

IN THE MATTER OF THE APPLICATION
OF THE HONORABLE J. A. MORRISON,
JUDGE OF THE PROBATE COURT OF THE
COUNTY OF McLEOD, MINNESOTA, FOR
RETIREMENT UNDER AND PURSUANT TO
THE PROVISIONS OF MINNESOTA
STATUTES, SECTIONS 490.11 AND
490.12, SUBDIVISION 1 (1969).


ORDER FOR RETIREMENT

WHEREAS, The Honorable J. A. Morrison, Judge of the Probate Court of the County of McLeod, Minnesota, has heretofore filed with the undersigned Governor of the State of Minnesota his written application for retirement, said application having been made under and pursuant to the provisions of Minnesota Statutes, Sections 490.11 and 490.12, Subdivision 1 (1969), and the said Judge Morrison having indicated in his application that he has become incapacitated physically from performing his judicial duties during the remainder of his term of office and, whereas Judge Morrison's two attending physicians have recommended that he be granted disability retirement at this time and, whereas the undersigned, upon investigation, has determined that Judge Morrison has such physical disability that he has become incapacitated physically from performing his judicial duties, and that the public service is suffering and will continue to suffer by reason of such disability and, whereas it appears that Judge Morrison is seventy-four years of age and has served as Judge of Probate Court of the County of McLeod continuously for approximately forty-one years and, whereas Judge Morrison's present term of office will expire on the first Monday in January, 1977.

23234

NOW, THEREFORE, I, Wendell R. Anderson, Governor of the State of Minnesota, acting pursuant to the provisions of Section 490.11, do hereby order and direct the retirement of the Honorable J. A. Morrison, Judge of the Probate Court of McLeod County, Minnesota, for the unexpired portion of his term, and direct that this Order be filed in the office of the Secretary of State of the State of Minnesota on December 1, 1971, on which date the said retirement of Judge Morrison shall become effective, and he shall become entitled thereafter to compensation as provided under the provisions of Section 490.12, Subdivision 1.

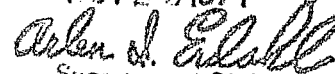
Dated at the State Capitol in the City of Saint Paul, Minnesota, this 22nd day of November, 1971.



WENDELL R. ANDERSON
Governor of the State of Minnesota

STATE OF MINNESOTA
DEPARTMENT OF STATE
FILED

NOV 23 1971 - 8:00 am


Arlen J. Edvall
Secretary of State

J. A. MORRISON, JUDGE
PROBATE-JUVENILE COURT
McLEOD COUNTY
GLENCOE, MINNESOTA 55336

MARGARET PETRICH
CLERK

TELEPHONE 864-3917
October 26th, 1971

The Honorable Wendell R. Anderson
Governor of the State of Minnesota
State Capitol
St. Paul
Minnesota

Dear Governor Anderson:

I would like to retire if I can retire under physical disability as provided in Minnesota Statutes, Section 490.11 and 490.12 and I herewith submit my application for such retirement on account of physical disability and herewith submit letters of two attending doctors who have set out the conditions of my physical disability and I would request that my retirement be effective as of December 1st, 1971.

Notwithstanding my condition, which is progressing, I continued to carry on the duties of this office. I have found, however, that the burden is too great for me to continue. I am in considerable pain both day and night. The pain has increased to the stage where I am very uncomfortable. The strain and the work of the Court is such that I feel it is advisable to ask for a re-placement.

I would respectfully suggest that consideration be given to the appointment of LeRoy Yost, who is practicing at Winsted, Minnesota in association with Richard D. Genty.

Mr. Yost would be conscientious in fulfilling the obligations of this office and the additional work that will be placed on the Court. He is also the only lawyer in this County who has indicated any interest in this position.

Mr. Yost is thirty-two years of age, graduated from Hamline in 1961, was in the service for several years, and graduated from William Mitchell Law School in 1969. Before coming to Winsted he was employed in the legal department of Control Data. I have no hesitation in recommending the appointment of Mr. Yost.

