

STATE OF MINNESOTA

FOURTH JUDICIAL DISTRICT COURT

COUNTY OF HENNEPIN

FAMILY DIVISION

IN RE:

SUMMARY DISSOLUTIONS

ORDER

WHEREAS, in 1997 the Legislative Revisor's Office, in drafting legislation making the Summary Dissolution project available statewide, made a significant error which resulted in the statute being deemed void; and

WHEREAS, at the time this error was brought to the Court's attention, a number of summary dissolutions had been granted, under color of law; and

WHEREAS, Minn. Stat. §518.13, subd. 5 provides for the approval and filing of proposed findings of fact, conclusions of law, order for judgment, and judgment and decree without a final hearing in enumerated circumstances, which the summary dissolution process meets.

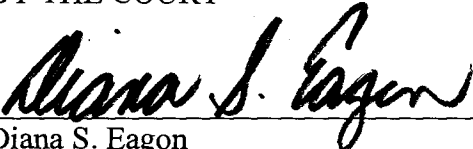
NOW, THEREFORE, pursuant to the undersigned's authority as Presiding Judge of Family Court, Fourth Judicial District, Hennepin County, Minnesota, it is hereby

ORDERED as follows:

1. That effective August 1, 1997, all summary dissolutions filed with the Court are hereby regarded as filed under Minn. Stat. §518.13, subd. 5 and are approved without final hearing.

Dated: 7/31/98

BY THE COURT



Diana S. Eagon
Presiding Judge of Family Court