

STATE OF MINNESOTA

IN SUPREME COURT

IN RE APPOINTMENTS TO
APPEAL PANEL PURSUANT
TO MINN. STAT. §253.B19,
SUBD. 1(1984)

ORDER

WHEREAS, the Supreme Court is required to appoint an appeal panel under the provisions of Minn. Stat. §253.B19, subd. 1 (1984),

NOW, THEREFORE IT IS HEREBY ORDERED:

1. The following judges are appointed members of the appeal panel for a period of one year from May 1, 1996:

The Honorable Smith F. Eggleston
The Honorable Joanne M. Smith
The Honorable Kenneth J. Maas, Jr.

2. The Honorable Kenneth J. Maas, Jr. be, and hereby is, appointed Chief Judge of said appeal panel.

3. The following judges are appointed alternate members of said appeal panel for a period of one year from May 1, 1996:

The Honorable James H. Clark, Jr.
The Honorable Kathleen Gearin
The Honorable James D. Gibbs
The Honorable Gregg E. Johnson
The Honorable Margaret Shaw Johnson
The Honorable Marilyn J. Justman
The Honorable Thomas R. Lacy
The Honorable Leslie M. Metzen

4. The following retired judges are appointed alternate members of said appeal panel for a period of one year from May 1, 1996:

The Honorable Paul Hoffman
The Honorable Henry W. McCarr
The Honorable David R. Leslie
The Honorable Eugene Minenko
The Honorable Edward D. Mulally
The Honorable Harold W. Schultz

5. Recognizing the superb leadership and valuable experience of the Honorable Gerald W. Kalina, who has served as Presiding Judge of the Appeals Panel with great distinction, Judge Kalina is hereby appointed as an alternate member of the panel for a period of one year from May 1, 1996. Judge Kalina shall continue his service as a retired judge upon his retirement on August 31, 1996.

6. The compensation of said panel members shall be Fifty Dollars (\$50.00) for each half-day they are required to serve.

IT IS FURTHER ORDERED that at the conclusion of each judicial appeal panel matter the entire record on file shall be transmitted to, and maintained by, the county of commitment.

Dated: April 18, 1996

BY THE COURT:



A.M. Keith
Chief Justice

OFFICE OF
APPELLATE COURTS

APR 19 1996

FILED

In Re: Detention Center
Arraignments, Washington
County

ORDER

WHEREAS, the Washington County court facility is to be remodeled and the security tunnel between the Courts and the Washington County Detention Center will be closed; and

WHEREAS, in order to reduce the risk of escape, introduction of contraband, and public exposure to prisoners during the period of remodeling, it will be necessary to hold arraignments of detained individuals in the detention facility;

NOW, THEREFORE, IT IS HEREBY ORDERED:

1. That Washington County judiciary and court administration staff may conduct arraignments of prisoners at the Washington County detention center partially utilizing closed circuit television as follows:

- a. The judge, staff, attorneys, and defendant shall be present in the arraignment room;
- b. Family members, victims, advocates, probation officers, and chemical dependency assessors shall be permitted to view the proceedings via television from a room in the facility;

- c. Any persons listed above or who are found necessary to provide information to the Court or on behalf of the prisoner shall be brought to the arraignment room to provide such information or testimony in the presence of the judge and defendant;

2. It is further ordered that the procedure outlined herein will be permitted until such time as the remodeling of the Washington County court facility is completed.

BY THE COURT:

Dated:

April 26, 1996



A. M. Keith, Chief Justice
Minnesota Supreme Court

OFFICE OF
APPELLATE COURTS

APR 26 1996

FILED