GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL 445 House Committee Substitute Favorable 6/26/24 Third Edition Engrossed 6/26/24

Short Title: Recording of Court-Filed Documents.

(Public)

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Sponsors:

Referred to:

April 3, 2023

A BILL TO BE ENTITLED

- AN ACT TO ALLOW CERTIFIED COPIES OF COURT-FILED DOCUMENTS TO BE
 RECORDED WITHOUT MEETING CERTAIN CONFORMING REQUIREMENTS OF
 THE REGISTER OF DEEDS, TO MODIFY VARIOUS PROVISIONS REGARDING
 SUMMARY EJECTMENTS AND OTHER SMALL CLAIMS MATTERS, AND TO
 MODIFY PROVISIONS REGARDING PROPERTY CRIMES.
- 7 The General Assembly of North Carolina enacts:

9 PART I. ALLOW CERTIFIED COPIES OF COURT-FILED DOCUMENTS FOR 10 REGISTER OF DEEDS

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SECTION 1. G.S. 161-14 reads as rewritten:

12 "§ 161-14. Registration of instruments.

13 After the register of deeds has determined that all statutory and locally adopted (a) prerequisites for recording have been met, the register of deeds shall immediately register all 14 written instruments presented to him for registration. When an instrument is presented for 15 16 registration, the register of deeds shall endorse upon it the day and hour on which it was presented. This endorsement forms a part of the registration of the instrument. All instruments 17 shall be registered in the precise order in which they were presented for registration. Immediately 18 19 after endorsing the day and hour of presentation upon an instrument, the register of deeds shall index and cross-index it in its proper sequence. The register of deeds shall then proceed to register 20 21 it on the day that it is presented unless a temporary index has been established.

The register of deeds may establish a temporary index in which all instruments presented for registration shall be indexed until they are registered and entered in the permanent indexes. A temporary index shall operate in all respects as the permanent index. All instruments presented for registration shall be registered and indexed and cross-indexed on the permanent indexes not later than 30 days after the date of presentation.

(b) All instruments, except instruments conforming to the provisions of G.S. 25-9-521,
 <u>G.S. 25-9-521 and any certified copy of a court-filed document, presented for registration on</u>
 paper shall meet all of the following requirements:

- 30 31
- (1) Be eight and one-half inches by eleven inches or eight and one-half inches by fourteen inches.
- 32 (2) Have a blank margin of three inches at the top of the first page and blank
 33 margins of at least one-half inches on the remaining sides of the first page and
 34 on all sides of subsequent pages.



