

State of Misconsin 1995 - 1996 LEGISLATURE

## SENATE SUBSTITUTE AMENDMENT 1, TO 1995 SENATE BILL 416

February 1, 1996 – Offered by COMMITTEE ON JUDICIARY.

1	AN ACT to amend $806.19(4)(a)$ , $806.19(4)(b)(form) 3$ . and $806.19(4)(d)$ of the
2	statutes; <b>relating to:</b> judgments discharged in bankruptcy.
	The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:
3	<b>SECTION 1.</b> 806.19 (4) (a) of the statutes is amended to read:
4	806.19 (4) (a) Any person who has secured a discharge of a judgment debt in
5	bankruptcy that renders void one or more judgments and any person interested in
6	the real property affected by any such judgments to which the judgment attaches
7	may submit an application for an order of satisfaction of the judgments judgment and
8	an attached order of satisfaction to the clerk of the court in which the judgments
9	rendered void by discharge were judgment was entered.
10	SECTION 2. 806.19 (4) (b) (form) 3. of the statutes, as affected by 1995 Wisconsin
11	Act (Senate Bill 344), is amended to read:
12	806.19 (4) (b) (form) 3. The undersigned believes that each judgment listed
13	above has been <del>completely voided by the discharg</del> e <u>discharged</u> in bankruptcy, and no

1	inconsistent ruling has been made by, or is being requested by any party from, the
2	bankruptcy court.
3	Dated this day of, 19
4	(Signature)
5	Judgment Debtor,
6	Person Interested
7	in Real Property
8	or Attorney for
9	Debtor or Person
10	ORDER OF SATISFACTION
11	The clerk of circuit court is directed to indicate on the judgment and lien docket
12	that each judgment described in the attached application has been satisfied.
13	Dated this day of, 19
14	(Signature)
15	Circuit Judge
16	<b>SECTION 3.</b> 806.19 (4) (d) of the statutes is amended to read:
17	806.19 (4) (d) Upon receipt of a completed application, the clerk shall submit
18	the attached proposed order for signature by a judge after which the clerk shall
19	satisfy of record each judgment described in the application. Upon satisfaction, a
20	judgment shall cease to be a lien on any real property that the person discharged in
21	<u>bankruptcy owns or later acquires.</u>
22	SECTION 4. Initial applicability.
23	(1) This act first applies to persons discharged in bankruptcy on the effective
24	date of this subsection.
25	(END)