

468.259 Election in lieu of hearings.

In lieu of the hearings provided for in [section 468.258](#), the board of either district may call an election for the purpose of determining the dissolution of the contained district or the acceptance of that district's improvements and rights-of-way by the overlying district. The questions may be submitted at a regular election of the district or at a special election called for that purpose. It is not mandatory for the county commissioner of elections to conduct the elections, however the provisions of [sections 49.43 through 49.47](#), and of [subchapter III of this chapter](#), as they are applicable, shall govern the elections, and the question to be submitted shall be set forth in the notice of election.

1. If sixty percent or more of the votes cast are in favor of the proposed dissolution of the contained district involved, the board of that district shall enter an order dissolving the contained district and directing the surrender of its improvements and rights-of-way, conditioned on acceptance by the overlying district.

2. If sixty percent or more of the votes cast in the overlying district are in favor of the proposed acceptance by that district of the contained district's improvements and rights-of-way, the board of the overlying district shall enter an order accepting the improvements and rights-of-way of the contained district.

3. Orders issued pursuant to [subsections 1 and 2](#) shall be filed with the county auditor of the county or counties in which the affected districts are situated and noted on the drainage record.

[C81, §456.14]

[89 Acts, ch 126, §2](#)

CS89, §468.259

[2021 Acts, ch 80, §304](#)

Referred to in [§468.250](#), [468.260](#), [468.261](#), [468.500](#), [468.538](#)

Unnumbered paragraph 1 amended