Page #2 - Governor Anderson

I have in mind the other attorneys practicing in this County. The income from the practice of most of them is as much or more than they would receive as Judge of this Court. I feel that the other practicing attorneys in this County would not give the office and the people of this County the consideration that is so necessary to the fulfillment of the obligations of the Probate or County Judge.

I have discussed this matter with former Justice Robert Sheran and Judge Melvin Peterson. They are both close personal friends of mine and are aware of the situation here both of whom have practiced law in this County.

Respectfully yours,

J. A. Morrison

J. A. Morrison

JAM:mp

STATE OF MINNESOTA
DEPARTMENT OF STATE
FILED

NOV 23 1971 - 8:00 am

Arden J. Edsall
Secretary of State

HUTCHINSON MEDICAL CENTER
126 FRANKLIN NO. - TELEPHONE 879-6086
HUTCHINSON, MINNESOTA 55350

CARL O. BRETZKE, M.D.
GRANT L. GRIBBE, M.D.
ROBERT L. HEGRENS, M.D.
DAN W. HUBERT, M.D.
KENNETH H. PETERSON, M.D.
GEORGE R. SMITH, M.D.

GLEN L. ENGWALL,
BUSINESS MANAGER

May 26, 1971

The Honorable Wendell R. Anderson
Governor of Minnesota
State Capitol
Saint Paul, Minnesota 55101

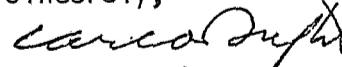
Dear Governor Anderson:

Judge Joseph A. Morrison has been under my care over a period of many years. On December 20, 1970 he was admitted to the Hutchinson Community Hospital with symptoms of severe chest pain suggesting coronary disease. He was placed in the coronary care unit for three days, where studies failed to prove coronary artery disease. He was then transferred to the medical ward, where a series of studies revealed metastatic lesions throughout the entire skeleton from an unknown primary. He was then referred to Robert A. Green, M.D. of the Saint Louis Park Medical Center, who conducted further studies resulting in a definite diagnosis of metastatic adenocarcinoma of the prostate.

He has been, and is being, treated with hormone therapy, which is not entirely successful in alleviating his symptoms. It would surely be my recommendation that Judge Morrison be given disability retirement at this time.

If further information is required, please do not hesitate to contact me.

Sincerely,


Carl O. Bretzke, M.D.

COB:rr

STATE OF MINNESOTA
DEPARTMENT OF STATE
FILED
NOV 23 1971 - 8:00 am

Secretary of State



ST. LOUIS PARK MEDICAL CENTER

5000 WEST 39th STREET O MINNEAPOLIS, MINNESOTA 55416 O 927-3123

SECTION OF INTERNAL MEDICINE, HEMATOLOGY, ONCOLOGY & GASTROENTEROLOGY

J. H. Brown, M.D.
H. A. Edmondson, M.D.
R. A. Green, M.D.
J. F. Reynolds, M.D.

May 15, 1971

The Honorable Wendell R. Anderson
Governor of Minnesota
State Capitol
St. Paul, MN 55101

Dear Governor Anderson:

Judge Joseph A. Morrison of Glencoe, Minnesota has been under my care since January, 1971. I first saw him with evidence of diffuse skeletal spread of a primary cancer of the prostate. He had been previously treated by Dr. Carl Bretzke of Hutchinson, Minnesota and I saw him on referral at that time.

His treatment consisted of hormone therapy which has been partially successful in controlling his symptoms. Because of the extent of his disease and because of complicating cardiac and circulatory problems, it would be my recommendation that Judge Morrison be granted disability retirement for medical reasons at this time.

If there is any further information regarding Judge Morrison's physical condition in support of this recommendation, I would be glad to furnish it.

Sincerely yours,

Robert A. Green

Robert A. Green, M.D.

ltd

23234