	General Assemb	oly Of North Carolina	Session 2023	
1 2 3	(3)	Be typed or printed in black on white paper in a legible font smaller than 9 points shall be considered legible. Blanks in an be completed in pen and corrections to an instrument may be	instrument may	
4	(4)	Have text typed or printed on one side of a page only.	Ĩ	
5	(5)	State the type of instrument at the top of the first page.		
6	If an instrum	ent does not meet these requirements, the register of deeds sh	hall register the	
7	instrument after collecting the fee for nonstandard documents as required by G.S. 161-10(a)(18a)			
8	in addition to all other applicable recording fees. However, if an instrument fails to meet the			
9	requirements because it contains print in a font size smaller than 9 points, the register of deeds			
10	may register the instrument without collecting the fee for nonstandard documents if, in the			
11	discretion of the register of deeds, the instrument is legible.			
12		led by Session Laws 2019-35, s. 4, effective June 21, 2019.		
13		e purposes of this section, the term "instrument" means all of the	ne following for	
14		llected under G.S. 161-10(a):	U	
15	(1)	Instruments in General.		
16	(2)	Deeds of Trust, Mortgages, and Cancellation of Deeds	of Trust and	
17		Mortgages.		
18	(3)	Uniform Commercial Code filings.		
19	(4)	Torrens Registrations.		
20	(5)	Master Forms.		
21	(e) Notwi	ithstanding subsection (a) of this section, the register of deeds sh	all immediately	
22	register a written	instrument presented to him or her for registration that meet	ts the following	
23	requirements: (i)	the instrument is a portion of a map of a cemetery that was divid	led into sections	
24	based upon race,	(ii) the other portion of the map of a cemetery was properly n	registered in the	
25	office of the regi	ister of deeds, and (iii) the unregistered portion of the map do	es not have the	
26	surveyor's stamp	or seal and original signature affixed."		
27				
28		BLISH THE SMALL CLAIMS APPEAL PERIOD BEGIN	INING WHEN	
29		IS RENDERED		
30		FION 2.(a) G.S. 7A-224 reads as rewritten:		
31		dition and entry of judgment.		
32	-	a small claim action is rendered in writing and signed by	-	
33		rendered electronically by the magistrate. The judgment so		
34		district court, and is recorded and indexed as are judgments of	the district and	
35	1 0	nerally. Entry is made as soon as practicable after rendition."		
36		FION 2.(b) G.S. 7A-228 reads as rewritten:	1 6 / 1	
37		v trial before magistrate; appeal for trial de novo; how ap	peal perfected;	
38		notice; dismissal.	1	
39 40		hief district court judge may authorize magistrates to hear moti		
40		gment pursuant to G.S. 1A-1, Rule $60(b)(1)$ and order a new		
41		exercise of the authority of the chief district court judge in allow		
42		(1) motions shall not be construed to limit the authority of the super to Pule $O(h)(1)$ through (6) of the Pules of Civil Presedur		
43 44	-	suant to Rule $60(b)(1)$ through (6) of the Rules of Civil Procedur		
44 45		rder entered by a magistrate and, if granted, to order a new final disposition before the magistrate, the sole remedy for an		
	0			
46 47	11	de novo before a district court judge or a jury. Notice of appearurt upon announcement or after entry of judgment. a judgmen		
47 48	• •	open court, written notice of appeal must be filed in the office		
48 49		thin 10 days after entry of judgment. a judgment is rendered.		
49 50	-	the manner set out in subsection (b). Upon announcement of the		
50 51	-	eipt of the written notice of appeal, the appeal shall be noted upo		
51	court of upon ieu	erpt of the written notice of appear, the appear shall be noted up	m the judgillellt.	

1 If the judgment was mailed to the parties, then the time computations for appeal of such judgment 2 shall be pursuant to G.S. 1A-1, Rule 6. 3 The appeal shall be perfected by (1) oral announcement of appeal in open court; or (b) 4 (2) by filing notice of appeal in the office of the clerk of superior court within 10 days after entry 5 of a judgment is rendered pursuant to subsection (a), and by serving a copy of the notice of appeal 6 on all parties pursuant to G.S. 1A-1, Rule 5. Failure to pay the costs of court to appeal within 10 7 days after entry of a judgment is rendered in a summary ejectment action, and within 20 days 8 after entry of a judgment is rendered in all other actions, shall result in the automatic dismissal 9 of the appeal. Notwithstanding the foregoing deadlines, if an appealing party petitions to qualify 10 as an indigent for the appeal and is denied, that party shall have an additional five days to perfect 11 the appeal by paying the court costs. The failure to demand a trial by jury in district court by the 12 appealing party before the time to perfect the appeal has expired is a waiver of the right thereto. 13 A person desiring to appeal as an indigent shall, within 10 days of entry of judgment (b1) 14 by the magistrate, a magistrate rendering a judgment, file an affidavit that he or she the person is 15 unable by reason of poverty to pay the costs of appeal. Within 20 days after entry of judgment, a 16 judgment is rendered, a superior or district court judge, magistrate, or the clerk of the superior 17 court may authorize a person to appeal to district court as an indigent if the person is unable to 18 pay the costs of appeal. The clerk of superior court shall authorize a person to appeal as an 19 indigent if the person files the required affidavit and meets one or more of the criteria listed in 20 G.S. 1-110. A superior or district court judge, a magistrate, or the clerk of the superior court may 21 authorize a person who does not meet any of the criteria listed in G.S. 1-110 to appeal as an 22 indigent if the person cannot pay the costs of appeal. 23 The district court may dismiss an appeal and require the person filing the appeal to pay the 24 court costs advanced if the allegations contained in the affidavit are determined to be untrue or 25 if the court is satisfied that the action is frivolous or malicious. If the court dismisses the appeal, 26 the court shall affirm the judgment of the magistrate. 27" 28 29 PART III. REQUIRE WRITTEN FINDINGS OF INDIGENCY IN SMALL CLAIMS 30 APPEALS, MODIFY CRITERIA FOR PLAINTIFF'S MOTION TO DISMISS 31 SUMMARY EJECTMENT APPEAL, AND REQUIRE THE CLERK TO DISBURSE 32 **PAYMENTS WITHIN FIVE DAYS OF A REQUEST** 33 SECTION 3.(a) G.S. 7A-228 reads as rewritten: 34 "§ 7A-228. New trial before magistrate; appeal for trial de novo; how appeal perfected; 35 oral notice; dismissal. 36 . . . 37 (b1) A person desiring to appeal as an indigent shall, within 10 days of entry of judgment 38 by the magistrate, file an affidavit that he or she is unable by reason of poverty to pay the costs 39 of appeal. Within 20 days after entry of judgment, a superior or district court judge, magistrate, 40 or the clerk of the superior court may authorize a person to appeal to district court as an indigent 41 if the person is unable to pay the costs of appeal. The clerk of superior court shall authorize a 42 person to appeal as an indigent if the person files the required affidavit and meets one or more of 43 the criteria listed in G.S. 1-110. A superior or district court judge, a magistrate, or the clerk of 44 the superior court may authorize a person who does not meet any of the criteria listed in 45 G.S. 1-110 to appeal as an indigent if the person cannot pay the costs of appeal. 46 The district court may dismiss an appeal and require the person filing the appeal to pay the 47 court costs advanced if the allegations contained in the affidavit are determined to be untrue or 48 if the court is satisfied that the action is frivolous or malicious. If the court dismisses the appeal, 49 the court shall affirm the judgment of the magistrate.

