GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

Н

HOUSE BILL 584 PROPOSED COMMITTEE SUBSTITUTE H584-PCS40465-RN-9

Short Title: Real Prop./Error Correction & Title Curative.

(Public)

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Sponsors:

Referred to:

	April 6, 2017			
1 2	A BILL TO BE ENTITLED AN ACT TO CLARIFY THE PROCESS FOR CORRECTING NONMATERIAL ERRORS			
3	IN RECORDED INSTRUMENTS OF TITLE, TO CREATE A CURATIVE			
4	PROCEDURE FOR OBVIOUS DESCRIPTION ERRORS IN DOCUMENTS OF TITLE,			
5	AND TO CREATE A TEN-YEAR CURATIVE PROVISION FOR CERTAIN DEFECTS			
6	IN RECORDED INSTRUMENTS OF TITLE.			
7	The General Assembly of North Carolina enacts:			
8	SECTION 1. G.S. 47-36.1 reads as rewritten:			
9	"§ 47-36.1. Correction Notice of errors in recorded instruments.instruments of title.			
10	(a) Notwithstanding G.S. 47-14 and G.S. 47-17, notice of <u>a nonmaterial typographical</u>			
11	or other minor <u>nonmaterial</u> error in a deed or other instrument recorded with the register of			
12	deeds may be given by recording an <u>a corrective notice</u> affidavit. If an <u>a corrective notice</u>			
13	affidavit is conspicuously identified as a corrective <u>notice</u> or scrivener's affidavit in its title, the			
14	register of deeds shall index the name of the affiant, the names of the original parties in the			
15 16	instrument, the recording information of the instrument being corrected, for which the			
10 17	<u>corrective notice is being given</u> , and the original parties as they are named in the affidavit. A			
17	copy of the previously recorded instrument to which the <u>corrective notice</u> affidavit applies may			
19	be attached to the <u>corrective notice</u> affidavit and need not be a certified copy. To the extent the correction is inconsistent with the originally recorded instrument, and only to that extent, notice			
20	of the corrective information as provided by the affiant in the corrective <u>notice</u> affidavit is			
20	deemed to have been given as of the time the corrective <u>notice</u> affidavit is registered. Nothing			
22	in this section invalidates or otherwise alters the legal effect of any instrument of correction			
23	authorized by statute in effect on the date the instrument was registered.			
24	"			
25	SECTION 2. Article 2 of Chapter 47 of the General Statutes is amended by adding			
26	a new section to read:			
27	"§ 47-36.2. Cure of obvious description errors in recorded instruments.			
28	(a) The following definitions apply to this section, unless the context requires a			
29	different meaning:			
30	(1) Authorized attorney. – An individual licensed to practice law under Chapter			
31	84 of the General Statutes, who is one of the following:			
32	a. The attorney who drafted the instrument containing the obvious			
33	description error to be corrected.			
34	b. <u>The attorney for any party to the transaction for which the instrument</u>			
35	containing the obvious description error was recorded, including, for			
36	example, but not limited to, the attorney for (i) the grantor or grantee			



