INTRODUCED

HB80

	080211616
1	HOUSE BILL NO. 80
2	Offered January 9, 2008
2 3 4	Prefiled December 11, 2007
4	A BILL to amend and reenact § 8.01-268 of the Code of Virginia, relating to notice of lis pendens or
5	attachment; zoning ordinance violations.
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	Patron—Marshall, R.G.
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8	Referred to Committee for Courts of Justice
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 8.01-268 of the Code of Virginia is amended and reenacted as follows:
12	§ 8.01-268. When and how docketed and indexed.
13	A. No lis pendens or attachment shall bind or affect a subsequent bona fide purchaser of real or
14	personal estate for valuable consideration and without actual notice of such lis pendens or attachment,
15	until and except from the time a memorandum setting forth the title of the cause or attachment, the
16	general object thereof, the court wherein it is pending, the amount of the claim asserted by the plaintiff,
17	a description of the property, and the name of the person whose estate is intended to be affected
18	thereby, and in an action to enforce a zoning ordinance a description of the alleged violation, shall be
19	admitted to record in the clerk's office of the circuit court of the county or the city wherein the property
20 21	is located; or if it be in that part of the City of Richmond lying north of the south bank of the James
22	River and including the islands in such river, in the clerk's office of the Circuit Court, Division I, of such city, or if it be in the part of the City of Richmond lying south of the south bank of the James
23	River, in the clerk's office of the Circuit Court, Division II, of such city. Clerks of circuit courts are
23 24	authorized and directed to admit to record memoranda of lis pendens or attachment for actions pending
25	in any court of this Commonwealth, or in any other state, federal, or territorial court. The provisions of
26	this section shall not be construed to mean that any such memoranda heretofore recorded are not
27	properly of record. Such memorandum shall not be deemed to have been recorded unless and until
28	indexed as required by law.
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B. No memorandum of lis pendens shall be filed unless the action on which the lis pendens is based
seeks to establish an interest by the filing party in the real property described in the memorandum, or
unless the action on which the lis pendens is based seeks to enforce a zoning ordinance.