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establish that fact as a matter of law, it seems to me. So that's the only thing out of emancipation that could be proven. In other words, if you could prove (a), (b), (c), or (d) by the existence of those three records...

SENATOR BEUTLER: Okay.

SENATOR LANDIS: ...you can do that.

SENATOR BEUTLER: But you could prove (d), could you not, by simply submitting a certified copy of the court order?

SENATOR LANDIS: Yes, you could. One of the things...

SENATOR BEUTLER: Wouldn't that be the logical document...

SENATOR LANDIS: It would...

SENATOR BEUTLER: ...to submit with....

SENATOR LANDIS: ...and perhaps a clerk would accept that without a hearing. There was some tension between what the committee...was willing to do and what I had originally written. And what you have is these certified records about which there can be no dispute in essentially a ministerial function. Even as you describe it, I think there would be very much a ministerial function, and yet I didn't ask the committee to do that and the committee...the committee gave me what they were comfortable in doing, and I accepted it on it's face. What you described would be similar to what we've done, but it's different than that.

SENATOR BEUTLER: Okay. Let me ask you, with respect to notice to the creditor or obligee, I guess you're calling he or she in this particular case, the committee amendment designates that notice will be given...in this particular situation, I assume you're trying to do this administratively, avoid the filing of an order by a lawyer terminating...

SENATOR LANDIS: That's exactly the goal.

SPEAKER WITHEM: One minute.