MUNICIPAL COURTS 488A.01

Staples		2,000
		•
Thief River Falls		3,000
Tower, effective Jan	nuary 1, 1973	480
Tracy		2,800
Two Harbors		2,280
Virginia		7,700
. Waseca		2,622
Waterville		1,320
West St. Paul		12,000
White Bear Lake		8,000
Willmar		9,244
Winona		12,500
Worthington		9,500

[1973 c 135 s 1; 1973 c 177 s 1; 1973 c 486 s 1]

[For text of subd. 3, see M.S.1971]

CHAPTER 488A. MUNICIPAL COURTS; HENNEPIN COUNTY, RAMSEY COUNTY, AND DULUTH

MUNICIPAL COURT, HENNEPIN COUNTY	Sec. 488A.281 Payment of court expenses
Sec.	[New].
488A.01 Establishment; jurisdiction; powers; appeals.	488A.282 Courts abolished [New]. 488A.283 Extension of terms [New].
488A.021 Judges.	488A.284 Transfer of cases and funds;
488.025 Court administrator; abolition	disposition of appeals [New].
of position of clerk.	488A.285 Transfer of employees; retire-
MINISTRAL COURSE DAMCEN	ment fund [New].
MUNICIPAL COURT, RAMSEY COUNTY	488A.286 Initial judges of the court [New].
488A.18 Establishment; jurisdiction;	
powers; appeals.	CONCILIATION COURT, RAMSEY
488A.19 Judges.	COUNTY
488A.20 Clerk; deputies; assistant	488A.29 Establishment; jurisdiction;
clerks.	powers; computation of time.
488A.21 Probation and regulated serv-	400 A 20 Tudanas alambs galantaga guan
ices.	488A.30 Judges; clerk; salaries; quar-
	ters.
488A.22 Court reporters.	488A.33 Notice of order for judgment;
488A.23 Fees payable to the clerk.	entry of judgment; costs and
488A.24 Petit jurors.	disbursements; payment; va-
488A.25 Statute, traffic and ordinance	cating; docketing.
violations bureaus.	100000000000000000000000000000000000000
488A.27 Pleading, practice, procedure,	MUNICIPAL COURT, DULUTH
and forms in criminal pro-	488A.35 to 488A.67 Repealed.
ceedings.	•
488A.28 Forcible entry and unlawful	CONCILIATION COURT, DULUTH
detainer actions.	488A.68 to 488A.81 Repealed.
detainer actions.	TOOK. OF TOOK. OI Repeated.

MUNICIPAL COURT, HENNEPIN COUNTY

488A.01 Establishment; jurisdiction; powers; appeals

[For text of subds. 1 to 4, see M.S.1971]

Subd. 5. Forcible entry and unlawful detainer. Whether or not the title to real estate is involved, the court has jurisdiction of actions or forcible entry and unlawful detainer involving land located wholly or in part within Hennepin county and, notwithstanding any provision of subdivision 7 to the contrary, of actions seeking relief for code violations pursuant to sections 566.18 to 566.33 involving premises located wholly or partly within Hennepin county.

[1973 c 611 s 3]

- Subd. 6. Criminal jurisdiction. (a) The court has jurisdiction to hear, try and determine any charge of violation of:
- (1) A criminal law of this state constituting a misdemeanor committed within the county of Hennepin including all of the village of St. Anthony.
- (2) Any ordinance, charter provision, rule or regulation of any subdivision of government in the county of Hennepin, including all of the village of St. Anthony or

488A.01 MUNICIPAL COURTS

- (3) Any ordinance, charter provision, rule or regulation of the Minneapolis-St. Paul Metropolitan Airports Commission.
- (b) The court has jurisdiction to conduct preliminary hearings and to exercise all judicial powers incident to preliminary hearing proceedings, on any charge of violation of any criminal law of this state committed within the county of Hennepin.

[1973 c 360 s 1]

[For text of subds. 7 to 13, see M.S.1971]

488A.021 Judges

Subdivision 1. Number of judges. There are 17 judges of the municipal court of the county of Hennepin.

[1973 c 347 s 1]

[For text of subds. 2 to 8, see M.S.1971]

488A.025 Court administrator: abolition of position of clerk

[For text of subds. 1 and 2, see M.S.1971]

Subd. 3. Subject to the approval of a majority of the judges, the court administrator may appoint an assistant court administrator who shall serve at the pleasure of the court administrator.

