Densid Merzog

Meeker County Auditor

RESOLUTION

WHEREAS, Pursuant to Laws of 1971, Chapter 951, Section 1, Subdivision 3, the Meeker County Board of Commissioners, concurrently with the County Boards of Commissioners of McLeod County and Sibley County, did on the 12th day of July 1971 pass a resolution separating the County Court District created by Laws of 1971, Chapter 951 consisting of the Counties of Meeker, McLeod and Sibley into three separate districts consisting of the separate counties of Meeker, McLeod and Sibley, respectively, and

WHEREAS the Probate Court of Meeker County, Minnesota has shown to the Board of Commissioners a need for prompt implementation of the County Court Act,

NOW THEREFORE BE IT RESOLVED that the effective date of Laws 1971, Chapter 951 be advanced to October 1, 1971, and that the present Probate Court is directed to take all necessary steps and means to implement the establishment of a County Court including a Conciliation Court by the 1st day of October 1971.

STATE OF MINNESOTA
DEPARTMENT OF STATE

SEP 2 7 19

exem of State

Whereas, by Chapter 951 of Laws of Minnesota 1971, Minnesota Statutes 1969, Section 525.01, is amended so as to create a combined County Court District consisting of Sibley, Meeker and McLeod Counties to become efeffective July 1st, 1972, and, whereas, it is the desire of each Board of County Commissioners of Sibley, Meeker and McLeod Counties to separate and to separately choose when Chapter 951 of Laws of Minnesota 1971 amending Minnesota Statutes 1969, Section 525.01 shall go into effect in each County, and

Whereas, the Board of County Commissioners of the said Counties of Sibley, Meeker and McLeod acting in concurrence with each other deem it to be in the best interest of the people of said counties that each of said counties be separated out of said combined County Court District, and each of said counties be established as a separate County Court District when said chapter becomes effective as determined by the date fixed by the respective Board of County Commissioners of Sibley, Meeker and McLeod Counties, each such County Court District to have its own County Court Judge, and

Whereas, said amended Section 525.01, Subdivision 3, permits a combined County Court District to be separated into single County Court Districts by the concurrence of the County Boards of the respective counties affected, and provides that each county shall have the right to select a prior date that said act shall take effect in each county,

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Sibley County, Meeker County and McLeod County respectively, acting in concurrence with each other, that the combined County Court District, consisting of Sibley County, Meeker County and McLeod County, as provided for by said amended Section 525.01, Subdivision 3, be and hereby is separated into three separate, single-county, County Court Districts, namely Sibley County County Court, Meeker County County Court and McLeod County County Court, and that each such single-county County Court District shall have its own County Court Judge.

BE IT FURTHER RESOLVED, that this Resolution as adopted by said counties shall in no way be construed as advancing the effective date of Chapter 951 of Laws of Minnesota 1971 in any of said Counties without further action on the part of said counties acting seperately and apart from this Resolution and that each of said counties acting independently through its Board of County Commissioners shall have the power to determine when further and final implementation of said Chapter 951, Laws of Minnesota 1971, shall take place in each respective county, should any such county decide to advance the effective date of Chapter 951, Laws of Minnesota 1971, pursuant to Section 45 thereof.

BE IT FURTHER RESOLVED, That it is the overriding purpose and intent of this concurrent action on the part of said counties to separate said counties from each other into seperate single-county County Court Districts and that this action by said counties herein shall have the same effect as would have resulted had said single-county County Court Districts been provided for and set out in Chapter 951, Laws of Minnesota 1971, as originally enacted.

County Auditor, in and for the Auditor, in and for the Auditor, in and for the Microsola, do hereby restliction was by motion, duit resolution was by motion and for the country of the Board of County Country of the Country of t

Donald Herzog Mecker County Auditor

STATE OF MINNESOTA DEPARTMENT OF STATE FILED

SEP 27 1971 Arlen J. Elsk Secretary of State Whereas, by Chapter 951 of Laws of Minnesota 1971, Minnesota Statutes 1969, Section 525.01, is amended so as to create a combined County Court District consisting of Sibley, Meeker and McLeod Counties to become effective July 1st, 1972, and, whereas, it is the desire of each Board of County Commissioners of Sibley, Meeker and McLeod Counties to separate and to separately choose when Chapter 951 of Laws of Minnesota 1971 amending Minnesota Statutes 1969, Section 525.01 shall go into effect in each County, and

Whereas, the Board of County Commissioners of the said Counties of Sibley, Meeker and McLeod acting in concurrence with each other deem it to be in the best interests of the people of said counties that each of said counties be separated out of said combined County Court District, and each of said counties be established as a separate County Court District when said chapter becomes effective as determined by the date fixed by the respective Board of County Commissioners of Sibley, Meeker and McLeod Counties, each such County Court District to have its own County Court Judge, and

Whereas, said amended Section 525.01, Subdivision 3, permits a combined County Court District to be separated into single County Court Districts by the concurrence of the County Boards of the respective countles affected, and provides that each county shall have the right to select a prior date that said act shall take effect in each county,

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Sibley County, Meeker County and McLeod County respectively, acting in concurrence with each other, that the combined County Court District, consisting of Sibley County, Meeker County and McLeod County, as provided for by said amended Section 525.01, Subdivision 3, be and hereby is separated into three separate, single-county, County Court Districts, namely Sibley County County Court, Meeker County County Court and McLeod County County Court, and that each such single-county County Court District shall have its own County Court Judge.