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			in a deed; (ii) the mortgagor or mortgagee	in a mortgage; (iii) the
			grantor or trustor in a deed of trust; (iv) the tr	
			substitute trustee in a deed of trust; (v) the be	• • •
			deed of trust or the assignee of record of the	
			the assignor or assignee in an assignment of	
			or (vii) any party to an instrument affecting tit	
		<u>(c)</u>	An attorney retained by a title insurance con	
		<u> </u>	agent that either (i) has issued a policy of title	
			subject property in the transaction in which	-
			any subsequent transaction or (ii) proposed t	
			insurance in reliance on a curative affida	
			recorded in accordance with the provisions of	
	(2)	Cura	tive affidavit. – An affidavit executed by an	
-	<u>, , , , , , , , , , , , , , , , , , , </u>		ct an obvious description error.	
	(3)		e of intent. – A notice issued by an auth	orized attorney of the
-	<u> </u>		prized attorney's intent to sign and record a curat	-
	(4)		ous description error. – An error in the legal des	
-	<u>, /</u>		s contained in an instrument affecting title to re	
			ffice of the register of deeds in the county in wh	± ± •
			art or parts thereof is located that is evidenced b	
		<u>a.</u>	The property is identified and shown on a rec	
		<u></u>	description of the property appearing in	
			consistent with the recorded plat.	
		<u>b.</u>	The error is made apparent by reference	to other information
		<u>0.</u>	contained in the instrument or an attachment	
			reference to another instrument in the chain	
			parcel, including a recorded plat.	of the for the subject
		<u>c.</u>	One or more of the following, as stated	in the instrument are
		<u>e.</u>	inconsistent in that one or more identify the p	
			1. The legal description of the property.	toperty medificetty.
			 <u>The physical address of the property.</u> <u>The tax map identification number of the second second</u>	the property
			4. An incorrect plat reference.	<u>ine property.</u>
			5. An incorrect deed reference.	
		<u>d.</u>	The legal description of the real property in	the instrument contains
		<u>u.</u>	one or more errors transcribing courses and o	
			example, the omission of one or more lines o	
			the omission of angles and compass directi	
			courses.	ons, or the reversar of
		P	The instrument contains an error in a lo	ot or unit number or
		<u>e.</u>	designation, and the lot or unit described is no	
			trustor, mortgagor, or assignor at the time the	
		f		
		<u>f.</u>	The instrument omits an exhibit or attachmen	<u>t intended to supply the</u>
		The	legal description of the subject property.	a and shall not apply to
			erm "obvious description error" does not includ	
			nissing or improper signatures or acknow	
		-	nation of the type of ownership interest or right	
			error in the legal description that operates to con	
		1 1	erty that the grantor, trustor, mortgagor, or assi	gior owned at the time
		<u>01 CO</u>	nveyance but did not intend to convey.	

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(5)	Recorded plat. – A plat that has been prepared by	a professional land
	surveyor licensed pursuant to Chapter 89C of the Ger	-
	been recorded with the register of deeds in the county	
	situated.	· · · ·
(6)		ocument number that
<u> </u>	indicates where an instrument is recorded in the off	
	deeds.	
(7)		the Commissioner of
<u></u>	Insurance and contractually authorized by one or	more title insurance
	companies to issue commitments and policies on	behalf of said title
	insurance company.	
<u>(8)</u>		
	Chapter 58 of the General Statutes that has issued or in	tends to issue a policy
	of title insurance covering real property described in a	
	needing correction.	
<u>(b)</u> <u>No</u>	twithstanding G.S. 47-14 and G.S. 47-17, obvious des	cription errors in a
recorded instr	rument affecting title to real property may be cured by	recording a curative
affidavit with	the register of deeds in every county where the real property	is situated.
(c) Pri	or to recording a curative affidavit as described in subsecti	on (b) of this section,
the authorized	attorney seeking to record the affidavit shall serve a notice	e of intent and a copy
of the unsigne	d proposed curative affidavit on the persons identified in th	is subsection. Service
-	of intent and copy of the unsigned proposed curative affid	
	rovided by Rule 4 of the Rules of Civil Procedure for service	
affect persona	l jurisdiction. The persons entitled to service of the notice of	of intent and a copy of
the unsigned p	proposed curative affidavit pursuant to this subsection are as	follows:
(1)		
	the case of a deed of trust, the parties to the instrum	nent shall include the
	grantor or trustor named in the deed of trust and the	beneficiary of record,
	but need not include the trustee named in the deed of	trust or any substitute
	trustee.	•
<u>(2)</u>	The current record mortgagee, record beneficiary, reco	rd assignee, or record
<u></u>	secured party in any mortgage, deed of trust, assignme	-
	profits, or other recorded security instrument that may	
	by the recording of the curative affidavit.	
<u>(3)</u>		
$\overline{(4)}$		subject of the curative
<u></u>	affidavit, if known.	
<u>(5)</u>	Any title insurance company and title insurance age	ent, if applicable and
	known, that (i) issued a policy of title insurance	
	property in the transaction in which the error occurred	• •
	transaction or (ii) proposes to issue a policy of title ins	surance in reliance on
	the proposed curative affidavit.	
<u>(6)</u>		that may be adversely
	affected by the recording of the curative affidavit, the	• •
	of any mineral or timber rights that may be adver	
	recording of the curative affidavit, and the record hol	
	rights that may be adversely affected by the recor	
	affidavit.	
(d) Ea	ch person served with the notice of intent and a copy of the	he unsigned proposed
	avit described in subsection (c) of this section that wis	
	f the proposed curative affidavit or dispute the facts rec	-
	i ine proposed curative arritavit of dispute the facts fee	nea in the proposed

