Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

SCHEDULE 4

Rule 104(j)

FORM TO BE INSERTED IN THE FAMILY PROCEEDINGS RULES (NORTHERN IRELAND) 1996 "FORM M11ACERTIFICATE OF MAKING CONDITIONAL ORDER FOR DISSOLUTION FINAL Rule 2.54A(2)

[Heading as in Form M3]

Referring to the Conditional Order for Dissolution made in this cause on the day of , whereby it was ordered that the civil partnership formed 20 on the day of 20 between the petitioner , at and the respondent be dissolved unless sufficient cause be shown to the court within from the making thereof why the said Conditional Order should not be made final, and no such cause having been shown it is hereby certified that the said Conditional Order was on the dav of 20 , made final and that the said civil partnership was thereby dissolved.

Dated this day of 20

Note Dissolution of a civil partnership affects inheritance under a will.

Where a will has already been made by either party to the civil partnership then, by virtue of Article 13B of the Wills and Administration Proceedings (Northern Ireland) Order 1994, from the above date on which the Conditional Order was made final:—

- (a) any appointment of the former civil partner as an executor or trustee or any conferment of a power of appointment on the former civil partner takes effect as if the former civil partner had died on the date on which the civil partnership is dissolved; and
- (b) any property comprising or included in a gift to the former civil partner passes as if the former civil partner had died on that date;

unless a contrary intention appears in the will.