GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 68 PROPOSED COMMITTEE SUBSTITUTE H68-PCS80068-LA-1

Short Title: Tax Certification - Add Counties. (L	Local)
Sponsors:	
Referred to:	
February 10, 2011	
A BILL TO BE ENTITLED	
AN ACT TO AUTHORIZE ALAMANCE, BRUNSWICK, BUNCOMBE, AND YAN COUNTIES TO REQUIRE THE PAYMENT OF DELINQUENT PROPERTY TA BEFORE RECORDING DEEDS CONVEYING PROPERTY.	
The General Assembly of North Carolina enacts:	
SECTION 1. G.S. 161-31(b) reads as rewritten:	
"§ 161-31. Tax certification.	
(a) Tax Certification. – The board of commissioners of a county may, by resolute require the register of deeds not to accept any deed transferring real property for registrunless the county tax collector has certified that no delinquent ad valorem county taxed valorem municipal taxes, or other taxes with which the collector is charged are a lien of property described in the deed. The county commissioners may describe the form	ration es, ad on the
certification must take in its resolution.	
(a1) Exception to Tax Certification. – If a board of county commissioners ado resolution pursuant to subsection (a) of this section, notwithstanding the resolution, the registration under supervision of a closing attorney and containing this statement on the deed: "This instruption of a closing attorney and containing this statement on the deed: "This instruption of a closing attorney and containing this statement on the deed: "This instruption of the closing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing processing attorney to the county tax collector upon disbursement of closing attorney to the county tax collector upon disbursement of closing attorney tax collector upon disburs	gister r the iment to be eds."
(b) Applicability. – This section applies only to Alamance, Alexander, Anson, Bear	
Bertie, <u>Brunswick</u> , <u>Buncombe</u> , Burke, Cabarrus, Camden, Carteret, Caswell, Cata Cherokee, Chowan, Clay, Cleveland, Currituck, Dare, Davidson, Davie, Duplin, Dur	
Edgecombe, Forsyth, Gaston, Gates, Graham, Granville, Greene, Halifax, Harnett, Hayv	
Henderson, Hertford, Hyde, Iredell, Jackson, Johnston, Jones, Lee, Lenoir, Lincoln, M	
Madison, Martin, McDowell, Montgomery, Nash, Northampton, Onslow, Pasquotank, Pe	
Perquimans, Person, Pitt, Polk, Robeson, Rockingham, Rowan, Rutherford, Stanly, S	Surry,
Swain, Transylvania, Tyrrell, Vance, Warren, Washington, Wayne, Wilson, Yadkin Yadkin, and Yancey Counties."	and



SECTION 2. This act is effective when it becomes law.