

association), (or, if it ~~have~~ *has* no seal, that the corporation, *business trust* or association has no corporate, *business trust or association* seal), and that the instrument was executed in behalf of the corporation (*or business trust or association*) by authority of its board of directors (*or board of trustees or trustees*); and said A.B. acknowledged the instrument to be the free act and deed of the corporation (*or business trust or association*).”

Sec. 7. Minnesota Statutes 1961, Section 358.13, is amended to read:

358.13 Corporate, business trust, or joint stock association acknowledgment; evidence. Every acknowledgment by or in behalf of a corporation, *business trust* or joint stock association, made and certified substantially in the form prescribed in section 358.12 shall be prima facie evidence of the facts therein recited, that such instrument was executed by authority of its board of directors *or board of trustees* or trustees, and that the execution and delivery thereof was authorized by law.

Approved May 25, 1965.

CHAPTER 733—H. F. No. 1986

An act relating to the terms of district court in Dakota county in the first judicial district; amending Minnesota Statutes 1961, Section 484.09, Subdivision 3.

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

Section 1. Minnesota Statutes 1961, Section 484.09, Subdivision 3, is amended to read:

Subd. 3. **Dakota county; district court; terms.** Dakota County: ~~The second Monday in January, the first Monday in April, and the third Monday in September~~ *first Monday in October.*

Sec. 2. *This act takes effect on July 1, 1965.*

Approved May 25, 1965.

Changes or additions indicated by italics, deletions by strikeout.