HOUSE BILL No. 5892

September 22, 1988, Introduced by Reps. Harrison, Hollister, Watkins, Ciaramitaro, DeMars, Stallworth, Dobronski, Jondahl, Saunders, Kilpatrick, Ostling, Miller, Johnson, Brown, Trim, Joe Young, Jr., Hunter and Perry Bullard and referred to the Committee on Judiciary.

A bill to amend the title and section 1 of Act No. 103 of the Public Acts of 1937, entitled

"An act to prescribe certain conditions relative to the execution of instruments entitled to be recorded in the office of the register of deeds,"

being section 565.201 of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. The title and section 1 of Act No. 103 of the
- 2 Public Acts of 1937, being section 565.201 of the Michigan
- 3 Compiled Laws, are amended to read as follows:
- 4 TITLE
- 5 An act to REQUIRE THE RECORDING OF CERTAIN INSTRUMENTS; AND
- 6 TO prescribe certain conditions relative to the execution of
- 7 instruments entitled to be recorded in the office of the register
- 8 of deeds.

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- 1 Sec. 1. (1) -NO ALL INSTRUMENTS THAT TRANSFER AN INTEREST
- 2 IN REAL PROPERTY SHALL BE RECORDED BY THE TRANSFEREE OF THAT REAL
- 3 PROPERTY WITH THE REGISTER OF DEEDS IN THE COUNTY WHERE THE REAL
- 4 PROPERTY IS LOCATED BY THE CLOSE OF THE NEXT BUSINESS DAY AFTER
- 5 THE TRANSFER OCCURS. IF THE REAL PROPERTY IS LOCATED IN MORE
- 6 THAN 1 COUNTY, THE INSTRUMENT SHALL BE RECORDED IN EACH COUNTY
- 7 WHERE THE REAL PROPERTY IS LOCATED.
- 8 (2) AN instrument by which the title to real estate
- 9 PROPERTY or any interest therein IN REAL PROPERTY is conveyed,
- 10 assigned, encumbered or otherwise disposed of, executed after
- 11 the effective date of this act OCTOBER 29, 1937 shall NOT be
- 12 received for record by the register of deeds of any county of the
- 13 state unless the -same- INSTRUMENT complies with -each- ALL of
- 14 the following requirements:
- 15 (a) The name of each person who executed -such- THE instru-
- 16 ment shall be legibly printed, typewritten, or stamped upon
- 17 -such THE instrument immediately beneath the signature of -such-
- 18 THE person and the address of each -such person shall be
- 19 printed, typewritten, or stamped upon the face of the
- 20 instrument. -;-
- (b) No discrepancy shall exist between the name of -such-
- 22 THE person as it appears either in the body of -such- THE instru-
- 23 ment, the acknowledgment, or jurat, as printed, typewritten, or
- 24 stamped upon -such THE instrument by the signature, or in the
- 25 signature of -such THE person. -
- 26 (c) The name of each witness to -such THE instrument shall
- 27 be legibly printed, typewritten, or stamped upon -such THE

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1 instrument immediately beneath the signature of -such THE

- 2 witness. —;
- 3 (d) The name of any notary public whose signature appears
- 4 upon -such THE instrument shall be legibly printed, typewritten,
- 5 or stamped upon -such THE instrument immediately beneath the
- 6 signature of -such- THE notary public. -
- 7 (e) Wherever in this act it is required that the name of a
- 8 person shall be "printed, typewritten, or stamped upon -such THE
- 9 instrument immediately beneath the signature" of -such THE
- 10 person, it is the intent of the legislature to require that
- 11 -such THE signature be written upon -such THE instrument
- 12 directly preceding -such THE name so "printed, typewritten, or
- 13 stamped". -Such- THE signature shall not, however, be superim-
- 14 posed upon -such THE name so as to render either illegible.
- 15 -Such- THE instrument shall, however, be entitled to be received
- 16 for record if -such- THE name and signature are in the discretion
- 17 of the register of deeds -so- placed upon -such- THE instrument
- 18 SO as to render the connection between the 2 apparent. Any
- 19 instrument received and recorded by a register of deeds shall be
- 20 conclusively presumed to comply with the requirements of this
- 21 act. The requirements contained in this act shall be cumulative
- 22 to the requirements imposed by any other act relating to the
- 23 recording of instruments. -
- 24 (f) The address of each of the grantees in each deed of con-
- 25 veyance or assignment of real estate, including the street number
- 26 address if located within territory where -such- THE street
- 27 number addresses are in common use, or, if not, the post office

- 1 address shall be legibly printed, typewritten, or stamped in
 2 -such THE instrument. -;
- 3 (g) Instruments shall not be typewritten or printed in type
- 4 smaller than 8 point size, and the size of -any A sheet in any
- 5 -such instrument shall not exceed 8-1/2 by 14 inches, and shall
- 6 be legible and on paper of not less than 13 (17x22--500) pound
- 7 weight. Nothing in this subdivision shall affect instruments
- 8 executed outside the state or the filing or recording of plats or
- 9 other instruments, the size of which are regulated by law.
- 10 (3) A PERSON WHO VIOLATES A PROVISION OF THIS ACT IS GUILTY
- 11 OF A MISDEMEANOR PUNISHABLE BY A FINE NOT TO EXCEED \$100.00 PER
- 12 VIOLATION.