New Orleans States Item KEEP GLASS SIDE UP

Retirement Application.

O'Hara Ruling Appeal Seen

Attorneys for Criminal District Court Judge Malcolm V. O'Hara are expected to appeal yesterday's ruling denying the judge's application for retirement.

The decision, by O'Hara's nine fellow criminal district court judges, would be appealed to the Louisiana Supreme Court.

Judge O'Hara had requested retirement on the basis of mental incapacity. The other judges rejected the request after a hearing in which four psychiatrists testified that Judge O'Hara's state of chronic depression will likely never allow him to discharge his duties as a judge.

Approval of the retirement request would have given the 48-year-old judge a lifetime pension of about \$22,000 a year. Judge O'Hara, who has been a patient at DePaul Hospital since Feb. 21, will continue to receive his full satary of \$34,000 annually.

His term expires Dec. 31.

Three court-appointed psychiatrists who testified yesterday before the other criminal court judges confirmed earlier testimony by Judge O'Hara's two psychiatrists.

One of O'Hara's doctors, Dr. Tarver H. Butler, also testified yesterday, in addition to the three court appointed psychiatrists, Dr. Michael Connell, Dr. Kenneth A. Ritter and Dr. Henry H. W. Miles.

The psychiau ists testified

There is an indication Judge O'Hara has suffered brain damage which is irreversibe.

-They were not able to determine what brought on the mental state or when the depression began

hil could have paused the brain damage but other possible causes ex-

-The brain damage will

make it even less likely that anything can be done about the depression.

-Judge O'Hara is not "psychotic or insane."

The judge has improved since he was admitted to De-Paul but his illness is of a permanent nature.

The decision to deny Judge O'Hara's pension request was announced by Judge Bernard J. Bagert. Neither the reasons for the decision nor the vote by which it was reached were abnounced.

Attorney George W. Reese, who represents Judge O'Hara along with Coy Johnson, said the attorneys will apply for writs of review of the decision from the state Supreme Court, anding approval by Judge O'Hars

Items said the basis of appeal will be a contention that the Louisiana Constitution stakes it mandatory to the indices to refue a fellow pure with a mentally or physically accepted as mentally or physically accepted as a perform his accepted.