MINNESOTA STATUTES 1979 SUPPLEMENT

EXTRADITION, DETAINERS, ARREST, BAIL 629.49

CHAPTER 629. EXTRADITION, DETAINERS, ARREST, BAIL

Sec.	•	Sec.	
629.341	Probable cause arrests; domestic violence;	629.50	Repealed.
	immunity from liability.	629.51	Repealed.
629.42	Repealed.	629.52	Repealed.
629,43	Repealed.	629.57	Repealed.
629.46	Repealed.	629.58	Proceedings on default.
629.47	Hearing or trial adjourned; recognizance.	629.61	Arrest of defaulter.
629.48	Proceedings on failure to appear.	629.64	Surrender of principal; conditions of re-
629.49	Failure to recognize.		lease.

629.341 Probable cause arrests; domestic violence; immunity from liability.

Subdivision 1. Notwithstanding the provisions of section 629.34 or any other law or rule to the contrary, a peace officer may arrest without a warrant a person (1) at his place of residence; or (2) when the person is threatening to return to his place of residence, if the peace officer has probable cause to believe the person within the preceding four hours has assaulted his spouse or other person with whom he resides, although the assault did not take place in the presence of the peace officer. A peace officer may not arrest a person pursuant to this section without first observing recent physical injury to, or impairment of physical condition of the alleged victim.

Subd. 2. Any peace officer acting in good faith and exercising due care in the making of an arrest pursuant to subdivision 1 shall have immunity from civil liability that otherwise might result by reason of his action.

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[ 1979 c 204 s 1 ]

629.42 [ Repealed, 1979 c 233 s 42 ]
629.43 [ Repealed, 1979 c 233 s 42 ]
629.46 [ Repealed, 1979 c 233 s 42 ]
629.47 Hearing or trial adjourned; recognizance.
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Subject to the right of the accused to a speedy trial as prescribed by the rules of criminal procedure, every court may adjourn a hearing or trial from time to time, as occasion shall require and reconvene the hearing or trial at the same or a different place in the county. If the person is charged with an offense not bailable, he shall be committed in the meantime; otherwise the conditions for his release shall be those specified by Rule 6.02 of the rules of criminal procedure. The maximum cash bail that may be required for a person charged with a misdemeanor shall be double the highest cash fine which may be imposed for the offense.

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[ 1979 c 233 s 34 ]
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629.48 Proceedings on failure to appear.

If a person released under appearance bond as provided by Rule 6.02 of the rules of criminal procedure does not appear according to the conditions of the bond, the court shall record the default and certify the bond, with the record of the default, to the district court, and like proceedings shall be had thereon as upon violation of a condition of a release as provided in Rule 6.03 of the rules of criminal procedure.

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[ 1979 c 233 s 35 ]
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629.49 Failure to recognize.

When a person fails to recognize, he shall be apprehended and further disposition of him shall be ordered consistent with the provisions of Rule 6 of the rules of criminal procedure.

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[ 1979 c 233 s 36 ]

629.50 [ Repealed, 1979 c 233 s 42 ]
629.51 [ Repealed, 1979 c 233 s 42 ]
629.52 [ Repealed, 1979 c 233 s 42 ]
629.57 [ Repealed, 1979 c 233 s 42 ]
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MINNESOTA STATUTES 1979 SUPPLEMENT

629.58 EXTRADITION, DETAINERS, ARREST, BAIL

629.58 Proceedings on default.

When any person, in any criminal prosecution, under bond either to appear and answer, to prosecute an appeal, or to testify in any court, fails to perform the conditions of the bond, his default shall be recorded, and process issued against the persons bound thereby, or such of them as the prosecuting officer directs. A person so failing to appear and answer shall be apprehended in the manner provided in Rule 6.03 of the rules of criminal procedure. Any surety may, by leave of court, after default, and either before or after process is issued against him, pay to the county treasurer or clerk of court the amount for which he was bound as surety, with such costs as the court shall direct, and be thereupon forever discharged.

[1979 c 233 s 37]

629.61 Arrest of defaulter.

When a defendant in any indictment has been admitted to bail after verdict or trial, and neglects to appear at any time or place at which he is bound to appear and submit to the jurisdiction of the proper court or officer, the court or officer may cause him to be arrested in the manner provided in Rule 6.03, Subdivision 1, of the rules of criminal procedure. In accordance with Rules 6.02 and 6.03 of the rules of criminal procedure, the court or officer may continue the release upon the same conditions or impose different or additional conditions for the principal's possible release.

[1979 c 233 s 38]

629.64 Surrender of principal; conditions of release.

When any principal is so surrendered, the officer or judge to whom he is surrendered shall, in accordance with Rules 6.02 and 6.03 of the rules of criminal procedure, continue the release upon the same conditions or impose different or additional conditions for the principal's possible release.

[1979 c 233 s 39]

CHAPTER 630, PRE-TRIAL PROCEDURE

Sec. 630.01 Repealed. 630.02 Repealed. 630.03 Repealed. 630.04 Repealed. 630.06 Repealed. 630.07 Repealed. 630.07 Repealed. 630.08 Repealed. 630.10 Repealed. 630.11 Repealed. 630.11 Repealed. 630.13 Repealed. 630.14 Repealed. 630.15 Repealed. 630.15 Repealed. 630.16 Repealed.	Sec. 630.18 630.19 630.20 630.21 630.22 630.23 630.24 630.25 630.26 630.27 630.28 630.29 630.30 630.34	Grounds for dismissal; waiver. Repealed.
630.01 [Repealed, 1979 c 233 s 42] 630.02 [Repealed, 1979 c 233 s 42] 630.03 [Repealed, 1979 c 233 s 42] 630.04 [Repealed, 1979 c 233 s 42] 630.05 [Repealed, 1979 c 233 s 42] 630.06 [Repealed, 1979 c 233 s 42] 630.07 [Repealed, 1979 c 233 s 42] 630.08 [Repealed, 1979 c 233 s 42] 630.09 [Repealed, 1979 c 233 s 42] 630.10 [Repealed, 1979 c 233 s 42] 630.11 [Repealed, 1979 c 233 s 42] 630.13 [Repealed, 1979 c 233 s 42] 630.14 [Repealed, 1979 c 233 s 42] 630.15 [Repealed, 1979 c 233 s 42]		