

2007 SENATE JUDICIARY

SB 2221

#### 2007 SENATE STANDING COMMITTEE MINUTES

Bill/Resolution No. SB 2221

Senate Judiciary Committee

Check here for Conference Committee

Hearing Date: January 22, 2007

Recorder Job Number: 1554 & 1558

Committee Clerk Signature Morro L Solley

**Minutes**: Relating to cancellation of judgment against bankrupts, service in bankruptcy proceedings.

**Senator Lyson**, Vice-Chairman called the Judiciary committee to order. All Senators were present. The hearing opened with the following testimony:

Testimony In Support of Bill:

Sen. Holberg - Introduced the bill

**Mr. Malcolm Brown**, Real Property Probate and Trust Section of the State Bar Assoc. (meter :35) Gave Testimony – Att. #1 and reviewed the bill.

**Sen. Fiebiger** questioned why the group did not include any bankruptcy attorneys? No we are mostly real estate lawyers. Sen. Fiebiger stated his concerns (meter 4:42) of there already being a process for "expungement". Debtors lawyers aren't necessary providing the information to there debtors to follow the "expungement statute" process. Have you heard of there this? Yes Discussion of the unfairness Sen. Fiebiger sees of the statute (meter 5:01) and the pre petition lien and how current system works.

**Sheila Dalen**, Ward Co. Recorder, Gave Testimony (meter 8:48) with proposed amendments Att. #2.

Page 2 Senate Judiciary Committee Bill/Resolution No. SB 2221 Hearing Date: January 22, 2007

Testimony in Opposition of the Bill:

None

**Testimony Neutral to the Bill:** 

None

Senator Lyson, Vice Chairman closed the hearing.

Recorder Job Number: 1558

Senator Nething, opened the hearing.

General discussion of the amendment (Att. #2).

**Sen.** Fiebiger stated that he has concerns about this bill and would have liked to have had the bankruptcy attorneys input in this. I would like to bring the three groups together to make sure that if we clean this up and all groups are in the same page. **Sen.** Lyson stated that the bankruptcy attorneys should have been there. The bar association does not have a division.

**Sen. Nething** put **Sen. Fiebiger** in charge of a committee of one.

Senator David Nething, Chairman closed the hearing.

#### 2007 SENATE STANDING COMMITTEE MINUTES

Bill/Resolution No. SB 2221

Senate J	udiciary	Committee
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☐ Check here for Conference Committee

Hearing Date: February 6, 2007

Recorder Job Number: 3048

Committee Clerk Signature

**Minutes**: Relating to cancellation of judgment against bankrupts, service in bankruptcy proceedings.

**Senator David Nething**, Chairman called the Judiciary committee to order. All Senators were present. The hearing opened with the following committee work:

**Sen. Fiebiger** presented the committee with an amendment – Att #1 and reviewed the amendment with the committee.

Sen. Nelson referred to Sheila's' amendment on legal descriptions'

Senator David Nething, Chairman closed the hearing.

**Sen. Fiebiger** made the motion to Do Pass Amendment – Att. #1 from today and Amendment Att. #2 2/22 and **Sen. Marcellais** seconded the motion. All members were in favor and the motion passes.

**Sen.** Fiebiger made the motion to Do Pass SB 2221 as amended and **Sen. Marcellais** seconded the motion. All members were in favor and the motion passes.

Carrier: Sen. Fiebiger

Senator David Nething, Chairman closed the hearing.

AH #1 2-7-07

## Senate Bill 2221- Proposed Amendments

Page 1, line 23, after the period insert "This section does not apply to debts automatically excepted from discharge under section 523 of the United States Bankruptcy Code [11 U.S.C. 523]."





Date: 2-7-07
Roll Call Vote # (

## 2007 SENATE STANDING COMMITTEE ROLL CALL VOTES

# BILL/RESOLUTION NO. 222/

Senate	Judiciary				_ Comi	Committee	
☐ Check here	for Conference C	ommitt	ee				
	cil Amendment Num						, _
Action Taken	Do Pass A	men	d #	1 2/7 - Amend	AH \$	* Z	1/22
Motion Made By	Sen Field	nger	Se	econded By Sen. M.	ar Cell	ais	
1	ators	Yes	No	Senators	Yes	No	
Sen. Nething				Sen. Fiebiger	$\perp$		
Sen. Lyson		<del>\</del>	<u> </u>	Sen. Marcellais	+ $+$		
Sen. Olafson				Sen. Nelson	+		
	<del></del>				†		
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Total Yes _	Sen. Frebry	ger	No	Sen. Marcella	75	# 	
Floor Assignment							

