

## REPORT OF CHANGE OF TITLE, Made by Decree of Court or by Will

Iowa Official Form No. 192

FORM 139 Z6  
SPECIAL H-1760IN THE IOWA DISTRICT COURT  
POTTAWATTAMIE COUNTY, IOWA

STATE OF IOWA,

Pottawattamie

County

In the Matter of Dissolution of Marriage  
ss. Lou Ann Pierret, Petitioner vs  
John Melvin Pierret, Respondent

TO THE COUNTY AUDITOR OF Pottawattamie COUNTY, IOWA:

I hereby certify that the title to the real estate hereinafter described, has been changed and established in (1)  
John Melvin Pierret (subject to mortgage)and in accordance with the provisions of Section 558.66, of the Code, of the State of Iowa, you are therefore required  
on payment of a transfer fee of , to enter the same upon the transfer books as provided for in the trans-  
fer of deeds.

The description of the real estate hereinabove referred to, is as follows: (2)

Lot 518 Twin Cities Plaza Fourth Addition to the City of Council  
Bluffs, Iowa

in Pottawattamie County, Iowa.

The change of title to the above described real estate was made as follows: (3)

Decree of Dissolution of Marriage filed 5-27-81

IN TESTIMONY WHEREOF, I have hereunto attached my official signature and  
affixed my official seal, on this 2 day of June, 19 81.

Donald J. Diwoky

Clerk District Court.

By

James Russell  
Deputy.

(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.

05007 502 AR

Assessor

CHANGE OF TITLE

John M. Stewart

TO

John M. Stewart

Filed in my office June 4

1921 at 2 o'clock P. M.

Joseph D. Burmes  
County Auditor.

of West County, Iowa.

Entered for Taxation this 4

day of June, A. D. 1921.

Augustus D. Burmes  
Auditor.

By M. W. L. L. L. L.  
Deputy.

Section 636.14. Change in Title. — Certification. Where the title of any real estate is finally established in any court of record, and the same is shown to be in error, or by a decision of an appellate court, or where title to real estate is changed by judgment, decree, will, probate, or otherwise, the assessor of the county in which said land is located, under the seal of said court, to the county auditor of the county in which said land is located.