Sta	ate of Minnesota			District Court
_	County	Judicial D	istrict:	
		Court File	Number:	
		Case Type	2:	Adoption – Stepparent
_				
In	Re the Petition of:	/Domant		
an	, Petitioner/		Findings of	f Fact Canalysians of
un	, Petitioner	Stepparent Stepparent	_	f Fact, Conclusions of
			,	er for Judgment, and nd Decree of Adoption
To	Adopt:	J	uugment a	na Decree of Adoption
<u></u>	hild's assument a ansa)			
(C)	hild's current name)			
Th	e above entitled Stepparent Adoption matter	r came on for he	aring and was	s heard before the
	dersigned Judge of District Court on		-	
TT1		·		
Th St	te following persons were present at the hear epparent:;	ring: Parent:		;
Su	, v	Ciliu.		·
	FINDING	GS OF FACT		
- TI		1 . 1		C 11
Th	e Court, having read the file and being fully	advised in the p	oremises, find	s as follows:
	Pet	titioners		
1	Detitionara' full names are			In an out's a sure of
1.	Petitioners' full names are			
	[hereinafter "stepparent"].		<i>L</i> s	перрагені з натеј
2.	Parent's date of birth is		and ste	pparent's date of birth
	is			
3	Petitioners are husband and wife having be	en married on		
	[date of marriage] in the City of			[city], County
	[date of marriage] in the City of [county]	, State of		[state].
4				
4.	Petitioners presently reside at			(city) State of
	Minnesota, and have resided in Minnesota	since	((data hagan
	residing in Minnesota), which [check one]			_ (uuie begun
	,			
	is for at least one year as required unde	er Minnesota Sta	tutes § 259.22	2, subd. 1.
	Die not for at least one weer but the Com-	rt finds that it is	in the best int	eracte of the child to
	☐ is not for at least one year, but the Cour waive the one-year residency requirement			
	nermitted under Minnesota Statutes 8 259			to unity (50) days as

Child to be Adopted

5.	Stepparent J desires to adopt the child named				
	[child's current name], who was born on	[date of birth], in the			
	City of	ate], and whose birth mother's ame], and whose birth father's			
6.	The above named child owns no real estate, savings or bank accounts, bonds, securities or personal property other than clothing and personal effects of inconsequential market value, except as shown on the attached schedule.				
7.	The child (<i>check one</i>) □ is or □ is not an Indian child(ren) and the Indian Child Welfare Act (ICWA) (<i>check one</i>) □ applies or □ does not apply.				
8.	Stepparent [stepparent's name] obtained physical custody of said child at the time of Petitioners' marriage on [date of marriage] and, as required by law, three months have passed since the date Stepparent acquired physical custody of the child or the Court has waived that requirement as allowed under the law.				
9.	The child has lived in Petitioners' home since the date of Petitioners' marriage.				
10	0. A certified copy of the original birth certificate of the child	is on file with the Court.			
	Adoption				
11	1. The non-petitioning parent of the child has consented to the child's adoption by the stepparent, and the non-petitioning parent's properly executed consent dated				
12	2. If the child is age 14 or older, the child has consented to adoption by the stepparent, and the child's properly executed consent dated [date consent signed] is on file with the Court.				
13	. Certification that the Minnesota Fathers' Adoption Registry has been searched, and the result of that search, are on file with the Court.				
14	4. All persons entitled to notice of this proceeding have receive	ed due and sufficient notice.			
15	Pursuant to Minnesota Statutes § 259.41, subd. 1(b), an Adoption Home Study report and the child's parents' social and medical history are not required in this stepparent adoption matter because the adoption is by a person related to the child.				
16	6. The Post-Placement Assessment report, unless waived by th Even though the Post-Placement Assessment may have beer report, including fingerprint results, is on file with the Court	n waived, the background study			

Rev 7/15

	munication and Contact Agreement (<i>check one</i>) \square is or \square is not on file with the Court one is one file, the Court finds that such agreement is in the child's best interests.					
8. Petitioners' home and the child are suited to each other, and Petitioners are fit and proper persons to have said child with reference to the suitability of their home and financial standings.						
9. It is in the best interests of the child that the child be adopted by Petitioner/Stepparent.						
20. Petitioners request that the child's name be chan <i>[child's current name]</i> to	ged from [child's desired					
CONCLUSIO	NS OF LAW					
All allegations in the Petition have been proven, and it is in the best interests of the child that, from this date forward to all legal intents and purposes, the child should be the child of the Petitioners, the name of the child should be changed as stated above, and a decree of adoption should be issued.						
ORDER FOR JU	JDGMENT					
It is therefore ordered and decreed that the Petitioners' Petition for Stepparent Adoption is granted, that said child is the child of the Petitioners, that the child's name shall be as stated above, and that judgment and decree shall be entered accordingly.						
LET JUDGMENT BE ENTERED ACCO	RDINGLY.					
Dated:	BY THE COURT:					
	Judge of District Court					

ADO213 State ENG Rev 7/15 www.mncourts.gov/forms Page 3 of 4

JUDGMENT AND DECREE OF ADOPTION

	By Deputy
	Court Administrator
Dated:	BY THE COURT:
[desired name] by Petitioners, shall be deemed Petitioner/Parent and Petitioner/Stepparent in a	d and taken to be the child and heir of the
Now, pursuant to the said Order for Judgment, after this date, said child, having been given the	it is hereby adjudged and decreed that from and the name of
It is adjudged and decreed that the name of said to, and established as	d child be, and the same is hereby legally changed[desired name].
The above-entitled Stepparent Adoption matter Court on	
Decree constitute the Judgment and Decree of	lusions of Law, and Order for Judgment and this Court.