If the vote is on an amendment, briefly indicate intent:

Date: 2 - 1 - 07
Roll Call Vote # 2

## 2007 SENATE STANDING COMMITTEE ROLL CALL VOTES

# BILL/RESOLUTION NO. 222/

Senate	Judiciary			Comi	Committee	
Check here for Confer	ence Committe	ee				
Legislative Council Amendme	ent Number	<del> </del>				
Action Taken <u>Do Pas</u>	s As /	4me	ndal			
Action Taken <u>Do Pas</u> Motion Made By <u>Sen.</u>	Flebiger	S€	econded By <u>Sen.</u>	Yarcell.	ais	
Senators	Yes	No	Senators	Yes	No	
Sen. Nething	<u> </u>		Sen. Fiebiger	V		
Sen. Lyson			Sen. Marcellais			
Sen. Olafson	<u></u>		Sen. Nelson	- V		
	<del></del>					
				<u> </u>		
				<u> </u>		
Total Yes	<u>(a</u>	No	,			
Absent				····		
Floor Assignment	n. Fiebi	ger				
If the vote is on an amendme	nt, briefly indica	- ite inter	nt:			

REPORT OF STANDING COMMITTEE (410) February 9, 2007 9:15 a.m.

Module No: SR-28-2664 Carrier: Fiebiger

Insert LC: 70204.0101 Title: .0200

#### REPORT OF STANDING COMMITTEE

SB 2221: Judiciary Committee (Sen. Nething, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (6 YEAS, 0 NAYS, 0 ABSENT AND NOT VOTING). SB 2221 was placed on the Sixth order on the calendar.

- Page 1, line 23, after the underscored period insert "This section does not apply to debts automatically excepted from discharge under section 523 of the United States Bankruptcy Code [11 U.S.C. 523]."
- Page 2, line 15, remove the overstrike over "eertified" and after "copy" insert "with the legal description"

Renumber accordingly

2007 HOUSE JUDICIARY SB 2221

#### 2007 HOUSE STANDING COMMITTEE MINUTES

Bill/Resolution No. SB 2221

House Judiciary Committee

Check here for Conference Committee

Hearing Date: 3/7/07

Recorder Job Number: 4510

Committee Clerk Signature

Minutes:

Chairman DeKrey: We will open the hearing on SB 2221.

Malcolm Brown, Real Property, Probate and Trust Section of State Bar Association:

(see attached testimony).

**Rep. Klemin:** Looking at the declaration of homestead, on lines 11-15, what is it that is being repealed in section 3.

**Malcolm Brown:** Those sections in the century code relating to how you try to avoid a bankruptcy judgment, among other things, it directs the clerk of district court to expunge a record. I think the Supreme Court recently had a case indicating that you can't expunge things, so we're getting rid of that kind of language.

**Chairman DeKrey:** Thank you. Further testimony in support. Testimony in opposition or neutral. We will close the hearing.

### 2007 HOUSE STANDING COMMITTEE MINUTES

Bill/Resolution No. SB 2221

House Judiciary Committee
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☐ Check here for Conference Committee

Hearing Date: 3/14/07

Recorder Job Number: 5019

Committee Clerk Signature

Minutes:

Chairman DeKrey: We will take a look at SB 2221. What are the committee's wishes in

regard to SB 2221.

Rep. Delmore: I move a Do Pass.

Rep. Dahl: Second.

Rep. Koppelman: Can you summarize what this bill does.

Rep. Klemin: When there is a judgment that is recorded on real property in a county, it's a lien on all property that that person owns in the county, except that somebody can file bankruptcy and has that judgment voided as a result of the bankruptcy, however, that doesn't automatically take the lien off in the county records. So this is thought to be a better procedure for canceling that judgment once the person has gone through bankruptcy to get it off the

Chairman DeKrey: The clerk will call the roll.

record as far as the lien on the real property.

13 YES 0 NO 1 ABSENT DO PASS CARRIER: Rep. Kretschmar

Date: 3/14/07 Roll Call Vote #: /

# 2007 HOUSE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. $\supset \supset \supset \mid$

House JUDICIARY				_ Com	mittee
☐ Check here for Conference C	Committe	ee			
Legislative Council Amendment Nur	mber _	$\wedge$			
Action Taken	Dol	بمه	0		
Motion Made By Rep. Del	more	Se	econded By Rep. D	ahl	<u></u>
Representatives	Yes	No	Representatives	Yes	No
Chairman DeKrey	V		Rep. Delmore	V	
Rep. Klemin	V		Rep. Griffin	L	
Rep. Boehning	i i		Rep. Meyer	c	
Rep. Charging			Rep. Onstad	1	
Rep. Dahl	v		Rep. Wolf		
Rep. Heller	~				
Rep. Kingsbury	V				
Rep. Koppelman	~				
Rep. Kretschmar					
Total (Yes)	3	N	oO		
Absent	····- <u>-</u>		·		
Floor Assignment	_Re	p. K	retschmar		
If the vote is on an amendment, brie	•				

REPORT OF STANDING COMMITTEE (410) March 14, 2007 10:42 a.m.

