

Statutes, Sections 447.31 to 447.37, may be dissolved upon a petition to the hospital district board stating the grounds for dissolution, as hereinafter provided, signed by an authorized officer or officers of the governing body of any city, village, or town included in the hospital district pursuant to a resolution of the governing body and containing a proposal for distribution of the remaining funds of the district, if any, among the related governmental subdivisions. Except as otherwise provided, a proceeding for dissolution shall be governed by the provisions now or hereafter in force relating to proceedings for the organization of districts, so far as applicable. If the board determines that the conditions requisite for the creation of the district no longer exist therein, that all indebtedness of the district has been paid, and that all property of the district except funds has been disposed of, it may make an order dissolving the district and directing the distribution of its remaining funds, if any, among the related governmental subdivisions on such basis as the board determines to be just and equitable, to be specified in the order. Certified copies of the order for dissolution shall be transmitted and filed as provided for an order creating a district. The clerk of the board shall also transmit a certified copy of the order to the treasurer of the district, who shall thereupon distribute the remaining funds of the district as directed by the order, and shall be responsible for such funds until so distributed.

Subd. 2. Any city, village, or town included in such hospital district may be detached therefrom by the same procedure as provided for dissolution of the district. On detachment, all taxable property within the detached area shall remain subject to taxation for any existing bonded indebtedness of the district to such extent as it would have been subject thereto if not detached, and shall also remain subject to taxation for any other existing indebtedness of the district incurred for any purpose beneficial to such area to such extent as the board may determine to be just and equitable, to be specified in the order for detachment. The proper officers shall levy further taxes on such property accordingly.

Approved April 19, 1963.

CHAPTER 301—H. F. No. 1011

An act relating to the place for presentment for payment of negotiable instruments by a bank to another bank; amending Minnesota Statutes 1961, Section 335.276.

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

Changes or additions indicated by *italics*, deletions by ~~strikeout~~.

Section 1. Minnesota Statutes 1961, Section 335.276, is amended to read:

335.276 Negotiable instruments; presentment at proper place. Presentment for payment is made at the proper place:

(1) Where a place of payment is specified in the instrument and it is there presented;

(2) Where no place of payment is specified, but the address of the person to make payment is given in the instrument and it is there presented;

(3) Where no place of payment is specified and no address is given and the instrument is presented at the usual place of business or residence of the person to make payment;

(4) In any other case if presented to the person to make payment wherever he can be found, or if presented at his last known place of business or residence;

(5) *Where a bank presents for payment an item drawn upon or payable at another bank, either (i) through a clearing house, or (ii) at a place where such other bank has requested such bank to make presentment of such items for payment.*

Approved April 22, 1963.

CHAPTER 302—H. F. No. 1365

[Not Coded]

An act relating to the city of Waseca; providing for the fixing of the salaries of the mayor and the councilmen thereof.

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

Section 1. **Waseca, city of; mayor, councilmen, salaries.** Notwithstanding any other provision of law or of the city charter, to the contrary, in the city of Waseca, the common council may pass a resolution fixing the annual salaries of the mayor and the members of the common council in such amounts, respectively, as are deemed proper. The resolution is not effective unless approved by a majority of the voters voting upon the question at the next city or general election or at a special election called for that purpose. The common council of the city shall cause notice thereof to be given to the voters of the city in the notice of such election and the

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