MINNESOTA STATUTES 1983 SUPPLEMENT

106.383 DRAINAGE

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CHAPTER 106

DRAINAGE

106.383 Assessment for vacated town roads. 106.631 Appeals.

106.383 ASSESSMENT FOR VACATED TOWN ROADS.

When a town is assessed for benefits to a town road in any ditch proceeding under this chapter and the town road is subsequently vacated by the town board under section 164.07, the town board may petition the county board or joint county ditch authority to cancel the assessment. The county board or joint county ditch authority may cancel the assessment if it finds that the town road for which benefits are assessed has been vacated under section 164.07.

History: 1983 c 211 s 1

106.631 APPEALS.

[For text of subds 1 to 4, see M.S.1982]

Subd. 5. Appeal. Any party aggrieved by a final order or judgment rendered on appeal to the district court, or by the order made in any judicial ditch proceeding dismissing the petition or establishing or refusing to establish any judicial ditch, may appeal as in other civil cases. The appeal shall be made and perfected within 30 days after the filing of the order or entry of judgment.

Subd. 6. Appeal; repair, improvement or improvement of outlet. In any proceeding before the board or court for the repair pursuant to petition, or for the improvement of any drainage system, or for public laterals thereto, or for the improvement of an outlet under section 106.511 or for the abandonment of any ditch, the same right of appeal shall be had as from a similar order made in a proceeding to establish a drainage system as herein provided.

History: 1983 c 247 s 44,45

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