2011 SENATE JUDICIARY

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SB 2288

2011 SENATE STANDING COMMITTEE MINUTES

Senate Judiciary Committee Fort Lincoln Room, State Capitol

> SB2288 2/1/11 Job #13786

	Conference Committee
Committee Clerk Signature	Alami

Explanation or reason for introduction of bill/resolution:

Relating to summary real estate disposition judgments

Minutes:

There is attached testimony

Senator Nething – Chairman

Malcolm Brown – Real Property and Probate Section of the Bar Association – In support of the bill. See written testimony.

Senator Nething – Asks Brown what procedure should be followed.

Brown – Responds they would create a form if the bill passes. If the bill passes he suspects that the family law lawyers would in fact use this because you can record a document affecting real estate that does not have in it all the other portions of a divorce decree.

Senator Olafson – Asks if both parties sign a quit claim deed it protects both parties involved.

Senator Lyson – Asks about the mineral rights.

Brown – Replies this form could be used to divide those minerals or direct the division of those minerals just as well as surface.

Senator Sitte – Asks if this will divorces end more quickly.

Brown – He said it would make it more certain for title examiners and family law lawyers to have an order disposing of real estate that can be recorded.

Senator Nething – Asks if the intent isn't to make sure there is something in the record that shows the transfer.

Close the hearing on 2288

Senate Judiciary Committee SB2288 2/2/11 Page 2

Senator Olafson moves the amendment Senator Nelson seconds Verbal vote - all yes

Senator Olafson moves do pass as amended Senator Lyson seconds

Discussion Committee discusses what this bill will do

Roll call vote - 6 yes, 0 no

Senator Nething will carry



















Date:	2/1/	
Roll Cal	Vote # _	

2011 SENATE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. 2288

Senate Judiciary				Com	mittee
Check here for Conference Co	ommitte	e			
Legislative Council Amendment Num	ber _				
Action Taken: Do Pass	Do No	t Pass	🗌 Amended 🛛 💢 Ado	pt Amen	dment
Rerefer to Ap	propria	tions	Reconsider		
Motion Made By	lags	<u>∕n</u> _Se	conded By	1.	elson
Senators	Yes	No	Senators	Yes	No
Dave Nething - Chairman	1		Carolyn Nelson	1	
Curtis Olafson – V. Chairman					
Stanley Lyson			-		
Margaret Sitte	Margaret Sitte				
Ronald Sorvaag					
	1	1			

(Yes) _____ No _____ Total

Absent

Floor Assignment

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

Verbal yes

Date:	2	/1	111	
Roll Call	Vote	e # _	2	

2011 SENATE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. 2288

Senate Judiciary				Com	nittee
Check here for Conference C	ommitte	e			
Legislative Council Amendment Nur	nber _				
Action Taken: 📈 Do Pass 🗌	Do Not	Pass	Amended 🗌 Add	opt Amen	dment
Rerefer to Ap	propria	tions	Reconsider		
Motion Made By S. Claforn Seconded By S. Jysm					
Senators	Yes	No	Senators	Yeş	No
Dave Nething - Chairman	X		Carolyn Nelson	<u> </u>	
Curtis Olafson – V. Chairman	X				
Stanley Lyson	-				
Margaret Sitte	\mathbf{A}				
Ronald Sorvaag	X				
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	<u> </u>				
Total (Yes)		N			
Absent				<u> </u>	
Floor Assignment S. 1	eth.	ng			

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



REPORT OF STANDING COMMITTEE

SB 2288: 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 2288 was placed on the Sixth order on the calendar.

Page 1, line 11, replace the first "court administrator" with "clerk of court"

Page 1, line 11, replace the second "court administrator" with "clerk of court"

Page 2, line 19, replace "court administrator" with "clerk of court"

Page 3, line 15, replace "court administrator" with "clerk of court"

Renumber accordingly

2011 HOUSE JUDICIARY

SB 2288

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2011 HOUSE STANDING COMMITTEE MINUTES

House Judiciary Committee

Prairie Room, State Capitol

SB 2288 March 16, 2011 15494

Conference Committee

Committee Clerk Signature

Minutes:

Chairman DeKrey: We will open the hearing on SB 2288.

Malcolm Brown, Real Property & Probate Section of ND State Bar Association: Support (see attached 1). Explained the bill.

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

Rep. Klemin: I move a Do Pass.

Rep. Kretschmar: Second the motion.

12 YES 0 NO 2 ABSENT DO PASS CARRIER: Rep. Klemin

	<u> </u>
Date: $3/16$	11
Roll Call Vote #	

2011 HOUSE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. 2288

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House JUDICIARY			- Arder 2 - 11 - 1	Comn	nittee
Check here for Conference Co	mmitte	е			
Legislative Council Amendment Numb	ber _				
Action Taken: 🗹 Do Pass 🗌 I	Do Not	Pass	Amended Adop	ot Amen	dment
Rerefer to App	oropriat	ions	Reconsider		····
Motion Made By <u>Rep. Klemin</u> Seconded By <u>Rep. Kretschmar</u>					
Representatives	Yes	No	Representatives	Yes	No
Ch. DeKrey	V		Rep. Delmore	1 iz	
Rep. Klemin	<i>`</i> ⁄		Rep. Guggisberg		
Rep. Beadle		 	Rep. Hogan		
Rep. Boehning	~	 	Rep. Onstad	K	
Rep. Brabandt					ļ
Rep. Kingsbury	4				
Rep. Koppelman			······································		<u> </u>
Rep. Kretschmar					
Rep. Maragos		<u> </u>	1		
Rep. Steiner					
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		1			
	-+	1			
Total (Yes) /2 No Ø					
Absent 2					
Floor Assignment	K	<u>р_К</u>	lemin		

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



REPORT OF STANDING COMMITTEE SB 2288, as engrossed: Judiciary Committee (Rep. DeKrey, Chairman) recommends DO PASS (12 YEAS, 0 NAYS, 2 ABSENT AND NOT VOTING). Engrossed SB 2288 was placed on the Fourteenth order on the calendar.

2011 TESTIMONY

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SB 2288

Senate Judiciary Committee: Senate Bill 2288

My name is Malcolm H. Brown and I am appearing on behalf of the Real Property and Probate Section of the Bar Association in support of 2288.

Senate Bill 2288 was drafted by our Section at the request of several members of the Bar Association that deal with Family Law issues as well as other members that deal in real estate title examinations.

The primary purpose of 2288 is to create a form and a procedure for the recording of real estate dispositions upon a divorce. Often a title examiner will note the presence of a recorded divorce judgment that, besides stating who will get the family jewels, also mentions that Jane will quit claim the farm to John. Yet no deed from Jane to John appears of record. Or, often common, a judgment will direct John to sign a quit claim deed for the lake cabin to Jane; yet no such document appears of record. The procedure will enable the family law lawyers to fill out the form, have this judgment entered as to the real estate at issue in the divorce, without recording all the dirty laundry from the rest of the divorce.

You will note that a form is to be "prescribed by the court", to be used in this procedure. It is the intention of our Section that, if this Bill becomes law, we will create such a form and have approved by the Court Services Committee of the Supreme Court.

I apologize about having to suggest an amendment at this early stage, but our drafter used the term "court administrator", when the correct term should be "clerk of court".

Thus at line 11, page 1, line19, page 2 and line 15, page 3, the term "court administrator" should be deleted and the term "clerk of court" substituted.

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House Judiciary Committee: Senate Bill 2288

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