[1973 c 508 s 1]

(NOTE: Sections 488A.18 to 488A.33 are effective January 1, 1975. See Laws 1973, Chapter 708, Section 38.)

[For text of subds. 4 and 5, see M.S.1971]

MUNICIPAL COURT, RAMSEY COUNTY

488A.18 Establishment; jurisdiction; powers; appeals

Subdivision 1. Establishment confirmed. There is hereby created a municipal court of Ramsey county with the jurisdiction and powers hereinafter stated.

[1973 c 708 s 1]

[For text of subds. 2 to 4, see M.S.1971]

- Subd. 5. [Repealed, 1973 c 708 s 37]
- Subd. 6. Forcible entry and unlawful detainer. Whether or not the title to real estate is involved, the court has jurisdiction of actions of forcible entry and unlawful detainer involving land located wholly or in part within Ramsey county and, notwithstanding any provision of subdivision 8 to the contrary, of actions seeking relief for code violations pursuant to sections 566.18 to 566.33 involving premises located wholly or partly within Ramsey county.

[1973 c 611 s 4]

- Subd. 7. Criminal jurisdiction. (a) The court has jurisdiction to hear, try and determine any charge of violation within Ramsey county of:
- (1) A criminal law of this state constituting a misdemeanor and any offense of this state which constitutes a petty misdemeanor,
- (2) Any ordinance, charter provision, rule or regulation of any subdivision of government in the county of Ramsey, or
- (3) Any ordinance, charter provision, rule or regulation of the Minneapolis-Saint Paul Metropolitan Airports Commission,
- (4) Any ordinance, rule or regulation of the regents of the University of Minnesota.
- (b) The court has jurisdiction to conduct preliminary hearings and to exercise all judicial powers incident to preliminary hearing proceedings, on any

MUNICIPAL COURTS 488A.19

charge of violation of any criminal law of this state committed within Ramsev county.

(c) Jurisdiction under clauses (1) and (2) of paragraph (a) of this subdivision is exclusive for any violation committed within the county of Ramsey; jurisdiction under paragraph (b) of this subdivision is exclusive for any violation committed inside the city of Saint Paul or inside that part of the village of Saint Anthony lying inside Ramsey county.

[1973 c 360 s 2: 1973 c 708 s 2]

[For text of subds. 8 and 9, see M.S.1971]

Subd. 10. Place of holding court. The county of Ramsey shall provide suitable quarters for the holding of regular terms of court at all places where court sessions are conducted. Court sessions shall be conducted in the villages of New Brighton, Roseville, Maplewood and North Saint Paul, and in the cities of White Bear Lake and Saint Paul upon filing with the clerk of the court a copy of a resolution of the governing body of the city or village requesting that court be held therein. At the places of holding regular terms of court established pursuant to this subdivision, all functions of the court shall be discharged. Provided, however, that civil jury trials shall be tried at the place of holding court within the city of Saint Paul, unless the judges of the court shall decide by court rule that civil jury trials may be held elsewhere in the county.

[1973 c 708 s 3]

[For text of subd. 11, see M.S.1971]

Subd. 12. Removal of causes to supreme court. All causes except petty misdemeanors and violation of municipal ordinances punishable by fine only may be removed from the municipal court to the supreme court of the state of Minnesota in the same manner, upon like proceedings and with like effect as from district court.

[1973 c 421 s 8]

Subd. 13. Trial of criminal actions. All charges of misdemeanors, petty misdemeanors and ordinance violations shall be arraigned and tried in the municipality where the alleged violation occurred; however, if there is no court located in such municipality, then the arraignment and trial of such charges shall take place at the nearest place of holding court. Arraignments in criminal actions shall be held in the evening after 7:00 p. m. if so requested by the governing body of a city or village in which a court is situated as provided by, Laws 1973, Chapter 708 by a resolution filed with the clerk of court.

[1973 c 708 s 4]

488A.19 Judges

Subdivision 1. Number of judges. There are eleven judges of the municipal court of the county of Ramsey.

