# STATE OF MINNESOTA IN SUPREME COURT

No.35394 No. 35395 FILED
JUL 20 1981
JOHN McCARTHY

ORDER AMENDING
RULES OF CIVIL PROCEDURE OF THE
DISTRICT COURTS AND
MUNICIPAL COURTS

IT IS HEREBY ORDERED that, effective August 1, 1981, Rule 58.01 of the Rules of Civil Procedure of the District Courts and Municipal Courts be amended to read as follows:

### DISTRICT COURTS

# Rule 58.01. Entry

Unless the court otherwise directs, and subject to the provisions of Rule 54.02, judgment upon the verdict of a jury, or upon an order of the court for the recovery of money only or for costs or that all relief be denied, shall be entered forthwith by the clerk; but the court shall direct the appropriate judgment to be entered upon a special verdict or upon a general verdict accompanied by answers to interrogatories returned by a jury pursuant to Rule 49 or upon an order of the court for relief other than money or costs. Entry of judgment shall not be delayed for the taxation of costs, and the omission of costs shall not affect the finality of the judgment. The judgment in all cases shall be entered and signed by the clerk in the judgment roll; this entry constitutes the entry of the judgment; and the judgment is not effective before such entry.

#### MUNICIPAL COURTS

## Rule 58.01. Entry

Unless the court otherwise directs, and subject to the provisions of Rule 54.02, judgment upon the verdict of a jury, or upon an order of the court for the recovery of money only or for costs or that all relief be denied, shall be entered forthwith by the clerk; but the court shall direct the appropriate judgment to be entered upon a special verdict or upon a general verdict accompanied by answers to interrogatories returned by a jury pursuant to Rule 49 or upon an order of the court for relief other than money or costs. Entry of judgment shall not be delayed for the taxation of costs, and the omission of

costs shall not affect the finality of the judgment. The judgment in all cases shall be entered and signed by the clerk in the judgment roll; this entry constitutes the entry of the judgment; and the judgment is not effective before such entry.

PATED: July 16, 1981

BY THE COURT

Robert J. Sheran, Chief Justice