STATE OF MINNESOTA IN SUPREME COURT

IT IS HEREBY ORDERED that the persons named on the attached list be and hereby are appointed to serve as members of the State Board of Professional Responsibility for the terms shown thereon.

Dated January 21, 1971.

BY THE COURT

JAN 21 1971
JOHN McCARTHY

```
1-year
Chairman-Kenneth M. Anderson (339-9501)
300 Roanoke Bldg., Mpls. 55402
```

1-year terms (to Feb. 1, 1972)

Arvesen, Norman D. (736-5458) Fergus Falls Nat. Bank Bldg., Fergus Falls 56537

DeParcq, William H. (339-4511) 565 Pillsbury Bldg., Mpls. 55402

Hamerston, Paul R. (218-727-7235) 615 Sellwood Bldg., Duluth 55802

Larson, Sheldon S. (507-647-5361) Winthrop, 55396

Pirsig, Prof. Maynard (373-2725 OR | Law School: 373-2717]) Law School, Fraser Bldg., U of M, Mpls. 55455

Sharood, R. Paul (227-7784) 1200 Northwestern Bank Bldg., St. Paul 55101

2-yr terms (to Feb. 1, 1973)

Carroll, Gerald T., Jr. (338-8911) 812-1st Nat. Bank Bldg., Mpls. 55402

Donnelly, David C. (227-7271) W-1781-1st Nat. Bank, St. Paul 55101

Fredin, Conrad M. (218-722-6331) 811 First American Nat. Bank Bldg., Duluth 55802

Lundquist, Marvin C. (Wheaton-563-8244) Wheaton, Minnesota 56296

Magnuson, Gerald E. (335-6651) 860 Northwestern Bank Bldg., Mpls. 55402

Schacht, William C. (507-282-5444) 302-304 100-First Ave. Bldg., Rochester 55901

3-year terms (to Feb. 1, 1974)

Carey, Thomas H. (218-749-1962) 200 First Nat. Bank, Virginia 55792

Erickson, Leonard A. (218-281-4168) Box 457, Crookston 56716

Hedeen, William T. (507-376-3181) Worthington, Minn. 56187 (Box 30)

Orren, Harding A. (339-4911) 400 Dain Tower, Minneapolis 55402

Saeks, Allen I. (333-1346) 818 Farmers & Mechanics Bank Bldg., Mpls. 55402

Simon Jerome B. (227-9231) 332 Hamm Bldg., St. Paul, 55102

STATE OF MINNESOTA IN SUPREME COURT

WHEREAS, the Supreme Court of the State of Minnesota did, on the 16th day of December, 1970, adopt new Court Rules on Professional Responsibility governing members of the Minnesota Bar, and

WHEREAS, under said Rules, the office of State Administrative Director on Professional Conduct is established, and

WHEREAS, under said Rules, the Administrative Director, when authorized and empowered by this Court, may employ such persons as he may from time to time deem necessary at such compensation as this Court may approve, and

WHEREAS, the Administrative Director has employed Audrey J. Sterner as secretary at a salary of Eight Thousand Four Hundred Dollars (\$8,400.00) per year effective February 1, 1971, subject to the approval of the Court,

NOW, THEREFORE, IT IS ORDERED that the appointment of Audrey J. Sterner as above set forth be and hereby is approved, and the salary of Audrey J. Sterner is fixed at the sum of Eight Thousand Four Hundred Dollars (\$8,400.00) per year, to be paid Seven Hundred Dollars (\$700.00) on March 1, 1971, and semi-monthly thereafter.

DATED: February 12, 1971.

BY THE COURT:

FEB 1 9 1971

Chief Justice

STATE OF MINNESOTA

IN SUPREME COURT

WHEREAS, the State Board of Professional Responsibility has recommended to the Court that Rule 9 of the Rules on Professional Responsibility be amended to read as hereinafter set forth, and

WHEREAS, the Court is of the opinion that it is desirable that Rule 9 be so amended,

NOW, THEREFORE, Rule 9 of the Rules on Professional Responsibility is hereby amended so as to read as follows:

"Rule 9. Disposition.

This court, upon the basis of the record made, and upon being satisfied that appropriate disciplinary action should be taken may (1) disbar the attorney; (2) suspend him indefinitely or for a stated period of time; (3) place the attorney on a probationary status for a stated period, or until further order of the court, with such conditions as the court may specify and to be supervised by the Administrative Director; (4) issue a public reprimand; or (5) dismiss the complaint."

Dated: June 25⁴⁴, 1971.

BY THE COURT:

Chief Justice

SUPREME COURT
FILED

JUL 1 1971
JOHN McCARTHY

STATE OF MINNESOTA

IN SUPREME COURT

WHEREAS, the State Board of Professional Responsibility has recommended to the Court that the second paragraph of Rule 5(a) of the Court Rules on Professional Responsibility be amended to read as hereinafter set forth, and

WHEREAS, the Court is of the opinion that it is desirable that said Rule be so amended,

NOW, THEREFORE, the second paragraph of Rule 5(a) of the Court Rules on Professional Responsibility is hereby amended so as to read as follows:

"Upon receipt of a complaint, the District Ethics Committee shall promptly notify the Administrative Director in writing of the pendency thereof. It may at any time request the assistance of the Administrative Director in making this investigation. If the Committee after investigation determines that the complaint does not merit further disciplinary action, the complaint may be dismissed by the Committee and the attorney involved, the complainant, and the Administrative Director shall be so notified. The Committee may also issue a private reprimand or admonition and the Administrative Director shall be so notified. Otherwise the Committee shall refer the complaint to the Director either for his further investigation and disposition in accordance with these Rules or with the recommendation that disciplinary proceedings be instituted."

Dated: June <u>25</u>7, 1971.

BY THE COURT:

Chief Tueties

SUPREME COURT
FILED

JUL 1 1971
JOHN RECARTHY