[1973 c 708 s 5]

Subd. 2. Qualifications and oath. Each judge shall be a person learned in the law who is admitted and qualified to practice in the supreme court of this state and is a resident of the county of Ramsey in this state. Before entering upon the duties of office, each judge shall take and subscribe an oath, in the form prescribed by law for judicial officers, and shall file that oath in the office of the county auditor. No judge shall practice as an attorney or counselor at law, except in cases in which he is a party in interest.

[1973 c 708 8 6]

- **Subd. 3. Term; vacancies; appointments and election.** (a) Each elected judge holds office for six years beginning the first Monday in January next succeeding his election.
- (b) Whenever there is a vacancy in the office of judge the governor shall appoint a qualified person to fill the vacancy, to hold office until his succes-

488A.19 MUNICIPAL COURTS

sor is elected and qualified. The successor shall be elected for a six-year term at the next general election occurring more than one year after such appointment.

- (c) At the general election immediately preceding the expiration of his term the qualified voters of the county of Ramsey shall elect the successor to any elected judge.
 - (d) Each judge holds a separate nonpartisan office.

was elected for the regular term," or

"For the office of Judge of the Municipal Court of the county of Ramsey to which was appointed," as the case may be. The of-Name of Judge

ficial ballots shall show in the spaces for the purpose the name of the judge whose successor is to be elected. When any judge is a candidate to succeed himself, the word "incumbent" shall be printed after his name where it appears among the names of the candidates for the office. When voting machines are used and such statements cannot be inserted in full, the designation shall be "Successor to (elected)", or "Successor to

Name of Judge (appointed)", as the case may be.

Name of Judge

(f) Each person desiring to have his name placed upon the primary ballot as a candidate for judge shall state in his affidavit of candidacy the office of the particular judge for which he is a candidate. The filing of this affidavit with the county auditor and a compliance with all other requirements constitutes such person a candidate for that office, and for that office only. No person shall at any election be a candidate for more than one such office.

[1973 c 708 s 7]

Subd. 4. [Repealed, 1973 c 708 s 37]

[For text of subds. 5 to 10, see M.S.1971]

488A.20 Clerk; deputies; assistant clerks

Subdivision 1. Appointment, term, removal, suspension. (a) A majority of the judges shall appoint a clerk of the court.

- (b) The court shall have employees, consisting of deputy clerks, assistant clerks and other necessary employees as are presently employed.
- (c) Additional deputy clerks, assistant clerks and other necessary employees may be appointed by the clerk when the county board consents to the creation of such new positions.
- (d) The clerk and deputy clerks shall each be appointed for a term of six years from the date of appointment. At any time within six months from the date of initial appointment, each may be removed and his appointment terminated, with or without cause and without notice or hearing, by the appointing official or officials. At any time, each may be suspended by the appointing official or officials without pay for a period not to exceed 30 days with or without cause pending a hearing for removal and termination of appointment for cause before the appointing official or officials.

MUNICIPAL COURTS 488A.20

(e) The clerk and all other employees of the court shall be in the unclassified service of the county of Ramsey.

[1973 c 708 s 8]

- **Subd. 2. Oath, bond.** (a) The clerk and deputy clerks shall each take and subscribe an oath to support the Constitutions of the United States and the state of Minnesota and to perform faithfully the duties of his office.
- (b) The clerk and deputy clerks shall each give bond to the county of Ramsey in such sum and with such surety as the county board directs, conditioned upon the faithful discharge of his official duties and for payment as required by law or order of the court of all moneys coming into his hands.
- (c) Neither the clerk nor deputy clerks shall enter upon their official duties until their respective appointment, oath, and bond are filed with the county auditor.

[1973 c 708 s 9]

[For text of subd. 3, see M.S.1971]

