

SENATOR KRISTENSEN: Okay.

SENATOR LINDSAY: That signature should include the initialing.

SENATOR KRISTENSEN: Okay, but it's the entry of the...and I believe the law is that the order is effective the date that the docket entry is made. Is that correct?

SENATOR LINDSAY: Well the statute that we're amending makes it clear when the entry is...it sets it forth. What this is just saying is that when that docket entry is made, that it has to be at least initialed or signed is the term.

SENATOR KRISTENSEN: Okay. So in other words, the clerk just couldn't write that in there.

SENATOR LINDSAY: Right.

SENATOR KRISTENSEN: Okay, and then the other law...

SENATOR LINDSAY: It's to avoid exactly that situation where the clerk or the court reporter types it up, sticks it in there and the judge maybe never reviewed it.

SENATOR KRISTENSEN: Okay. And then the other law applies as to when the judgment or the entry is final, whether it's the day that the journal entry is filed, whether it's the docket entry and there is laws about which one of those controls that there is a discrepancy.

SENATOR LINDSAY: It does not impact that, right.

SENATOR KRISTENSEN: Thank you. Thank you, Madam President.

SENATOR CROSBY: Thank you, Senator Kristensen. Senator Witek, on the Lindsay amendment.

SENATOR WITEK: Madam Chairman, members of the body, I just wanted to thank Senator Lindsay for working so well with the Attorney General's Office and myself on this and hopefully that good will will extend to some of the other bills following this session. Thank you.

SENATOR CROSBY: Thank you, Senator Witek. Any further