## 2008 SESSION

ENROLLED

[H 1106]

## 1

## VIRGINIA ACTS OF ASSEMBLY — CHAPTER

- An Act to amend and reenact §§ 8.01-446, 8.01-446.1, 8.01-449, 17.1-223, 17.1-225, 17.1-226,
  17.1-227.1, 17.1-228, 17.1-244, 17.1-249, 17.1-258.3, 17.1-258.4, and 17.1-276 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 17.1-258.3:1 and by adding in Article 8 of Chapter 2 of Title 17.1 a section numbered 17.1-295, relating to electronic
  filing of land records; digital reproduction; recordation of judgments; secure remote access; deed
- 7 cover sheets; fees collected by clerks.

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## Approved

**10** Be it enacted by the General Assembly of Virginia:

11 1. That §§ 8.01-446, 8.01-446.1, 8.01-449, 17.1-223, 17.1-225, 17.1-226, 17.1-227.1, 17.1-228, 12 17.1-244, 17.1-249, 17.1-258.3, 17.1-258.4, and 17.1-276 of the Code of Virginia are amended and 13 reenacted and that the Code of Virginia is amended by adding a section numbered 17.1-258.3:1 14 and by adding in Article 8 of Chapter 2 of Title 17.1 a section numbered 17.1-295 as follows:

15 § 8.01-446. Clerks to keep judgment dockets; what judgments to be docketed therein.

The clerk of each court of every circuit shall keep in his office, in a well-bound book, or by 16 microphotographic or electronic process allowed by § 17.1-240, a judgment docket, in which he shall 17 docket, without delay, any judgment for a specific amount of money rendered in his court, and shall 18 19 likewise docket without delay any judgment for a specific amount of money rendered in this 20 Commonwealth by any other court of this Commonwealth or federal court, when he shall be required so 21 to do by any person interested, on such person delivering to him an authenticated legible abstract of it 22 and also upon the request of any person interested therein, any such judgment rendered by a district 23 court judge whose book has been filed in his office under the provisions of Title 16.1 or of which a 24 legible abstract is delivered to him certified by the district court judge who rendered it; provided, that 25 judgments docketed in the clerk's office of the Circuit Court of the City of Williamsburg and the County 26 of James City shall be docketed and indexed in one book. A specific judgment for money shall state 27 that it is a judgment for money in a specific amount in favor of a named party, against a named party, 28 with that party's address, if known, and it shall further state the time from which the judgment bears 29 interest. An order of restitution docketed pursuant to § 19.2-305.2 shall have the same force and effect 30 as a specific judgment for money and shall state that it is an order of restitution in a specific amount in 31 favor of a named party, against a named party, with that party's address, if known, and it shall further 32 state the time from which the judgment bears interest. If the clerk determines that an abstract is not 33 legible, the clerk shall refuse to record it and shall return it to the person who tendered the abstract for 34 recording.

35 § 8.01-446.1. Keeping of docket books by clerk of court using micrographic process; form.

Whenever judgments are docketed in the judgment lien book in the office of the clerk of the circuit court and are recorded by a procedural micrographic process as provided in § 17.1-240, or by any other method or process which renders impractical or impossible the subsequent entry of notations upon the docketed judgment, an appropriate certificate of assignment, release, partial release, certified copy of any order, or other separate instrument setting forth the necessary information as provided in this section shall be recorded and indexed according to law. Such instrument shall conform substantially with the following form:

43 TYPE OF FILING (Check One) 44 ) Assignment ORIGINAL BOOK # . . . . PAGE . . . . ( 45 ( ) Release (or instrument no) 46 ( ) Partial Release ORIGINAL DATE DOCKETED: . . . . . 47 ( ) Credit(s) 48 ) Additional Debtor(s) ( 49 ) New Name of Debtor ( 50 Date of Judgment: 51 Amount of Judgment: 52 Plaintiff(s): 53 Defendant(s): 54 Assignee (If assignment): ..... 55 Payments (If credits): AMOUNT . . . . . . . . . DATE PAID . . . . HB1106ER