- Subd. 4. Disposition of fines, fees and other moneys; accounts.
 (a) Except as otherwise provided herein and except as otherwise provided by law, the clerk shall pay to the Ramsey county treasurer all fines and penalties collected by him, all fees collected by him for services of himself, all sums forfeited to the court as hereinafter provided, and all other moneys received by the clerk.
- (b) The clerk of court shall for each fine or penalty, provide the county treasurer with the name of the municipality or other subdivision of government where the offense was committed and the total amount of the fines or penalties collected for each such municipality or other subdivision of government.
- (c) The state of Minnesota and any governmental subdivision within the jurisdictional area of the municipal court herein established may present cases for hearing before said municipal court. In the event that the court takes jurisdiction of a prosecution for the violation of a statute or ordinance by a governmental subdivision other than a city or village in Ramsey county, all fines, penalties and forfeitures collected shall be paid over to the county treasurer except where a different disposition is provided by law.
- (d) At the beginning of the first day of any month, the amount in the hands of the clerk which is owing to any municipality or county shall not exceed \$5,000.
- (e) On or before the last day of each month, the county treasurer shall pay over to the treasurer of each municipality or subdivision of government in Ramsey county one half of all fines or penaltics collected during the previous month from those imposed for offenses committed within such municipality or subdivision of government in violation of a statute, an ordinance, charter provision, rule or regulation of a city or village. All other fines and forfeitures and all fees and costs collected by the county municipal court shall be paid to the treasurer of Ramsey county who shall dispense the same as provided by law.
- (f) Amounts represented by checks issued by the clerk or received by the clerk which have not cleared by the end of the month may be shown on the monthly account as having been paid or received, subject to adjustment on later monthly accounts.
- (g) The clerk may receive negotiable instruments in payment of fines, penalties, fees, or other obligations as conditional payments, and is not held accountable therefor but if collection in cash is made and then only to the extent of the net collection after deduction of the necessary expense of collection.

[1973 c 708 s 10]

488A.20 MUNICIPAL COURTS

- **Subd. 5.** Bail. (a) Any bail deposited with the clerk and not forfeited by court order shall be deemed abandoned and forfeited if the person entitled to refund does not file a written demand therefor within six months from the date of entitlement to refund.
- (b) All sums collected by bail, bond or recognizance forfeited by court order or by abandonment shall be forthwith paid by the clerk to the Ramsey county treasurer.
- (c) Any judge may order any bail, bond, or recognizance forfeited under this subdivision to be reinstated for cause and the clerk shall then refund accordingly. The Ramsey county treasurer shall reimburse the clerk if the clerk refunds the deposit upon such an order and obtains a receipt to be used as a youcher.

[1973 c 708 s 11]

Subd. 6. Salaries. (a) The administrator and other employees of the court shall be paid annual salaries pursuant to a schedule adopted by a majority of judges of the court and approved by the Ramsey county board of commissioners

The present salary of any employee of this court shall not be reduced by virtue of this act.

- (b) All salaries under this act shall be payable out of the county treasury in biweekly installments.
- (c) The salary of the clerk and other employees shall be set by the county board upon the recommendation of the civil service commission.

[1973 c 708 s 12]

[For text of subd. 7, see M.S.1971]

488A.21 Probation and regulated services

[For text of subd. 1, see M.S.1971]

Subd. 2. Psychiatric, psychological and medical services. The judges of this court shall be and are hereby authorized to expend a sum not to exceed \$10,000 in any one year to secure such psychiatric, psychological and medical services as shall be deemed advisable by said judges in making disposition of such misdemeanants as shall come before the court. If the judges of this court so direct, the county board shall appropriate whatever sums are necessary to secure such services, not exceeding \$10,000 in any one year.

[1973 c 708 s 13]

488A.22 Court reporters

Subdivision I. Appointment; oath; tenure. Each judge shall have as his court reporter a competent person skilled in that profession appointed by the clerk of this court at the direction of said judge. Each reporter shall take and subscribe an oath to support the Constitutions of the United States and the state of Minnesota and to discharge and perform his duties as a court reporter faithfully and honestly. Each reporter shall file his oath with the county auditor before he enters upon the duties of his office. Each reporter is an officer of the court and holds his office during the pleasure of the judge directing his appointment and until the judge directs a court reporter to succeed him.

[1973 c 708 s 14]

[For text of subd. 2, see M.S.1971]

Subd. 3. Salaries. The county board shall fix and establish the salary of the municipal court reporters at an amount not exceeding the annual salary of court reporters in the district court of the second judicial district.

