MAY 2 0 2014

FILED

STATE OF MINNESOTA

IN SUPREME COURT

A13-1028

Ethan Dean, et al.,

Petitioners,

VS.

City of Winona,

Respondent.

ORDER

Based upon all the files, records, and proceedings herein,

IT IS HEREBY ORDERED that the petition of Ethan Dean, et al. for further review of the decision of the Court of Appeals be, and the same is, granted. The petitioners shall proceed as the appellants, and briefs shall be served and filed in the quantity, form and within the time limitations contained in Minn. R. Civ. App. P. 131 and 132. Counsel will be notified at a later date of the time for argument before this court.

IT IS FURTHER ORDERED that the motions of the Minnesota Vacation Rental Association, American Civil Liberties Union of Minnesota, and Cato Institute and Minnesota Free Market Institute at Center of the American Experiment for leave to serve and file briefs as amici curiae in the above-entitled matter in support of appellants be, and the same are, granted and the motion of Erick G. Kaardal for admission of Daniel E.

Frank as pro hac vice counsel for amici Cato Institute and Minnesota Free Market

Institute at Center of the American Experiment is granted. Said briefs shall be served and

filed in accordance with Minn. R. Civ. App. P. 129 and 132. Amici will not be permitted

to participate in oral argument.

All amici are reminded that the principle espoused in Rule 37(1) of the Rules of

the Supreme Court of the United States is applicable in this court as well:

An amicus curiae brief that brings to the attention of the Court relevant matter not already brought to its attention by the parties may be of considerable help to the Court. An amicus curiae brief that does not serve this purpose burdens the Court, and its filing is not favored.

Amici are therefore encouraged to coordinate their efforts to avoid redundant briefing.

Dated: May 20, 2014

BY THE COURT:

Paidfore Older

Lorie S. Gildea

Chief Justice