

election date occurring after the effective date of the reorganization; the two newly elected directors receiving the next largest number of votes shall be elected to serve until the directors' successors qualify after the third regular school election date occurring after the effective date of the reorganization; and the two newly elected directors receiving the next largest number of votes shall be elected to serve until the directors' successors qualify after the second regular school election date occurring after the effective date of the reorganization. However, in districts that include all or a part of a city of fifteen thousand or more population and in districts in which the proposition to establish a new corporation provides for the election of seven directors, the three newly elected directors receiving the most votes shall be elected to serve until the directors' successors qualify after the fourth regular school election date occurring after the effective date of the reorganization.

Sec. 2. Section 277.27, Code Supplement 1987, is amended to read as follows:
277.27 QUALIFICATION.

A school officer or member of the board shall, at the time of election or appointment, be an eligible elector of the corporation or subdistrict. Notwithstanding any contrary provision of the Code, a member of the board of directors of a school district shall not receive compensation directly from the school board.

Sec. 3. Section 277.28, unnumbered paragraph 1, Code 1987, is amended to read as follows:

Each director elected at a regular district or director district election, ~~as the case may be,~~ shall qualify by taking the oath of office on or before the time set for the organization meeting of the board ~~the third Monday in September,~~ and the election and qualification entered of record by the secretary. The oath may be administered by any qualified member of the board or the secretary of the board and may be taken in substantially the following form:

Approved April 7, 1988

CHAPTER 1039

DRAINAGE ASSESSMENTS

S.F. 2129

AN ACT relating to the issuance of warrants for drainage improvements.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 455.63, Code 1987, is amended to read as follows:

455.63 PAYMENT OF ASSESSMENTS.

All assessments for benefits, as corrected and approved by the board, shall be levied at one time against the property benefited, and when levied and certified by the board, are payable at the office of the county treasurer. A person may, ~~within thirty days after the levy of assessments,~~ pay the person's assessment in full without interest within thirty days after the levy of assessments, and before any ~~warrants against assessments,~~ improvement certificates or drainage bonds are issued for the assessment, and may pay a certificate at any time after issue, with accrued interest.

Approved April 11, 1988