[1973 c 708 s 15]

MUNICIPAL COURTS 488A.27

488A.23 Fees payable to the clerk

[For text of subd. 1, see M.S.1971]

Subd. 2. [Repealed, 1973 c 708 s 37]

[For text of subds. 3 to 6, see M.S.1971]

488A.24 Petit jurors

[For text of subds. 1 to 5, see M.S.1971]

- **Subd. 6. Court rule on selection.** (a) If a court rule so providing is adopted by a majority of the judges of said district court and also by a majority of the judges of the municipal court, all petit jurors to serve in the municipal court of the county of Ramsey may be selected from the petit jurors summoned for jury service by the district court of Ramsey county.
- (b) The rule may provide the manner in which jurors for the municipal court shall be selected from the jurors summoned by the district court and the period of time during which they shall serve in municipal court.
- (c) The rule may be amended by a majority of the judges of the district court and a majority of the judges of the municipal court. It may be rescinded entirely at any time by a majority of the judges of either court.
- (d) The rule may be made effective on any date and shall then supersede any jury list for municipal court theretofore in effect. If the rule be rescinded, the judges of the municipal court may reinstate any jury list drawn for that year by the judges of municipal court or prepare a new jury list.
- (e) The petit jurors summoned for service in both courts shall have the same qualifications and shall be selected by the district court under the same procedure as is now provided by law for selecting jurors for service in the district court.
- (f) Jurors shall report to and be excused, governed, instructed, and controlled by a judge of either the district court or the municipal court as provided in the court rule.

[1973 c 708 s 16]

488A.25 Statute, traffic and ordinance violations bureaus

Subdivision I. Establishment confirmed. Statute, traffic and ordinance violations bureaus shall be established within those municipalities in which court sessions are conducted. The purpose of the statute, traffic and ordinance violations bureaus is to assist the court in handling the various criminal and civil matters that come before the court.

[1973 c 708 s 17]

Subd. 2. Personnel; supervision. The clerk of this court shall supervise the statute, traffic and ordinance violations bureaus and shall assign a sufficient number of this court's employees to staff and operate the bureaus.

[1973 c 708 s 18]

[For text of subd. 3, see M.S.1971]

488A.27 Pleading, practice, procedure, and forms in criminal proceedings

[For text of subds. 1 to 5, see M.S.1971]

Subd. 6. Trials by judge without jury. A charge of a violation of any petty misdemeanor law of this state, municipal ordinance, charter provision, rule or regulation, other than a violation dealing with driving while under the influence of an alcoholic beverage or narcotic drug, speeding that is a third or further offense occurring in one year, or careless or reckless driving where a personal injury is involved, shall be heard, tried and determined by a judge without a jury and the defendant shall have no right to a jury trial on such a charge, except as required by section 169.03 or as otherwise required by law. In the event of such trial without jury, there shall be a right of appeal

488A.27 MUNICIPAL COURTS

as provided in section 488.20, and provided further that where there has been a conviction in a trial without jury as provided above, the commissioner of highways shall not by reason thereof revoke or suspend the defendant's driver's license.

[1973 c 708 s 19]

[For text of subds. 7 to 10, see M.S.1971]

Subd. II. Prosecuting attorneys. Except where the county attorney is specifically designated by law as the prosecutor for the particular violation charged, the attorney of the municipality in which the violation is alleged to have occurred shall have charge of the prosecution of all violations of statutes, ordinances, charter provisions, rules or regulations triable in this court and shall prepare complaints for said violations.

[1973 c 708 s 20]

Subd. 12. Peace officers. The sheriff, with the approval of a majority of the judges, shall assign to the court a sufficient number of deputy sheriffs, who shall act as bailiffs of the court. A bailiff shall be in attendance at all sessions of the court involving traffic or criminal matters and at such other times and places as the court may direct. The county board may, with the approval of a majority of the judges, contract with any municipality upon such terms as may be agreed upon for the services of police officers of the municipality to act as bailiffs at all sessions of the court in the municipality. Said officers shall obey the mandates of the court and preserve order during said proceedings.

[1973 c 708 s 21]

Subd. 13. Service of process. All process in criminal matters and in matters where a charge is brought of violation of an ordinance shall be served by the police or peace officers of the municipality in which the violation is alleged to have occurred or by the sheriff of Ramsey county as the court designates.

[1973 c 708 s 22]

488A.28 Forcible entry and unlawful detainer actions

[For text of subds. 1 to 3, see M.S.1971]

Subd. 4. Trials. Forcible entry and unlawful detainer actions, which are contested, shall be given precedence over all other civil matters in trial settings.

