

appear and be heard. The resolution shall contain the statement of the estimated annual cost of maintaining [such] THE additional open areas.

[3-56.] 8-602. Same; hearing.

Notice of hearing on the resolution shall be mailed at least ten (10) days prior to the hearing to each person to whom land within the existing district is assessed as shown on the last assessment roll at [his] THE PERSON'S address as shown on such roll. At the hearing, the Commissioners shall hear and pass upon any and all protests to the maintaining and improving of such additional open areas by the existing district and the Commissioners' decision shall be final and conclusive. At the conclusion of the hearing, the Commissioners may by resolution, order that the expenses of maintaining and operating [such] THE additional open areas shall be a charge upon the existing district.

[3-57.] 8-603. Area withdrawn from district; procedure.

Any portion of any district which will not be [benefited] BENEFITTED by remaining within the district may be withdrawn therefrom. The Commissioners may by resolution fix a time for a hearing on the question of the withdrawal of any portion of a district which will not be [benefited] BENEFITTED by remaining within the district. The time for the hearing shall be not less than ten (10) or more than thirty (30) days after the date of the adoption of the resolution. The Commissioners shall, at least ten (10) days [prior to] BEFORE the time so fixed, cause a notice of such hearing to be published by one insertion in a newspaper of general circulation published [within] IN the County. Copies of the notice shall also be posted at least ten (10) days [prior to] BEFORE the date fixed for hearing in at least three (3) conspicuous places [within] IN that portion of the district sought to be withdrawn and in at least three (3) conspicuous places [within] IN the remaining portion of the district.

[3-58.] 8-604. Same; hearing.

[Any] A person interested may appear at the hearing and object to the withdrawal of [said] THE portion from the district or may object to the continuance of the remaining territory as a district. The Commissioners shall consider and pass upon all objections and if they find that the portion of the district sought to be withdrawn will not be [benefited] BENEFITTED by remaining [within] IN the district and that the remaining territory not sought to be withdrawn will be [benefited] BENEFITTED by continuing as a maintenance district, then they shall by ordinance order [such] THE withdrawal and the continuance of the remaining territory as a district.

[3-59.] 8-605. District dissolved; procedure.

Any district may be dissolved by the Commissioners. The Commissioners upon their own motion may adopt a resolution declaring their intention to dissolve the district and may fix a time for a hearing [upon such] ON THE dissolution. The time for [such] THE hearing shall be not less than ten (10) nor more than thirty (30) days after the date of adoption of [such] THE resolution, and the Administrative Assistant shall, at least fifteen (15) days [prior to] BEFORE the time so fixed, publish notice of such hearing by one (1) insertion in the newspaper of general circulation published