

1 **Rule 58B. Satisfaction of judgment.**

2 (a) **Satisfaction by acknowledgment.** A judgment may be satisfied by the owner or
3 ~~the owner's attorney by filing an acknowledgment of satisfaction in the court in which~~
4 ~~the judgment was first entered after payment of the judgment. Within 28 days after full~~
5 satisfaction of the judgment, the owner or the owner's attorney must file an
6 acknowledgment of satisfaction in the court in which the judgment was entered. If the
7 owner is not the original judgment creditor, the owner or owner's attorney ~~shall~~must
8 also file proof of ownership. If the satisfaction is for part of the judgment or for fewer
9 than all of the judgment debtors, it ~~shall~~must state the amount paid or name the debtors
10 who are released.

11 (b) **Satisfaction by order of court.** The court in which the judgment was first
12 entered may, upon motion and satisfactory proof, enter an order declaring the judgment
13 satisfied.

14 (c) **Effect of satisfaction.** Satisfaction of a judgment, whether by acknowledgement
15 or order, ~~shall discharge~~ the judgment, and the judgment ~~shall cease~~ to be a lien as to
16 the debtors named and to the extent of the amount paid. A writ of execution or a writ of
17 garnishment issued after partial satisfaction ~~shall~~must include the partial satisfaction
18 and ~~shall~~must direct the officer to collect only the balance of the judgment, or to collect
19 only from the judgment debtors remaining liable.

20 (d) **Filing certificate of satisfaction in other counties.** After satisfaction of a
21 judgment, whether by acknowledgement or order, has been entered in the court in
22 which the judgment was first entered, a certificate by the clerk showing the satisfaction
23 may be filed with the clerk of the district court in any other county where the judgment
24 has been entered.

25