BE IT FURTHER RESOLVED, that this Resolution as adopted by said counties shall in no way be construed as advancing the effective date of Chapter 951 of Laws of Minnesota 1971 in any of said counties without further action on the part of said counties acting separately and apart from this Resolution and that each of said counties acting independently through its Board of County Commissioners shall have the power to determine when further and final implementation of said Chapter 951, Laws of Minnesota 1971, shall take place in each respective county, should any such county decide to advance the effective date of Chapter 951, Laws of Minnesota 1971, pursuant to Section 45 thereof.

BE IT FURTHER RESOLVED, That it is the overriding purpose and intent of this concurrent action on the part of said counties to separate said counties from each other into separate single-county County Court Districts and that this action by said counties herein shall have the same effect as would have resulted had said single-county County Court Districts been provided for and set out in Chapter 951, Laws of Minnesota 1971, as originally enacted.

STATE OF MINNESOTA

COUNTY OF McLEOD
Office of County Auditor

I, Clarence E. Schultz, County Auditor in and for McLeod County, Minnesota, do hereby certify that the foregoing is a true and correct copy of the Reso-lution adopted by the Board of County Commissioners at a Regular Meeting held on the 12th day of July, 1971.

WITNESS MY HAND AND SEAL OF OFFICE at Glencoe, Minnesota, this 12th day of July, 1971.

Clarence E. Schultz
County Auditor

(SEAL)

Whereas, by Chapter 951 of Laws of Minnesota 1971, Minnesota Statutes 1969, Section 525.01, is amended so as to create a combined County Court District consisting of Sibley, Mecker and McLeod Counties to become effective July 1st, 1972, and, whereas, it is the desire of each Board of County Commissioners of Sibley, Meeker and McLeod Counties to separate and to separately choose when Chapter 951 of Laws of Minnesota 1971 amending Minnesota Statutes 1969, Section 525.01 shall po into effect in each County, and

Whereas, the Board of County Commissioners of the said Counties of Sibley, Meeker and McLeod acting in concurrence with each other deem it to be in the best interests of the people of haid counties that each of said counties be separated out of said combined County Court District, and each of said courties be established as a separate County Court District when said chapter becomes effective as determined by the date fixed by the respective Board of County Commissioners of Sibley, Meeker and McLeod Counties, each such County Court District to have its own County Court Judge, and

Whereas, said amended Section 525.01, Subdivision 3, permits a combined County Court District to be separated into single County Court Districts by the concurrence of the County Boards of the respective counties affected, and provides that each county shall have the right to select a prior date that said act shall take effect in each county,

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Sibley County, Meeker County and McLeod County respectively, acting in concurrence with each other, that the combined County Court District, consisting of Sibley County, Meeker County and McLeod Courty, as provided for by said amended Section 525.01, Subdivision 3, be and hereby is separated into three separate, single-county, County Court Districts, namely Sibley County County Court, Meeker Courty County Court and McLeod County County Court, and that each such single-county County Court District shall have its own County Court Judge.

BE IT FURTHER RESOLVED, that this Resolution as adopted by said countles shall in no way be construct as advancing the effective date of Chapter 951 of Laws of Minnesota 1971 in any of said countles without further action on the part of said counties acting separately and apart from this Resolution and that each of said counties acting independently through its Board of County Commissioners shall have the power to deterwine when further and final implementation of said Chapter 951, Laws of Minnesota 1971, shall take place in each re pective county, should any such county decide to advance the effective date of Chapter 951, Laws of Minnesota 1971, pursuant to Section 45 thereof.

BE IT FURTHER RESOLVED, That it is the overriding purpose and intent of this concurrent action on the part of said counties to separate said counties from each other into separate single-county County Court Districts and that this action by said counties herein shall have the tame effect as would have resulted had said single-county County Court Districts been provided for and set out in Chapter 951. Laws of Minnesota 1971, as originally enacted.

State of Minnesota

Office of County Auditor County of Silley

I, William C. Novesad, County Auditor in and for Sibley County, Minne-T, William C. Novesad, County Auditor in and for Storey County, Edition sota, do hereby certify that the foregoing is a true and correct copy of a Resolution adopted by the Board of County Commissioners on July 12, 1971.

WITNESS MY HARD AND SHAL OF OFFICE at Gay yell, Minne Sot Sthis 12th day of July, 1971.

William C. Novosad

William C. Novosad

County Auditor

STATE OF MINNESOTA DEPARTMENT OF STATE FILED

SEP 2 7 1971

arlen J. Elshe Secretary of State

William C. Nov. County Auditor