56 (Complete below if additional debtor or change of name of debtor) 57 Debtor: 58 Social Security Number of Debtor (Last Four Digits)(If known): 59 60 61 62 (Plaintiff) (Attorney for Plaintiff) 63 (Authorized Agent for Plaintiff) 64 Any judgment creditor who knowingly gives false information upon 65 such certificate made under this section shall be guilty of a 66 Class 1 misdemeanor. 67 § 8.01-449. How judgments are docketed. A. The judgment docket required by § 8.01-446 may be kept in a well-bound book, or any other 68 69 media permitted by § 17.1-240. The date and time of docketing shall be recorded with each judgment 70 docketed. The clerk of the circuit court of any county using card files on July 1, 1975, may continue to use the card file system. The docketing may be done by copying the wording of the judgment order 71 72 verbatim or by abstracting the information therefrom into a book or into fixed fields of an electronic 73 data storage system. Where a procedural microphotographic system is used, the docketing may be done 74 by recording and storing a retrievable image of the judgment order, judgment abstract, or other source 75 document such as a certificate of assignment or release. Where an electronic imaging system is used, the 76 document image shall be stored in a data format which permits recall of the image. Any judgment 77 docketed pursuant to this subsection shall contain the information required by subsection B. 78 B. Where a well-bound book is used for the judgment docket there shall be stated in separate 79 columns (i) the date and amount of the judgment, (ii) the time from which it bears interest, (iii) the 80 costs, (iv) the full names of all the parties thereto, including the address, date of birth and the last four digits of the social security number, if known, of each party against whom judgment is rendered, (v) the 81 82 alternative value of any specific property recovered by it, (vi) the date and the time of docketing it, (vii) 83 the amount and date of any credits thereon, (viii) the court by which it was rendered and the case 84 number, and (ix) when paid off or discharged in whole or in part, the time of payment or discharge and by whom made when there is more than one defendant. And in case of a judgment or decree by 85 86 confession, the clerk shall also enter in such docket the time of day at which the same was confessed, or 87 at which the same was received in his office to be entered of record. There shall also be shown on such 88 book the name of the plaintiff's attorney, if any. 89 C. Error or omission in the entry of the address or addresses or the social security number or 90 numbers of each party against whom judgment is rendered shall in no way affect the validity, finality or 91 priority of the judgment docketed. 92 D. Beginning July 1, 2010, any judgment made available to subscribers via secure remote access 93 pursuant to § 17.1-294 shall contain only the last four digits of the social security number of any party. 94 However, the information otherwise required in the judgment docket pursuant to subsection B of this 95 section shall be provided. 96 E. The attorney or party who prepares or submits the judgment for recordation has the responsibility 97 for ensuring that only the last four digits of the social security number are included in the judgment **98** prior to the instrument's being submitted for recordation. The clerk has the authority to reject any 99 judgment that does not comply with the provisions of this section.

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§ 17.1-223. Duty of clerk to record writings, etc., and make index.

A. Every writing authorized by law to be recorded, with all certificates, plats, schedules or other 101 papers thereto annexed or thereon endorsed, upon payment of fees for the same and the tax thereon, if 102 103 any, shall, when admitted to record, be recorded by or under the direction of the clerk on such media as 104 are prescribed by § 17.1-239. However, the clerk has the authority to reject any writing for filing or 105 recordation unless (i) each individual's surname only, where it first appears in the writing, is underscored 106 or written entirely in capital letters, (ii) each page of the instrument or writing is numbered, (iii) the Code section under which any exemption from recordation taxes is claimed is clearly stated on the face 107 108 of the writing, (iv) the names of all grantors and grantees are listed as required by §§ 55-48 and 55-58, and if a cover sheet is used pursuant to § 17.1-227.1, that the names of all grantors and grantees on the 109 110 face of such writing are the same on the cover sheet, and (v) the first page of the document bears an 111 entry showing the name of either the person or entity who drafted the instrument, except that papers or 112 documents prepared outside of the Commonwealth shall be recorded without such an entry. Such 113 writing, once recorded, shall be returned to the grantee unless otherwise indicated clearly on the face of 114 the writing including an appropriate current address to which such writing shall be returned.

115 B. The attorney or party who prepares the writing for recordation shall ensure that the writing

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116 satisfies the requirements of subsection A and that (i) the social security number is removed from the

117 writing prior to the instrument being submitted for recordation, (ii) a deed conveying not more than four 118 residential dwelling units states on the first page of the document the name of the title insurance

119 underwriter insuring such instrument or a statement that the existence of title insurance is unknown to

120 the preparer.