[1973 c 708 s 23]

488A.281 Payment of court expenses

All salaries of the judges of the municipal court of the county of Ramsey, court reporters, the clerk, court administrator, deputy clerks and all other employees of said court, and all expenses of said court shall be paid from the treasury of Ramsey county. The board of county commissioners of Ramsey county is authorized to levy taxes annually against each dollar of taxable property within the county as may be necessary for the establishment, operation and maintenance of the court. Such tax is not subject to any limitation on taxing power contained in any other law or charter provision and is in addition to any other tax levied by such body.

[1973 c 708 s 30]

488A.282 Courts abolished

All courts in Ramsey county, except the supreme, district and probate courts, are abolished as of the effective date of Laws 1973, Chapter 708, including municipal courts established but not organized under the provisions of section 488.03. The municipal court of the city of Saint Paul is merged into the municipal court of the county of Ramsey as hereinafter provided, as of the effective date of Laws 1973, Chapter 708.

[1973 c 708 s 31]

MUNICIPAL COURTS 488A.286

488A.283 Extension of terms

Notwithstanding any provision of law to the contrary, the term of office of any judge, or special judge, or justice of the peace of any court to be abolished hereunder, which would otherwise expire between the passage of Laws 1973, Chapter 708 and the effective date of Laws 1973, Chapter 708 shall be extended through and include the day before the first Monday of January, 1975.

[1973 c 708 s 32]

488A.284 Transfer of cases and funds; disposition of appeals

Subdivision 1. All cases pending in courts abolished by Laws 1973, Chapter 708 are hereby transferred as of the effective date of Laws 1973, Chapter 708 to the municipal court of Ramsey county for trial or other disposition according to law. Any case on appeal to any appellate court from any such abolished court shall be treated by the appellate court as though appealed thereto from the abolished court, except that all affirmances, reversals, mandates or remittiturs shall be addressed to the municipal court of Ramsey county.

Subd. 2. All judges and justices of the peace and all court clerks of such abolished courts shall continue in office after the effective date of Laws 1973, Chapter 708 solely for the purpose of transmitting to the clerk of the municipal court of Ramsey county all pleadings, dockets and other records in pending cases in such abolished courts and for the purpose of paying over to the clerk of said court all moneys in the possession of such judges, justices of the peace and clerks by law payable to the state or any subdivision with proper detail to enable the clerk of the municipal court of Ramsey county to properly account to the proper officials for such moneys.

Subd. 3. All transmissions of pleadings, dockets and other records and the paying over of moneys referred to in this section shall be completed by the judges, justices of the peace and clerks of the abolished courts within 60 days after the first Monday of January, 1975.

[1973 c 708 s 33]

488A.285 Transfer of employees; retirement fund

Subdivision 1. Notwithstanding any other provision of law to the contrary, and except as may otherwise be provided in Laws 1973, Chapter 708, all employees of the municipal courts in the villages of New Brighton, Roseville, Maplewood and North Saint Paul and in the cities of White Bear Lake and Saint Paul on the effective date of Laws 1973, Chapter 708 shall become the employees of the municipal court of Ramsey county.

Subd. 2. Any person employed by the municipal courts in the villages of New Brighton, Roseville, Maplewood and North Saint Paul and in the cities of White Bear Lake and Saint Paul on the effective date of Laws 1973, Chapter 708 shall be entitled to and be given credit for all benefits heretofore accrued to him as an employee of such municipal court and shall continue membership in the public employees retirement association without losing any rights or benefits as a member of such retirement association.

[1973 c 708 s 34]

488A.286 Initial judges of the court

The judges of the municipal courts in the villages of New Brighton, Roseville, Maplewood and North Saint Paul and in the cities of White Bear Lake and Saint Paul as of January 1, 1975, shall continue as judges of the municipal court of the county of Ramsey. In the event a vacancy exists in the office of judge in any such municipalities or that any such judges are unable or unwilling on said date to serve as a judge of the municipal court of Ramsey county, the governor shall appoint, in the manner provided by law, a qualified person to fill such vacancy or replace such judges. The original term of

488A.286 MUNICIPAL COURTS

office of each of such judges as a judge of the municipal court of the county of Ramsey shall expire on the day before the first Monday in January of odd numbered years in or following which the term of each of such judges of municipal courts of the aforementioned municipalities would otherwise have expired.