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1		must do so in a writing sent or delivered to the authorized attorney within 30	
2	days after the service of the documents upon that person. If the authorized attorney receives a		
3	written objection to the recordation of the proposed curative affidavit or a written statement		
4		ts recited in the proposed curative affidavit from any person served with the	
5		and a copy of the unsigned proposed curative affidavit within the prescribed	
6	• •	od applicable to the person so served, the authorized attorney shall not sign or	
7	· ·	sed curative affidavit. If the authorized attorney does not receive a written	
8		recordation of the proposed curative affidavit or a written statement disputing	
9		in the proposed curative affidavit from any person served with the notice of	
10		of the unsigned proposed curative affidavit within the prescribed 30-day time	
11	•	person so served, the authorized attorney may sign and record the proposed	
12	curative affidavit		
13		fidavit is sufficient as a curative affidavit if it does all of the following:	
14	<u>(1)</u>	Contains a statement that the curative affidavit should be indexed as a	
15	(2)	"subsequent instrument" pursuant to G.S. 161-14.1.	
16 17	<u>(2)</u>	Contains a statement that the curative affidavit is recorded pursuant to	
17		G.S. 47-36.2 to correct an obvious description error contained in a	
18	(2)	previously recorded instrument.	
19 20	<u>(3)</u>	Contains a statement that the affiant is an attorney licensed to practice law in North Caroline and is an authorized attorney purposent to $C = 47.262(a)(1)$	
20 21	(A)	North Carolina and is an authorized attorney pursuant to G.S. 47-36.2(a)(1). Identifies each instrument subject to the curative affidavit by stating the title	
21 22	<u>(4)</u>	· · ·	
22		of the instrument, the parties to the instrument, and the recording data for the instrument.	
23 24	(5)	Identifies the obvious description error contained in each instrument subject	
24 25	<u>(5)</u>	to the curative affidavit.	
23 26	<u>(6)</u>	<u>Corrects the obvious description error by stating the correct property</u>	
20 27	<u>(0)</u>	description.	
28	<u>(7)</u>	<u>Contains a statement that the affiant served a copy of the notice of intent</u>	
29	<u>.,,,</u>	required by subsection (c) of this section and a copy of the unsigned	
30		proposed curative affidavit on all persons entitled to notice pursuant to	
31		subsection (c) of this section and that service on each such person was	
32		properly effected in a manner prescribed for the service of a summons in	
33		accordance with Rule 4 of the North Carolina Rules of Civil Procedure.	
34	<u>(8)</u>	Contains a statement that the affiant did not receive any written objection to	
35	<u>x=</u> 7	the recordation of the curative affidavit or any dispute of the facts recited in	
36		the curative affidavit from any person so served within the 30-day period	
37		following the date each person was served.	
38	<u>(9)</u>	Provides the name, telephone number, and mailing address of the affiant.	
39	(10)	Is signed and sworn to or affirmed by the authorized attorney as affiant	
40	<u>-</u> -	before a notary public, with an appropriate jurat completed by the notary	
41		public that conforms to the requirements of Article 1 of Chapter 10B of the	
42		General Statutes.	
43	$\underline{(f)}$ <u>A cur</u>	ative affidavit recorded pursuant to this section in the office of the register of	
44	deeds in the cou	inty where the real property is located shall operate as a correction of the	
45	instrument being	corrected that relates back to, and is effective as of, the date the instrument	
46		was originally recorded in the office of the register of deeds, with the same	
47		escription of the property was correct when the instrument was first recorded,	
48	-	the instrument being corrected shall be bound by the terms contained in the	
49		affidavit and the instrument being corrected.	
50		payment of the appropriate recordation fee, the register of deeds shall accept a	
51	curative affidavit	for recording unless the curative affidavit (i) is submitted by a method or in a	

