(1) Give full name of person in whose name the title is established.

(2) Give full description of real estate.

(3) Show how the change of title was made; if by will, give name of testator and action of court thereon (with dates), and if by decree of Court, state the title of the action, giving dates and a brief synopsis of the decree.

Deputy.

3.000

By....George R. Young..... Deputy.

___Edward_C._.Bracker_____ Auditor.

Section (60.14. Where the title of any real estate is faulty established in any prenou or presson by judgment or decree, or where title to real estate is changed by judgment, mest, decree, will proceeding or order in problams, the elect of the district court shall estify the same, under the seal of gaid court, to the county andlor of the county which said and is located.