[1973 c 708 s 35]

CONCILIATION COURT, RAMSEY COUNTY

488A,29 Establishment; jurisdiction; powers; computation of time

Subdivision 1. Establishment of court. There is hereby established a conciliation court of the county of Ramsey with the jurisdiction and powers hereinafter stated.

[1973 c 708 s 24]

Subd. 2. Court of record; seal; separate court. The conciliation court is a court of record with its own seal. It is separate from the municipal court of the county of Ramsey.

[1973 c 708 s 25]

[For text of subds. 3 to 7, see M.S.1971]

488A.30 Judges; clerk; salaries; quarters

Subdivision 1. Judges. (a) The judges of the municipal court shall serve as judges of the conciliation court for such periods and in such rotation as the judges may determine. While so serving they shall act and be known as conciliation judges.

- (b) The municipal judge who conducts the conciliation court hearing shall act upon any applications to vacate a judgment or an order for judgment whatever the grounds may be and shall sign the certificate upon a removed cause, but any other municipal judge may act upon such an application or sign such a certificate in the event that the judge who conducted the hearing has not previously denied the application and cannot act upon the application promptly or sign the certificate due to expiration of his term, death, disability, absence from the court house or any other cause.
- (c) A majority of the judges of the municipal court may appoint an attorney to act as referee in conciliation court. A majority of the judges of the municipal court shall establish qualifications for the office, specify the duties and length of service of such referee, and fix the compensation not to exceed \$50 per day or any part thereof. This compensation is payable out of the county treasury at the same time and in the same manner as salaries of the judges of conciliation court.

[1973 c 708 s 26]

Subd. 2. Clerk, duties. The clerk of the municipal court shall serve as the clerk of the conciliation court. He shall delegate deputy clerks, assistant clerks and other necessary employees of the municipal court to assist him in performing his duties under this act. The clerk shall keep such records and accounts and perform such duties as may be prescribed by the judges. He shall account for and pay over to the county of Ramsey all fees received by him in the same fashion as required in his capacity as clerk of municipal court.

[1973 c 708 s 27]

[For text of subd. 3, see M.S.1971]

Subd. 4. Quarters for court, supplies. The county of Ramsey shall provide suitable quarters for the court within the city of Saint Paul, at such other places as are designated in section 488A.18, subdivision 10 and at such other places within the county as may be designated by a majority of the judges, and court shall be held at such places. The clerk shall procure and furnish all necessary blanks, stationery, books, furniture, furnishings and other

MUNICIPAL COURTS 488A.33

supplies for the use of the court and the officers thereof at the expense of the county, with the consent of the county board and under the supervision and approval of a majority of the judges.

[1973 c 708 s 28]

488A.33 Notice of order for judgment; entry of judgment; costs and disbursements; payment; vacating; docketing

[For text of subds. 1 to 6, see M.S.1971]

Subd. 7. Docketing and enforcement in municipal court. When a judgment has become final under subdivision 2 of this section, the judgment creditor may obtain a transcript of the judgment from the clerk of conciliation court and file it with the clerk of the municipal court upon payment of the filing fees as prescribed for the municipal court. After filing of the transcript, the judgment becomes, and is enforceable as, a judgment of the municipal court. A transcript of a judgment payable in installments may not be so obtained and filed until 20 days after default in the payment of an installment. No writ of execution nor garnishment summons may be issued out of conciliation court.

[1973 c 708 s 29]

[For text of subd. 8, see M.S.1971]