121 C. If the writing or deed is accepted for record and spread on the deed books, it shall be deemed to 122 be validly recorded for all purposes. Such books shall be indexed by him as provided by § 17.1-249 and 123 carefully preserved. Upon admitting any such writing or other paper to record the clerk shall endorse 124 thereon the day and time of day of such recordation. More than one book may be used 125 contemporaneously under the direction of the clerk for the recordation of the writings mentioned in this 126 section whenever it may be necessary to use more than one book for the proper conduct of the business 127 of his office. After being so recorded such writings may be delivered to the party entitled to claim under 128 the same.

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§ 17.1-225. Remote access to nonconfidential court records.

130 The clerk of the circuit court of any county or city may provide remote access, including Internet 131 access, to all nonconfidential court records maintained by his office and described in § 17.1-242. The 132 clerk shall be responsible for insuring that proper security measures are implemented and maintained to 133 prevent remote access users from obtaining any data that are confidential under this Code and to prevent 134 the modification or destruction of any records by remote access users. For purposes of this section, 135 remote access users are those individuals who are not employees of the clerk's office. Secure remote 136 access to land records shall be governed by § 17.1-294.

137 § 17.1-226. Remote access to certain agencies from clerk of court.

138 The governing body of any county or city locality may give the clerk of its circuit court, pursuant to 139 § 17.1-225, the authority to provide remote access users with information from county, eity or local 140 agencies that the clerk may provide to remote access users. 141

§ 17.1-227.1. Use of cover sheets on deeds or other instruments by circuit court clerks.

142 Circuit court clerks may require that any deed or other instrument conveying or relating to an interest 143 in real property be filed with a cover sheet detailing the information contained in the deed or other 144 instrument necessary for the clerk to properly index such instrument. The cover sheet shall be developed 145 in conjunction with the Supreme Court of Virginia. The attorney or party who prepares or submits the 146 cover sheet on any deed or other instrument conveying or relating to an interest in real property for 147 recordation has the responsibility for ensuring the accuracy of the information contained in the cover 148 sheet.

149 The cover sheet shall not be included as a page for determining the amount of any applicable filing 150 fees pursuant to subdivision A 2 of § 17.1-275, nor shall the cover sheet be construed to convey title to 151 any interest in real property or purport to be a document in the chain of title conveying any interest in 152 real property.

153 § 17.1-228. Recording releases of deeds of trust, partial releases of deeds of trust, court ordered 154 releases, or other liens or assignments in cities and counties using microfilm.

Notwithstanding any other provision of law, whenever the writings required by law to be recorded in 155 156 the deed book in the office of the clerk of the circuit court of any city or county are recorded by a 157 microphotographic process or by any other method or process which renders impractical or impossible 158 the subsequent entering of marginal notations upon a recorded instrument, an appropriate certificate, 159 certificate of satisfaction, certificate of partial satisfaction, certified copy of order, or other separate 160 instrument setting forth the necessary information shall be recorded and indexed according to law.

161 When existing deed books in the office of the clerk of the circuit court of any county or city are to 162 be microfilmed or digitally reproduced for security purposes, the clerk may provide that marginal 163 notations to accomplish the release of deeds of trust or other liens shall not be made in such deed book 164 so microfilmed or digitally reproduced.

165 § 17.1-244. Books, etc., in clerks' offices rebound, transcribed, microfilmed or digitally reproduced; 166 credit given to transcripts, etc.

167 Any court of record or, if so designated by the judge, the clerk thereof may cause any of the books 168 or records in the clerk's office which may be in need thereof to be rebound, transcribed, microfilmed or 169 digitally reproduced. The same faith and credit shall be given to such transcript or reproductions from 170 the microfilm or digitally reproduced record as the book or record transcribed would have been entitled 171 to.

172 § 17.1-249. General indexes for clerks' offices; daily index.

