

MINNESOTA STATUTES 1977 SUPPLEMENT

REVISOR OF STATUTES 482.12

CHAPTER 482. REVISOR OF STATUTES

Sec.
482.09 Duties.
482.12 Prohibitions; limitations.

Sec.
482.18 Collectively bargained contract; revisor's
duties. [New]

482.09 Duties.

In addition to the duties now imposed upon him, the revisor of statutes, to the extent that personnel and availability of appropriations permit, shall:

- (1) Maintain and conduct within his office a bill drafting department and, upon request, draft or aid in drafting bills, resolutions, and memorials, and amendments thereto, for any member of the legislature, the governor, or any department or agency of the state. Any drafts thereof may contain headnotes, if not prohibited by the rules of the legislature or either house thereof, and headnotes shall be subject to the provisions of section 648.36;
- (2) Accumulate data regarding the practical operation and effect of statutes of this and other states;
- (3) Maintain a card index of bills and resolutions introduced at sessions of the legislature;
- (4) Prepare, and have available for use, indexes of all the laws of this state;
- (5) Keep and file copies of all bills, resolutions, memorials, amendments, committee reports, journals, and documents prepared by him;
- (6) Upon request of any committee or commission created by the legislature or appointed by the governor to make a study of or to revise the laws pertaining to any subject, prepare and advise in the preparation of any bill;
- (7) Prepare and issue styles and forms for drafting bills and other legislative measures for the use of members of the legislature, state officers, and persons interested in the drafting of bills for introduction;
- (8) Assist in all of the functions relating to the enrollment and engrossment of bills and related documents; senate bills and related documents to be under the supervision of the secretary of the senate and house bills and related documents to be under the supervision of the chief clerk of the house of representatives;
- (9) Render such other services as the legislature, or either branch thereof, may request;
- (10) Report to the legislature by November 15 of each even numbered year any statutory changes recommended or discussed or statutory deficiencies noted in any opinion of the supreme court of Minnesota filed during the two-year period immediately preceding September 30 of the year preceding the year in which the session is held, together with such comment as may be necessary to outline clearly the legislative problem reported.

[1977 c 292 s 1]

482.12 Prohibitions; limitations.

Subdivision 1. Neither the revisor of statutes nor any employee of his office shall reveal to any person not an employee of the office the contents or nature of any request or statement for the drafting of a bill, resolution, memorial, or amendment thereto, except with the consent of the person making the request or statement. The contents of the request or statement is not public and is not subject to subpoena, search warrant, deposition, writ of mandamus, interrogatory, or other disclosure.

[For text of subds 2 to 4, see M.S.1976]

[1977 c 292 s 2]

MINNESOTA STATUTES 1977 SUPPLEMENT

482.18 REVISOR OF STATUTES

482.18 Collectively bargained contract; revisor's duties.

In respect to a collectively bargained contract with the state covering a period beginning on and after July 1, 1979, the revisor of statutes shall provide the chairpersons of the main policy committee in each body of the legislature charged with the responsibility of legislative oversight of state employee contract provisions and the legislative reference library with a copy of the contract showing additions and deletions from contract language in effect for the immediately preceding contract period. Where appropriate, the revisor shall consolidate provisions which are identical from contracts of two or more bargaining units.

[1977 c 452 s 35]

CHAPTER 484. DISTRICT COURTS

Sec.	Sec.
484.05	Repealed.
484.08	District courts to be open at all times; terms.
484.09	Repealed.
484.10	Repealed.
484.11	Repealed.
484.12	Repealed.
484.13	Repealed.
484.14	Repealed.
484.15	Repealed.
484.16	Repealed.
484.17	Repealed.
484.18	Repealed.
484.28	Repealed.
484.29	Repealed.
484.34	Repealed.
484.47	Repealed.
484.54	Expenses of judges.
484.62	Compensation and reporter.
484.63	Appeal.
484.65	Family court division; fourth judicial district.
484.66	District administrator; fourth judicial district.
484.67	Domestic relations referee; sixth judicial district. [New]
484.68	District administrator. [New]
484.69	Chief judge. [New]
484.70	Referee positions abolished. [New]

484.05 [Repealed, 1977 c 432 s 49]

484.08 District courts to be open at all times; terms.

The district courts of the state shall be deemed open at all times, except on legal holidays and Sundays. The terms of the district courts shall be continuous.

[1977 c 432 s 10]

484.09	[Repealed, 1977 c 432 s 49]
484.10	[Repealed, 1977 c 432 s 49]
484.11	[Repealed, 1977 c 432 s 49]
484.12	[Repealed, 1977 c 432 s 49]
484.13	MS 1976 [Repealed, 1977 c 432 s 49]
484.14	MS 1976 [Repealed, 1977 c 432 s 49]
484.15	[Repealed, 1977 c 432 s 49]
484.16	MS 1976 [Repealed, 1977 c 432 s 49]
484.17	MS 1976 [Repealed, 1977 c 432 s 49]
484.18	MS 1976 [Repealed, 1977 c 432 s 49]
484.28	[Repealed, 1977 c 432 s 49]
484.29	[Repealed, 1977 c 432 s 49]
484.34	[Repealed, 1977 c 432 s 49]
484.47	[Repealed, 1977 c 432 s 49]
484.54	Expenses of judges.

Subdivision 1. Except as provided in subdivision 2, judges shall be compensated for travel and subsistence expenses in the same manner and amount as state employees. Additionally, judges of the district court shall be reimbursed for all sums, not reimbursed by counties, they shall necessarily hereafter pay out for only the following purposes: telephone tolls, postage, expressage, stationery, including printed letterheads and envelopes for official business; membership dues in the state bar association and affiliated local district associations, and state and local district judges association; and registration fees, tuition, travel and subsistence for attending educational programs, attendance at which is approved by the supreme court.