

MINNESOTA STATUTES 1957

1225

SCHOOL DISTRICTS IN CITIES OF FOURTH CLASS 124.11

CHAPTER 124

SCHOOL DISTRICTS IN CITIES OF FOURTH CLASS

Sec.
124.11 Special school elections in cities of fourth
class

Xc71a 501-10-124.01-124.10 [Repealed, 1957 c 947 art IX s 9]

Xc71a 501-124.11 **SPECIAL SCHOOL ELECTIONS IN CITIES OF FOURTH CLASS.** Subdivision 1. **Supplemental powers.** The provisions of this section shall apply to all school districts, however organized, the territorial boundaries of which are coterminous with the territorial boundaries of a city of the fourth class, and are supplementary and additional to all other powers conferred by law on any such school district.

Subd. 2. **School board; clerk defined.** By the expression "school board," as used herein, is meant the governing body of such school district, however designated, and by the word "clerk," the school district's officer who under any title, performs clerical functions.

Subd. 3. **Resolution calling election.** The school board of any such school district, shall have authority by resolution to call special elections of such school district, and to cause to be submitted thereat to its electors any proposition or question provided or permitted by law to be submitted to the electors of a school district at a special school election or meeting, including the proposition or question of issuing the school district's bonds under any applicable law.

Subd. 4. **Election precincts and polling places.** For the purposes of any such special election, the school district shall consist of election precincts or voting districts as many in number and identical as to boundaries with the election precincts or voting districts into which the city may at the time be divided for the purposes of a general election, and the special election shall be held in such election precincts or voting districts. There shall be one polling place for each voting precinct or election district. The resolution calling any such special election shall name the voting places and provide for election officers in accordance with the provisions of law in that regard applicable to such city or school district and prescribe the time during which the polls shall be kept open, which shall not be less than one hour.

Subd. 5. **Notice of elections.** The school board shall give notice of any such special election by ten days posted notice thereof, signed by the clerk, in each of the election precincts or voting districts and by one week's publication thereof in a newspaper, if a newspaper is published in the school district.

Subd. 6. **Conduct of election.** The voting at any such special election shall be by ballot and the clerk shall prepare ballots and necessary stationery. More than one proposition or question may be submitted at the same special election, but each proposition or question submitted shall be stated separately in the notice and on the ballots. The compensation of election officers shall be in conformity with the general election laws and the school board is empowered to pay all expenses for any such special election out of the district's funds. The general election laws shall govern in the conduct of the election. The returns from each election precinct or voting district shall be made to the school board, and by it canvassed within three days after the holding of the election. In the event of a contest, the provisions of section 208.07 shall apply and govern.

[1925 c. 10 ss. 1, 2, 3, 4; 1941 c. 169 art. 5 s. 11] (2801-1, 2801-2, 2801-3, 2801-4)

Xc71a 501-124.12-124.13 [Repealed, 1957 c 947 art IX s 9]

NOTE: Laws 1955, Chapter 718, Sections 1 to 6 were to have been coded in 1957 statutes as sections 124.21 to 124.26. Laws 1957, Chapter 947, Article IX, Section 9, reads in part:

"Minnesota Statutes 1953, as amended by Laws 1955, Sections * * *, 124.12 to 124.26, * * * are repealed."

Xc27a 1-10 —

Xc27a 12-13 —

Xc71a 501-14-35 —

Xc71a 501-36-56 —