A. There shall be kept in every clerk's office modern, family name or ledgerized alphabetical 173 174 key-table general indexes to all deed books, miscellaneous liens, will books, judgment dockets and court 175 order books. The clerk shall enter daily either in such general indexes or in the daily index to instruments admitted to record every deed, corrected or amended deed, deed of release, deed of trust, 176

177 contract of sale, or any addendum or memorandum relating to any of these instruments, indexing each 178 instrument in the names of all parties listed in the first clause of each instrument as required by 179 §§ 55-48 and 55-58. Any clerk, deputy clerk, or employee of any clerk who so indexes any such 180 instrument shall index any name appearing in the first clause of the original instrument, unless the 181 instrument is submitted for recordation with a cover sheet pursuant to § 17.1-227.1, in which case, the 182 instrument may be indexed by the information contained in the cover sheet. The clerk shall comply with 183 the provisions § 17.1-223.

184 B. A deed made to one or more trustees to secure the payment of an indebtedness, and any 185 certificate of satisfaction or certificate of partial satisfaction, assignment, loan modification agreement, 186 substitution of trustees or similar instrument subsequently recorded with respect to such deed, shall be 187 sufficiently indexed if the clerk enters in the appropriate places in the general index to deeds provided 188 for in subsection A the names of the grantor and the name of the beneficiary or, in lieu of the name of 189 the beneficiary, the first listed trustee as grantee. The beneficiary need not be named in the first clause 190 of the deed as a condition of recordation.

191 C. A deed made by a person in a representative capacity, or by devisees or coparceners, shall be 192 indexed in the names of the grantors and grantees and the name of the former record title owner listed 193 in the first clause of the instrument.

194 D. The general indexes of civil causes shall be sufficiently kept if the clerk indexes such causes 195 under the short style or title thereof, except that in multiple suits brought under § 58.1-3968, the names 196 of all of the defendants disclosed by the pleadings shall be entered in the general index or book.

197 E. Every deed of conveyance of real estate in which a vendor's lien is reserved shall be double 198 indexed so as to show not only the conveyance from the grantor to the grantee in the instrument, but 199 also the reservation of the lien as if it were a grant of the same from the grantee to the grantor by a 200 separate instrument and the fact of the lien shall be noted in the index.

201 F. All deed books, miscellaneous liens, will books, judgment dockets, and court order books shall be 202 numbered or otherwise adequately designated and the clerk upon the delivery of any writing to him for 203 record required by law to be recorded shall duly index it upon the general index in the manner 204 hereinbefore required. When the writing has been actually transcribed on the book, the clerk shall add to 205 the general index the number of the book in which, and the page on which, the writing is recorded.

206  $\tilde{G}$ . The clerk on receipt of any such writing for record may immediately index it in a book to be known as the "daily index of instruments admitted to record" and within 90 days after its admission to 207 record the clerk shall index all such writings indexed in the daily index in the appropriate general index 208 209 as hereinbefore provided. The daily index book shall, at all times, be kept in the office of the clerk and 210 conveniently available for examination by the public. During the period permitted for transfer from the 211 daily index to the general index, indexing in the daily index shall be a sufficient compliance with the 212 requirements of this section as to indexing.

213 H. The judge of any circuit court may make such orders as he deems advisable as to the time and 214 method of indexing the order books in the clerk's office of the court and may dispense with a general 215 index for order books of the court.

216 I. The clerk may maintain his indexes on computer, word processor, microfilm, microfiche, or other 217 micrographic medium and, in addition, may maintain his grantor and grantee indexes on paper. 218

§ 17.1-258.3. Electronic filing in civil or criminal actions.

219 A clerk of circuit court may establish a system for electronic filing or recordation of documents 220 pursuant to the Uniform Electronic Transactions Act (§ 59.1-479 et seq.). Once established, any person, 221 as defined in subdivision 11 of § 59.1-480, may electronically file land records, instruments, judgments, 222 and UCC financing statements. Electronic filing of papers in civil or criminal actions that shall be 223 governed by Rule 1:17 of the Rules of Supreme Court of Virginia. The circuit court clerk shall enter 224 into an agreement with each person whom the clerk authorizes to file documents electronically, 225 specifying the electronic filing procedures to be followed, including, but not limited to, security 226 procedures, as defined in the Uniform Electronic Transactions Act, for transmitting notarized documents. 227 § 17.1-258.3:1. Electronic filing of land records.