Module No: HR-48-5263 Carrier: Kretschmar Insert LC: Title:

#### REPORT OF STANDING COMMITTEE

SB 2221, as engrossed: Judiclary Committee (Rep. DeKrey, Chairman) recommends DO PASS (13 YEAS, 0 NAYS, 1 ABSENT AND NOT VOTING). Engrossed SB 2221 was placed on the Fourteenth order on the calendar.

2007 TESTIMONY

SB 2221



Senate Judiciary Committee January 22, 2007

Senate Bill 2221

Testimony of Malcolm H. Brown on behalf of the Real Property, Probate and Trust Section of the State Bar Association.

Senate Bill 2221 proposes to add a new section to Century Code Chapter 28-20, Judgments. Currently three sections in Chapter 28-20 relate to judgments and bankruptcies, 28-20-30, 31 and 32. Section 1 of SB 2221 will govern that topic as it relates to judgments against individuals that have filed bankruptcy.

Current law (28-20-30) uses the word "expunge" to direct the Clerk of District court as to how to handle a judgment against a bankrupt. There is a bill that will come before you that covers the use of that word. Once something exists in a court office, it cannot be "expunged", but it can be sealed as I understand the new bill.

Section 1 also protects a creditor that may have litigated its judgment in the bankruptcy court by permitting the filing of an order declaring the debt nondischargeable.

Section 2 of SB 2221 proposes to amend Sec. 48-18-18 N.D.C.C. relating to homestead declarations. However I believe that the word "certified" at the beginning of Line 15 should not be stricken as virtually all documents filed with the Recorder are certified.

Testimony to the Senate Judiciary Committee Regarding Senate Bill No. 2221 Sheila Dalen, Ward County Recorder January 22, 2007

Chairman Nething and members of the Senate Judiciary Committee, as a member of the County Recorders legislative committee, I am here, not in opposition to SB2221, but to raise concerns with the removal of one word from current law.

The Recorders statewide are extremely concerned with the quite significant deviation from past practice that section 2 of this bill proposes. As you will see on line 15, the requirement to record "certified" copies is being removed.

If any copy is permitted to be recorded, the Recorders have no authority to question the documents validity and anyone could type up a "discharge" and have it filed - seriously eroding the accuracy of the land records. This appears to be a shortcut that will, in the long-term, be very detrimental to ownership records statewide.

To address this, the Recorders wish to offer amendments to restore the recording requirement of "certified" copies, as well as add the clarification that the recording must include a legal description so that it may be properly indexed."

#### PROPOSED AMENDMENTS TO SENATE BILL NO. 2221

Page 1, line 15, remove the overstrike over "certified" and after "copy" insert "with legal description"

Renumber accordingly

House Judiciary Committee March 7, 2007

Senate Bill 2221

Testimony of Malcolm H. Brown on behalf of the Real Property, Probate and Trust Section of the State Bar Association.

Senate Bill 2221 proposes to add a new section to Century Code Chapter 28-20, Judgments. Currently three sections in Chapter 28-20 relate to judgments and bankruptcies, 28-20-30, 31 and 32. Section 1 of SB 2221 will govern that topic as it relates to judgments against individuals that have filed bankruptcy. This section provides for situations in which the debtor avoids a pre-bankruptcy debt; for situations where a debtor acquires property post judgment filing and post bankruptcy; and for situations where the creditor has proceeded in the bankruptcy court to have its lien declared nondischargable.

The language at the top of page 2 of the bill was added at the request of the tax department and the office that collects child support payments. Those obligations are "automatically excepted from discharge" as stated.

Section 1 also protects a creditor that may have litigated its judgment in the bankruptcy court by permitting the filing of an order declaring the debt nondischargeable.

Section 2 of SB 2221 proposes to amend Sec. 48-18-18 N.D.C.C. relating to homestead declarations. This section proposes

to strike the current language describing the Bankruptcy Code as being redundant to the actual act of a homestead declaration. This section goes on to clarify that in order to be recorded the discharge must contain the legal description of the homestead property.