	General Assembly Of North Carolina Session				
1	(b2) A sur	perior or district court judge, magistrate, or clerk of superio	r court authorizing a		
2		to district court as an indigent pursuant to subsection (b1)			
3	do at least one of	f the following:			
4	(1)	Make written findings including (i) all criteria listed in C	B.S. 1-110 that led to		
5		the authorization of the person to appeal to district cour			
6		(ii) all information or evidence used to determine that on	e or more criteria in		
7		<u>G.S. 1-110 existed.</u>			
8	<u>(2)</u>	Make written findings indicating (i) that the authorization	ion of the person to		
9		appeal to district court as an indigent was not based up	oon criteria listed in		
10		G.S. 1-110 and (ii) all information or evidence used to	o determine that the		
11		person would otherwise be authorized to appeal to district	court as an indigent.		
12					
13	. ,	n a defendant in a summary ejectment action has given r	11		
14		opeal in accordance with G.S. 7A-228(b), the plaintiff r			
15	defendant a motion to dismiss the appeal if the defendant: defendant failed to raise a defense				
16		ng in the small claims court and failed to do at least one of			
17	(1)	Failed to raise a defense orally or in writing in the small			
18	(2)	Failed to file File a motion, answer, or counterclaim i	in the district court;		
19		and <u>court.</u>			
20	(3)	Failed to comply <u>Comply</u> with any obligation set forth	-		
21	T T1 (* 1)	Execution on Appeal of Summary Ejectment Judgment e	-		
22	The motion to dismiss the appeal shall state that the defendant failed to raise a defense orally or				
23	-	small claims court and list all any of the deficiencies commit	-		
24 25		ubdivisions $\frac{(1)}{(2)}, \frac{(2)}{(2)}$ and (3) of this subsection, and sha			
25 26		notion to dismiss without a hearing if the defendant fails t	1		
20 27	days of receipt of the motion. The defendant may defeat the motion to dismiss by responding within 10 days of receipt of the motion by doing any <u>at least one</u> of the following acts: (i) <u>if the</u>				
28		lleging a deficiency described in subdivision (2) of this su			
28 29					
30	1	responsive motion, answer, or counterclaim and serving the plaintiff with a copy thereof or (ii) if the motion is filed alleging a deficiency described in subdivision (3) of this subsection, by			
31		paying the amount due under the bond to stay execution, if any amount is owed by the defendant.			
32		is not required by law to make any payment under the bor			
33		ot use the failure to make a payment as a basis to dismiss t	•		
34		file, determine whether the motion satisfies the requiremen			
35		er the defendant has made a sufficient response to defeat t			
36		solving the matter without a hearing.	· · · · · · · · · · · ·		
37	"				
38		FION 3.(b) G.S. 42-31 reads as rewritten:			
39	"§ 42-31. Trial	by magistrate.			
40	If the defend	ant by his answer denies any material allegation in the oatl	n of the plaintiff, the		
41		hear the evidence and give judgment as he shall find th			
42	magistrate finds	in favor of the plaintiff, the magistrate's judgment shall inc	clude an order to the		
43		court providing that if the judgment is appealed by the de			
44	-	compelled to pay to the plaintiff any amount specified in			
45		thin five business days of a written request by the plaintiff.			
46		FION 3.(c) G.S. 42-34 reads as rewritten:			
47	"§ 42-34. Unde	rtaking on appeal and order staying execution.			
48	···		11 1 11 141 1		
49 50	· · · ·	application of the plaintiff, the clerk of superior court sh			
50 51		a written request, pay to the plaintiff any amount of the ren			
51	the defendant int	to the clerk's office which are not claimed by the defendant	m any pleadings.		

