

STATE OF MINNESOTA  
IN SUPREME COURT

SUPREME COURT  
FILED

AUG 14 1978

JOHN McCARTHY  
CLERK

In re Retired Attorneys  
and Judges; Establishing  
a Fee-Exempt Category for  
Registration Purposes.

O R D E R

WHEREAS, the Court has recognized the need to establish a fee-exempt registration category for retired and permanently disabled attorneys and judges to alleviate possible financial hardship;

NOW, THEREFORE, IT IS HEREBY ORDERED that Rule 2, Clauses (a) and (e) of the Amended Rules for Registration of Attorneys be further amended to read as follows:

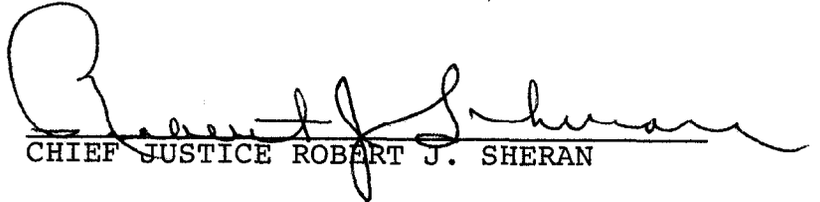
2. (a) Any attorney who is retired or permanently disabled and who files annually with the Clerk of the Supreme Court an affidavit that he is not engaged in the practice of law, shall be placed in a fee-exempt category and shall remain in good standing. An attorney claiming retired or permanently disabled status who subsequently resumes active practice of law shall promptly file notice of such change of status with the Clerk of Supreme Court and pay the annual registration fee.

2. (e) Any judge who is retired or permanently disabled, who no longer serves on the bench or practices ~~law,~~ and who files annually with the Clerk of the Supreme Court an affidavit that he is not engaged in the practice of law, shall be placed in a fee-exempt category and shall remain in good standing. A judge claiming retired

or permanently disabled status who subsequently resumes service on the bench or the active practice of law shall promptly file notice of such change of status with the Clerk of Supreme Court and pay the annual registration fee.

Dated: July 28, 1978.

BY THE COURT

  
CHIEF JUSTICE ROBERT J. SHERAN