## MINNESOTA STATUTES 1979 SUPPLEMENT

# 631.05 TRIAL, JUDGMENT, SENTENCE

### CHAPTER 631. TRIAL, JUDGMENT, SENTENCE

Sec.		Sec.	
631.01	Repealed.	631.26	Repealed.
631.015	Repealed.	631.27	Repealed.
631.03	Repealed.	631.28	Repealed.
631.05	Juror may testify, when; view.	631.29	Repealed.
631.08	Repealed.	631.30	Repealed.
631.10	Repealed.	631.31	Repealed.
631.11	Repealed.	631.32	Repealed.
631.16	Repealed.	631.34	Repealed.
631.18	Repealed.	631.35	Repealed.
631.19	Repealed.	631.37	Repealed.
631.23	Repealed.	631.38	Repealed.
631.24	Repealed.	631.39	Repealed.
631.25	Repealed.		•
	-		

```
631.01 [ Repealed, 1979 c 233 s 42 ] 631.015 [ Repealed, 1979 c 233 s 42 ] 631.03 [ Repealed, 1979 c 233 s 42 ] 631.05 Juror may testify, when; view.
```

If a juror has any personal knowledge respecting a fact in controversy in a cause, he shall declare it in open court during the trial; if, during the retirement of a jury, a juror shall declare a fact, which could be evidence in the cause, as of his own knowledge, the jury shall return into court; and in either of these cases the juror making the statement shall be sworn as a witness and examined in the presence of the parties. The court may order a view by any jury impaneled to try a criminal case in accordance with Rule 26.03, Subdivision 10, of the rules of criminal procedure.

```
[ 1979 c 233 s 41 ]
```

```
631.08 [ Repealed, 1979 c 233 s 42 ]
631.10 [ Repealed, 1979 c 233 s 42 ]
631.11 [ Repealed, 1979 c 233 s 42 ]
631.16 [ Repealed, 1979 c 233 s 42 ]
631.18 [ Repealed, 1979 c 233 s 42 ]
631.19 [ Repealed, 1979 c 233 s 42 ]
631.23 [ Repealed, 1979 c 233 s 42 ]
631.24 [ Repealed, 1979 c 233 s 42 ]
631.25 [ Repealed, 1979 c 233 s 42 ]
631.26 [ Repealed, 1979 c 233 s 42 ]
631.27 [ Repealed, 1979 c 233 s 42 ]
631.28 [ Repealed, 1979 c 233 s 42 ]
631.29 [ Repealed, 1979 c 233 s 42 ]
631.30 [ Repealed, 1979 c 233 s 42 ]
631.31 [ Repealed, 1979 c 233 s 42 ] 631.32 [ Repealed, 1979 c 233 s 42 ]
631.34 [ Repealed, 1979 c 233 s 42 ]
631.35 [ Repealed, 1979 c 233 s 42 ]
631.37 [ Repealed, 1979 c 233 s 42 ]
631.38 [ Repealed, 1979 c 233 s 42 ]
631.39 [ Repealed, 1979 c 233 s 42 ]
```

### CHAPTER 632. APPEALS, WRITS OF ERROR

Sec. 632.01 632.02 632.03 632.04 632.05 632.06 632.07	Repealed. Repealed. Repealed. Repealed. Repealed. Repealed. Repealed.	Sec. 632.08 632.09 632.10 632.11 632.12 632.13	Repealed. Repealed. Repealed. Repealed. Repealed. Repealed.
632.01	[ Repealed, 1979 c 233 s 42 ]		
632.02	[ Repealed, 1979 c 233 s 42 ]		
632.03	[ Repealed, 1979 c 233 s 42 ]		

# MINNESOTA STATUTES 1979 SUPPLEMENT

### INTERPRETATION OF STATUTES 645.023

632.04	[ Repealed, 1979 c 233 s 42 ]
632.05	[ Repealed, 1979 c 233 s 42 ]
632.06	[ Repealed, 1979 c 233 s 42 ]
632.07	[ Repealed, 1979 c 233 s 42 ]
632.08	[ Repealed, 1979 c 233 s 42 ]
632.09	[ Repealed, 1979 c 233 s 42 ]
632.10	[ Repealed, 1979 c 233 s 42 ]
632.11	[ Repealed, 1979 c 233 s 42 ]
632.12	[ Repealed, 1979 c 233 s 42 ]
632.13	[ Repealed, 1979 c 233 s 42 ]

#### **CHAPTER 645. INTERPRETATION OF STATUTES**

Sec.		Sec.	
645.021	Special laws; local approval, certificates.	645.18	Grammar; syntax; ellipsis.
645.023	Special laws; enactment without local ap-	645.44	Particular words and phrases.
	proval: affective date		

### 645.021 Special laws; local approval, certificates.

Subdivision 1. A special law as defined in the Minnesota Constitution, Article XII, Section 2, shall name the local government unit to which it applies. If a special law applies to a group of local government units in a single county or in a number of contiguous counties, it shall be sufficient if the law names the county or counties where the affected units are situated.

- Subd. 2. A special law shall not be effective without approval of the local government unit or units affected, except as provided in section 645.023. Approval shall be by resolution adopted by a majority vote of all members of the governing body of the unit unless another method of approval is specified by the particular special law.
- Subd. 3. The chief clerical officer of a local government unit shall, as soon as the unit has approved a special law, file with the secretary of state a certificate stating the essential facts necessary to valid approval, including a copy of the resolution of approval or, if submitted to the voters, the number of votes cast for and against approval at the election. The form of the certificate shall be prescribed by the attorney general and copies shall be furnished by the secretary of state. If a local government unit fails to file a certificate of approval before the first day of the next regular session of the legislature, the law is deemed to be disapproved by such unit unless otherwise provided in the special law.
- Subd. 4. Laws 1959, Chapter 368, does not apply to any special law heretofore enacted, whether or not it has been approved by the local government unit affected, but such unit shall file with the secretary of state a certificate of approval for such law as required in subdivision 3.

```
[ 1979 c 176 s 1 ]
```

#### 645.023 Special laws; enactment without local approval; effective date.

Subdivision 1. A special law enacted pursuant to the provisions of the Constitution, Article 12, Section 2, shall become effective without the approval of any affected local government unit or group of such units in a single county or a number of contiguous counties if the law is in any of the following classes:

- (a) A law which enables one or more local government units to exercise authority not granted by general law.
- (b) A law which brings a local government unit within the general law by repealing a special law, by removing an exception to the applicability of a general statutory provision, by extending the applicability of a general statutory provision, or by reclassifying local government units.
- (c) A law which applies to a single unit or a group of units with a population of more than 1,000,000 people.

```
[For text of subds 2 and 3, see M.S.1978]
[ 1979 c 176 s 2 ]
```