MUNICIPAL COURT, DULUTH

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488A.35
         [Repealed, 1973 c 679 s 38]
488A.36
         [Repealed, 1973 c 679 s 38]
488A.37
         [Repealed, 1973 c 679 s 38]
488A.38
         [Repealed, 1973 c 679 s 38]
488A.39
         [Repealed, 1973 c 679 s 38]
488A.40
         [Repealed, 1973 c 679 s 38]
488A.41
         [Repealed, 1973 c 679 s 38]
488A.42
         [Repealed, 1973 c 679 s 38]
488A.43
         [Repealed, 1973 c 679 s 38]
488A.44
         [Repealed, 1973 c 679 s 38]
488A.45
         [Repealed, 1973 c 679 s 38]
488A.46
         [Repealed, 1973 c 679 s 38]
488A.47
         [Repealed, 1973 c 679 s 38]
488A.48
         [Repealed, 1973 c 679 s 38]
488A.49
         [Repealed, 1973 c 679 s 38]
488A.50
         [Repealed, 1973 c 679 s 38]
488A.51
         [Repealed, 1973 c 679 s 38]
         [Repealed, 1973 c 679 s 38]
488A.52
488A.53
         [Repealed, 1973 c 679 s 38]
         [Repealed, 1973 c 679 s 38]
488A.54
488A.55
         [Repealed, 1973 c 679 s 38]
         [Repealed, 1973 c 679 s 38]
488A.56
488A.57
         [Repealed, 1973 c 679 s 38]
488A.58
         [Repealed, 1973 c 679 s 38]
          [Repealed, 1973 c 679 s 38]
488A.59
          [Repealed, 1973 c 679 s 38]
488A.60
          [Repealed, 1973 c 679 s 38]
488A.61
488A.62
          [Repealed, 1973 c 679 s 38]
         [Repealed, 1973 c 679 s 38]
488A.63
          [Repealed, 1973 c 679 s 38]
488A.64
          [Repealed, 1973 c 679 s 38]
488A.65
          [Repealed, 1973 c 679 s 38]
488A.66
488A.67
          [Repealed, 1973 c 679 s 38]
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488A.33 MUNICIPAL COURTS

CONCILIATION COURT, DULUTH

488A.68	[Repealed, 1973 c 679 s 38]
488A.69	[Repealed, 1973 c 679 s 38]
488A.70	[Repealed, 1973 c 679 s 38]
488A.71	[Repealed, 1973 c 679 s 38]
488A.72	[Repealed, 1973 c 679 s 38]
488A.73	[Repealed, 1973 c 679 s 38]
488A.74	[Repealed, 1973 c 679 s 38]
488A.75	[Repealed, 1973 c 679 s 38]
488A.76	[Repealed, 1973 c 679 s 38]
488A.77	[Repealed, 1973 c 679 s 38]
488A.78	[Repealed, 1973 c 679 s 38]
488A.79	[Repealed, 1973 c 679 s 38]
488A.80	[Repealed, 1973 c 679 s 38]
488A.81	[Repealed, 1973 c 679 s 38]

CHAPTER 490. JUDGES

RETIREMENT Sec. 490.025 Retirement of supreme court	Sec. 490.126 Procedures. 490.127 Social security coverage; defi-
justices. UNIFORM RETIREMENT AND SURVIVORS' ANNUITIES FOR JUDGES (NEW)	nitions. 490.128 Agreements. 490.129 Benefits offset. 490.13 Past service. 490.13 Valuations, surveys and reports.
490.121 Definitions. 490.122 Administration of judges' re- tirement. 490.123 Judges' retirement fund.	490.131 Valuations, surveys and reports. 490.132 Election. COMMISSION ON JUDICIAL STANDARDS
490.124 Maturity of benefits; retirement and survivors' annuities. 490.125 Mandatory retirement.	490.15 Establishment; composition. 490.17 Repealed. 490.18 Persons affected [New].

RETIREMENT

490.025 Retirement of supreme court justices

Subdivision 1. Requisites. When a justice of the supreme court, having served at least one term, arrives at the age of 70 years, or having served at least two full terms or the equivalent thereof, becomes incapacitated for the performance of his official duties to the extent that the public service suffers therefrom, and makes written application to the governor for his retirement, the governor, if he determines that such justice has arrived at such age and has served at least one term or that such disability exists, shall direct his retirement by written order which shall effect a vacancy in the office to be filled as provided by law.

[1973 c 494 s 14]

Subd. 2. Retirement compensation; amount. A justice shall receive the compensation alloted to his office for the remainder of the term for which elected. If a justice be retired for age or disability and, at the time of his retirement, has served as a justice for two full terms or the equivalent thereof or as a justice and as a judge of the district court for 15 years he shall, after the expiration of the term for which elected or appointed, receive for the remainder of his life one half of the compensation allotted to his office at the time of his retirement plus two and one half percent of the compensation allotted to his office at the time of his retirement for each year, not exceeding 10, which he served in his office in excess of two full terms, or the equivalent thereof, on the supreme court or in excess of 15 years as a justice of such court and as a judge of the district court. All such retirement pay shall be paid in the manner judicial salaries are paid.

[1973 c 494 s 15]

[For text of subds. 3 to 9, see M.S.1971]