MINNESOTA STATUTES 1983 SUPPLEMENT

WATERSHEDS 112.85

CHAPTER 112

WATERSHEDS

112.82Aggrieved parties, rights.112.85Withdrawal of territory.

112.82 AGGRIEVED PARTIES, RIGHTS.

Subdivision 1. Establishment; appeal. Any party aggrieved by a final order or judgment rendered on appeal to the district court or by the original order of the court made in any proceedings heard and tried before the court may appeal as in other civil cases.

Subd. 2. **Repair; appeal.** In any proceeding before the managers for the repair, improvement, maintenance, consolidation, or abandonment of any of the works of the district, the same right of appeal shall be had as in other civil cases.

History: 1983 c 247 s 48

112.85 WITHDRAWAL OF TERRITORY.

[For text of subd 1, see M.S. 1982]

Subd. 2. Upon the hearing if it appears to the board that the territory as described in the petition has not and will not receive any benefit from the operation of the district and that the district can perform the functions for which it was established without the inclusion of said territory, and that said territory is not, in fact, a part of the watershed, the board may issue an order releasing the territory, or any part of said territory, as described in the petition. No lands shall be released which have been determined subject to any benefits or damages for any improvement previously constructed. The territory so released shall remain liable for its proportionate share of any indebtedness existing at the time of the order. Levies on the lands shall continue in force until fully paid. If the board shall determine that the order prescribing the distribution of managers should be amended following the withdrawal of any territory it may so direct in the order authorizing the withdrawal.

History: 1983 c 216 art 1 s 20