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	(g) When it appears by stipulation executed by all of the parties or by final order of the		
cc	court that the appeal has been resolved, the clerk of court shall shall, within five business days		
of a written request, disburse any accrued moneys of the undertaking remaining in the clerk's			
of	fice according to the terms of the stipulation or order."		
	ART IV. INCREASE PUNISHMENT FOR WILLFUL AND WANTON DAMAGE TO		
THE RESIDENTIAL REAL PROPERTY OF ANOTHER			
	SECTION 4. G.S. 14-127 reads as rewritten:		
"§ 14-127. Willful and wanton injury to real property.			
If any person shall willfully and wantonly damage, injure or destroy any real property			
whatsoever, either of a public or private nature, he shall be the person is guilty of a Class 1			
misdemeanor. Unless the conduct is covered under some other provision of law providing greater			
punishment, if any person shall willfully and wantonly damage, injure, or destroy the residential			
	al property of another, and that damage, injury, or destruction results in damages valued at one		
ίh	ousand dollars (\$1,000) or more, the person is guilty of a Class I felony."		
п			
	ART V. PROHIBIT FRAUDULENT RENTAL, LEASE, OR ADVERTISEMENT FOR ALE OF RESIDENTIAL REAL PROPERTY		
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n .	SECTION 5. Article 20 of Chapter 14 of the General Statutes is amended by adding new section to read:		
	14-117.8. Fraudulently renting, leasing, or advertising for sale of residential real		
3	property.		
	(a) Offense Involving Fraudulent Rental or Lease. – It is unlawful to rent or lease		
re	sidential real property to another person knowing that the renter or lessor has no lawful		
	vnership in the property or leasehold interest in the property.		
<u> </u>	(b) Offense Involving Fraudulent Advertising. – It is unlawful to list or advertise		
re	sidential real property for sale knowing that the purported seller has no legal title or authority		
	sell the property.		
	(c) Punishment. – Unless the conduct is covered under some other provision of law		
pr	oviding greater punishment, a person who violates this section shall be punished as follows:		
	(1) A person who violates subsection (a) of this section is guilty of a Class H		
	felony.		
	(2) A person who violates subsection (b) of this section is guilty of a Class I		
	felony.		
	(d) In addition to any criminal penalties provided in this section, knowingly renting or		
le	asing residential real property to another person knowing that the renter or lessor has no lawful		
0	vnership or leasehold interest in the property shall constitute a violation of G.S. 75-1.1."		
P	ART VI. EFFECTIVE DATE		
	SECTION 6. Part 1 of this act is effective when it becomes law and applies to		
	struments presented for registration on or after that date. Part 2 of this act becomes effective		
	ctober 1, 2025, and applies to judgments rendered on or after that date. Part 3 of this act		
	comes effective October 1, 2024, and applies to judgments rendered on or after that date. Parts		
	and 5 of this act become effective December 1, 2024, and apply to offenses committed on or		
	ton that data. The nome independent of this paties offective when it has some a law		

46 after that date. The remainder of this act is effective when it becomes law.