STATE OF MINNESOTA

IN SUPREME COURT

CX-89-1863

IN RE SECOND JUDICIAL DISTRICT COMBINED FAMILY, CIVIL HARASSMENT, JUVENILE AND PROBATE JURISDICTION PILOT PROJECT

ORDER

By Orders CX-89-1863, dated April 10, 1996, June 18, 1998, and May 23, 2000, this Court established the Combined Jurisdiction Pilot Project in the Second Judicial District, and extended its duration to June 30, 2002. By 2002 Minnesota Laws, chapter 242, section 1, the legislature authorized establishment of a permanent program in both the second and fourth judicial districts. Due to pending litigation challenging certain aspects of the pilot project, however, the pilot status of the project should be maintained until the litigation is resolved.

NOW, THEREFORE, IT IS ORDERED that, effective immediately, paragraph 6 of Supreme Court Order CX-89-1863, dated April 10, 1996, as modified by Order CX-89-1863, dated June 18, 1998, and Order CX-89-1863, dated May 23, 2000, is modified as follows (strikeout indicates deletion, underline indicates addition):

6. This order is effective immediately and applies to all matters filed on or after April
1, 1996. This order shall remain in effect until further order of this Court June 30,
2002, or until the Combined Jurisdiction Pilot Project is completed, whichever occurs earlier.

1

Dated: Jun 3, 2002

OFFICE OF APPELLATE COURTS JUN 3 - 2002

FILED

By the Court

A. Blag

Kathleen A. Blatz Chief Justice