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1	medium	n not authorized for registration by the register of deeds under applicable law, (ii) is not			
2	signed by the affiant and sworn to or affirmed as required by law for an affidavit or affirmation,				
3	or (iii) lacks a proper jurat. A copy of the previously recorded instrument to which the curative				
4	affidavit applies may be attached to or recorded with the curative affidavit and need not be a				
5	certified copy. The register of deeds shall not be required to verify or make inquiry concerning				
6		truth of the matters stated in any curative affidavit or (ii) the authority of the person			
7		ng any curative affidavit to do so. The register of deeds shall index the curative affidavit			
8		name of the affiant and in the names of the various parties to each instrument being			
9		ed as both grantees and grantors, irrespective of their designation in the instrument being			
10		ed. The costs associated with the recording of a curative affidavit pursuant to this section			
11		paid by the party submitting the affidavit to the register of deeds.			
12	(h)	A curative affidavit recorded in compliance with this section shall be prima facie			
12		e of the facts stated therein. Any person who wrongfully or erroneously records a			
13		e affidavit is liable for actual damages sustained by any party as a result of the			
15		tion, including reasonable attorneys' fees and costs.			
16	(i)	<u>The remedies prescribed by this section are not exclusive and do not abrogate any</u>			
17		or remedies otherwise available under the laws of this State, including any rights or			
18	-	es under G.S. 47-36.1.			
18 19					
20	<u>(j)</u> offidavi	<u>No particular phrasing is required for a curative affidavit. The following form of</u> t, when properly completed, is sufficient to satisfy the requirements of subsection (e) of			
20		tion for a curative affidavit:			
21		"Curative Affidavit			
22	Thi	s curative affidavit should be indexed as a "subsequent instrument" pursuant to			
23 24	1 111	G.S. 161-14.1.			
24 25	I,	, certify as follows:			
25 26	<u>1,</u> <u>1.</u>	<u>This curative affidavit is recorded pursuant to G.S. 47-36.2 to correct an obvious</u>			
20 27	<u>1.</u>	description error contained in a previously recorded instrument.			
28	2	<u>I am an attorney licensed to practice law in North Carolina. I am an "authorized</u>			
28 29	<u>2.</u>	attorney" as defined in G.S. 47-36.2(a)(1).			
29 30	3	The instrument or instruments containing an obvious description error requiring			
31	<u>3.</u>	correction are identified as follows:			
32		<u>Insert here the following information regarding each instrument to be corrected: the</u>			
32 33					
33 34		title of the instrument, the parties to the instrument, and the recording data for the			
34 35	4	<i>instrument.</i> The obvious description error contained in the instrument(s) to be corrected is			
35 36	<u>4.</u>	identified or described as follows:			
30 37		Insert here the erroneous description that requires correction.			
38	5	The erroneous property description is corrected to read as follows:			
38 39	<u>5.</u>				
39 40	6	<u>Insert here the correct description of the real property.</u>			
40 41	<u>6.</u>	I have served a copy of a notice of my intent to sign and record this curative affidavit			
41		and a copy of this curative affidavit, unsigned, on all persons entitled to notice			
42 43		pursuant to G.S. 47-36.2(c). Service on each such person was properly effected in a			
		manner prescribed for the service of a summons in accordance with Rule 4 of the			
44 45		North Carolina Rules of Civil Procedure. I did not receive any written objection to the			
45		recordation of this curative affidavit or any dispute of the facts recited in this curative			
46 47		affidavit from any person so served within the 30-day period following the date each			
47 48	7	such person was so served.			
48	<u>7.</u>	My name, telephone number, and mailing address are as follows:			
49 50	Deter	Insert here the affiant's name, telephone number, and mailing address.			
	Date:				
51					

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	Signature of Affiant
COUNTY OF, S	
The foregoing curative affidavi	was sworn to or affirmed and subscribed before me this day by
	<u>د</u>
Date:	
	Signature of Notary Public
Official Seal	Signulare of Notary Fublic
<u>Micial Seal</u>	, Notary Public
	Print or Type Notary's Name
	<u>This of Type Rolary shame</u>
	My commission expires:"
(k) No particular phrasi	ng is required for a notice of intent described in subsection (c)
·····	form, when properly completed, is sufficient to satisfy the
equirements of subsection (c)	f this section for a notice of intent:
<u>"NOTICE OF INTENT 1</u>	O CORRECT AN OBVIOUS DESCRIPTION ERROR
<u>This is an important legal</u>	document that requires your immediate attention. Your
property rights may be affe	ted, and you may need to respond to this notice in writing.
	practice law in North Carolina. My contact information is as
ollows:	
	e, telephone number and mailing address of the
<u>au</u>	horized attorney issuing the notice.
I have discovered on have	have advised of an energy in the description of real moments
	been advised of an error in the description of real property
	uments recorded as part of a real estate-related transaction. A Affidavit accompanies this notice. The proposed Curative
	pusly recorded instrument or instruments that contain the
-	correct, the description error or errors that require correction,
	the real property. If I sign and record the proposed Curative
-	effect of correcting the erroneous property description in the
	that contain the description errors.
	y be affected if I correct the erroneous description of the real
	nstruments identified in the proposed Curative Affidavit. You
± •	ey promptly to determine whether and the extent to which my
-	ion in the instrument or instruments that need to be corrected
vill impact your property or pro	
IF YOU WISH TO O	BJECT TO MY SIGNING AND RECORDING THE
PROPOSED CURATIVE AI	FIDAVIT OR DISPUTE THE FACTS RECITED IN THE
PROPOSED CURATIVE AF	FIDAVIT, YOU MUST DO SO IN A WRITING, SENT OR
DELIVERED TO ME WITH	IN 30 DAYS AFTER THE DATE YOU WERE SERVED
WITH THIS NOTICE AND 7	<u>THE PROPOSED CURATIVE AFFIDAVIT.</u>
	objection disputing the facts recited in the proposed Curative
	ning and recording the proposed Curative Affidavit from you or
	nis notice within the prescribed 30-day period applicable to each
person so served. I intend to s	gn and record the Curative Affidavit. However, if I receive a

