IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT LAKE COUNTY, ILLINOIS

IN RE	THE MARRIAGE OF		
))
	and	Petitioner) Con No
	and	Š) Gen No)
		Respondent))
S	STIPULATION V	VAIVING TWO YEAR	S STATUTORY PERIOD OF SEPARATION
			and being
first d	luly sworn on oath s	tate:	
1.	That we are partie	es to the above entitled ca	use of action.
2.	2. That we have lived separate and apart for a continuous period of not less than six (6) months prio		
to too	lay.		
3.	That irreconcilable	differences have caused	the irretrievable breakdown of our marriage and
		icable or in the best intere	· ·
	•		living separate and apart continuously for a period of in
			issolution without proof of fault.
CACCS	3 01 1W0 (2) years to	o obtain a saagment for b	issolution without proof of fault.
	D. P. P. P. C. C.		Decreased and
	Petitioner		Respondent
	 Date		Date
	24.0		
		<u>VERIFICATION</u>	BY CERTIFICATION
	Under penalties pr	ovided by law pursuant to	Section 1-109 of the Code of Civil Procedure, each of
the ur	ndersigned certifies	that the statements set for	orth in this instrument are true and correct.
	Petitioner		Respondent
	retitioner		Respondent
	 Date		Date
	oared by: ney's Name:		
		State:	
_		Zip Code:	
_			