228 A clerk of a circuit court may provide a network or system for electronic filing of land records in 229 accordance with the Uniform Real Property Electronic Recording Act (§ 55-142.10 et seq.) and the 230 provisions of Article 2.1 (§ 55-66.8 et seq.) of Chapter 4 of Title 55 regarding the satisfaction of mortgages. The clerk may charge a fee to be assessed for each instrument recorded electronically in an 231 232 amount not to exceed \$5 per document. The fee shall be paid to the clerk's office and deposited by the 233 clerk into a special nonreverting local fund to be used to cover operational expenses of such network or 234 system. Operational expenses of such network or system shall include, but not be limited to, computer 235 support, maintenance, enhancements, upgrades, and replacements, and consulting services. The clerk 236 shall enter into an electronic filing agreement with each filer in accordance with Virginia Real Property 237 Electronic Recording Standards established by the Virginia Information Technologies Agency. Nothing

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238 herein shall be construed to prevent the clerk from entering into agreements with designated application 239 service providers to provide all or part of the network or system for electronic filing of land records as

240 provided herein.

241 § 17.1-258.4. Signature; when effective as original.

242 A. If the electronically filed document contains an electronic signature pursuant to the Uniform 243 Electronic Transactions Act (§ 59.1-479 et seq.), any statutory requirement for original signature shall be 244 deemed to be satisfied.

245 B. Any statutory requirement for a document to be notarized shall be deemed satisfied by the 246 appropriately executed electronic signature of such notary pursuant to the Virginia Notary Act (§ 47.1-1 247 et seq.).

248 § 17.1-276. Fee allowed for providing secure remote access to land records.

249 Any A clerk of the circuit court who provides electronic secure remote access, including access 250 through the Internet, to nonconfidential court records or other records land records pursuant to §§ 17.1-225 and 17.1-226 17.1-294 may charge a fee established by the clerk or by the agency of the 251 252 county, city or town providing computer support to cover the operational expenses of such electronic 253 access, including, but not limited to, computer support, maintenance, enhancements, upgrades, and replacements, and consulting services. The fee may be assessed for each inquiry, upon actual connect 254 255 time, or as a flat rate fee A flat fee may be assessed for each subscriber, as defined in § 17.1-295, in an 256 amount not to exceed \$50 per month. If charged, the The fee shall be charged each user, paid to the 257 clerk's office, and deposited by the clerk into a special nonreverting local fund to be used to cover the 258 operational expenses of such electronic access, as defined herein. In addition, the eleck may charge users 259 a clerk's fee not to exceed \$25 per month. The circuit court clerk shall enter into an agreement with 260 each person whom the clerk authorizes to have remote access, in accordance with the security standards 261 established by the Virginia Information Technologies Agency.

§ 17.1-295. Definitions. 262 263

As used in this title:

264 "Electronic recording of land records" means the networks or systems maintained by a clerk of the 265 circuit court, or the clerk's designated application services providers, for the submittal of instruments for 266 electronic filing of land records in accordance with the Uniform Real Property Electronic Recording Act (§ 55-142.10 et seq.) and the provisions of Article 2.1 (§ 55-66.8 et seq.) of Chapter 4 of Title 55 267 268 regarding the satisfaction of mortgages.

269 "Public access" means that the clerk of the circuit court has made available to subscribers that are 270 other than governmental agencies, secure remote access to land records maintained by the clerk in 271 accordance with § 17.1-294.

272 "Secure remote access" means public access by electronic means on a network or system to land 273 records maintained by the clerk of the circuit court or the clerk's designated application service 274 providers, in compliance with the Secure Remote Access Standards developed by the Virginia 275 Information Technologies Agency.

276 "Subscriber" means any person who has entered into a subscriber agreement with the clerk of the 277 circuit court authorizing the subscriber to have secure remote access to land records maintained by the 278 clerk or the clerk's designated application services providers. If the subscriber is an entity with more than one person who will use the network or system to access land records maintained by the clerk, or 279 280 the clerk's designated application services providers, each individual user shall execute a subscriber agreement and obtain a separate "user id" and "password" from the clerk. The subscriber is responsible 281 282 for the fees due under this title and the proper use of the secure remote access system pursuant to the 283 subscriber agreement, applicable Virginia law, and Secure Remote Access Standards developed by the 284 Virginia Information Technologies Agency.