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1	written obi	ection	within the 30-day time period prescribed	by statute. I am not permitted to sign
2			ative Affidavit.	
3			e the facts recited in the proposed Curati	ive Affidavit or object to my signing
4			e Curative Affidavit, you need to write t	
5	above. Wh	ile I e	ncourage you to call me if you have ques	stions, your telephone call will not be
6	sufficient -	– you	must write to me if you dispute the fa	cts recited in the proposed Curative
7	<u>Affidavit o</u>	or obje	ct to my signing and recording the Curativ	ve Affidavit.
8 9	Date:			
10	<u>Date.</u>			
10 11 12				Signature of authorized attorney"
12	(l)	Nothi	ng in this section requires that a curative	affidavit be attached to an original or
14	<u></u>		a previously recorded instrument that is u	
15			ires that a curative affidavit be attached	
16			ncludes identified corrections or an origin	
17	the correct	ted ins	strument after the original recording wit	h proof or acknowledgment of their
18	execution of	of the	correction of the instrument."	
19		SEC	FION 3. Article 4 of Chapter 47 of the G	eneral Statutes is amended by adding
20	a new secti			
21			en-year curative statute.	
22			an instrument conveying or purporting to	• • • • •
23			rial defect, irregularity, or omission; (ii	
24			in the county or counties where the prop	•
25			ity, or omission is not corrected within	
26			e instrument shall be deemed effective to	
27			hough the instrument had not contained	
28		-	roper recordation and indexing of a cu	irative instrument or a notice of lis
29	-		as a toll to the 10-year curative period.	с.: 1:/ · · и
30	<u>(b)</u>		ne purposes of this section, a "material de	
31	when the re		ed instrument facially fails to comply with	
32 33		<u>(1)</u>	The proper execution of a form of a Article 3 of Chapter 47 of the General S	
33 34		(2)		
34 35		<u>(2)</u>	<u>The proper recital of consideration paid</u> of the property or party, or the date of	- · · ·
35 36			obligation secured by the instrument.	the instrument of any instrument of
30 37		<u>(3)</u>	The proper affixation of seal by an	y person authorized to execute an
38		<u>(J)</u>	instrument by virtue of an office or ap	
38 39			required to affix the seal to the recorded	
40	<u>(c)</u>	Nothi	ng in this section is intended to modify an	
41			fight this section is intended to modify an ifancy of the grantor or the provisions of	
42		-	edies available under the laws of this State	
43	to mint un		FION 4. G.S. $161-14.1(a)$ reads as rewrite	
44	"8 161-14."		cording subsequent entries as separate	
45	(a)		ed in this section, the following terms me	
46				
47		(3)	Subsequent instrument Any instru	ment presented for registration that
48		(-)	indicates in its title or within the first ty	
49			or purports to <u>correct</u> , modify, amend, s	10
50			revoke, or cancel a previously re	
51			subsequent instruments include the follo	

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1	a.	The appointment or designation of a substitute trustee in a deed of
2		trust.
3	b.	A corrective <u>notice</u> affidavit registered pursuant to G.S.
4		45-36.1.G.S. 45-36.1 or a curative affidavit registered pursuant to
5		<u>G.S. 45-36.2.</u>
6	"	
7	SECTION 5	. This act is effective when it becomes law and applies to curative
8	affidavits filed on or afte	r that date.