offense, shall be tried at the place of holding regular terms of the district court which is nearest to the court binding the party over, except as otherwise provided in this section; and a criminal offense committed in a city, town, or unorganized territory shall be tried at the place of holding the regular term of the district court which is nearest to the city, town or place where the offense is committed.

When the offense is committed nearer to Virginia or Hibbing than to the county seat, the party committing the offense shall be tried at Virginia or Hibbing.

[1979 c 39 s 1]

484.50 Summons; place of trial; St. Louis County.

A party wishing to have an appeal from an order of the department of public service, an election contest, a lien foreclosure, or a civil cause or proceeding of a kind commenced or appealed by a party in the court, tried in the city of Virginia shall, in the