INTRODUCED

SB551

	080624556
1	SENATE BILL NO. 551
2 3	Offered January 9, 2008
3	Prefiled January 9, 2008
4	A BILL to amend and reenact §§ 58.1-801, 58.1-802, and 58.1-812 of the Code of Virginia, relating to
5	recordation taxes.
6	Patron—Hurt
7	
8	Referred to Committee on Finance
9	
10 11	Be it enacted by the General Assembly of Virginia: 1. That §§ 58.1-801, 58.1-802, and 58.1-812 of the Code of Virginia are amended and reenacted as
12	follows:
13	§ 58.1-801. Deeds generally; charter amendments.
14	A. On every deed admitted to record, except a deed exempt from taxation by law, there is hereby
15	levied a state recordation tax. The rate of the tax shall be 25 cents on every \$100 or fraction thereof of
16	the stated consideration of the deed or the actual value of the property conveyed, whichever is greater.
17	Upon deeds conveying property lying partly within the Commonwealth and partly without the
18 19	Commonwealth, the tax herein imposed shall apply only to the value of so much of the property conveyed as is situated within the Commonwealth.
20	B. When the charter of a corporation is amended, and the only effect of such amendment is to
$\overline{21}$	change the corporate name of such corporation, the tax upon the recordation of a deed conveying to, or
22	vesting in, such corporation under its changed name, the title to any or all of the real or personal
23	property of such corporation held in its name as it existed immediately prior to such amendment, shall
24 25	be 50 cents.
25 26	§ 58.1-802. Additional tax paid by grantor; collection. A. In addition to any other tax imposed under the provisions of this chapter, a tax is hereby imposed
2 7	on each deed, instrument, or writing by which lands, tenements or other realty sold is granted, assigned,
28	transferred, or otherwise conveyed to, or vested in the purchaser, or any other person, by such
29	purchaser's direction. The rate of the tax, when the stated consideration or value of the interest,
30	whichever is greater, exceeds \$100, shall be 50 cents for each \$500 or fraction thereof, exclusive of the
31 32	value of any lien or encumbrance remaining thereon at the time of the sale, whether such lien is assumed or the realty is sold subject to such lien or encumbrance. No increase in the city or county
33	recordation tax authorized by § 58.1-814 shall be deemed authorized by this section.
34	The tax imposed by this section shall be paid by the grantor, or any person who signs on behalf of
35	the grantor, of any deed, instrument or writing subject to the tax imposed by this section.
36	No such deed, instrument or other writing shall be admitted to record without certification of the
37 38	clerk of the court wherein first recorded having been affixed thereto that the tax imposed by this section has been paid. The clerk shall include within the certificate the amount of such tax collected thereon.
39	B. Taxes imposed by this section shall be collected as provided in § 58.1-812 and the clerk shall
40	return taxes collected hereunder one-half into the state treasury and one-half into the treasury of the
41	locality.
42	The local portion of the tax imposed by this section on property which is located in more than one
43 44	jurisdiction shall be collected by the clerk in proportion to the value of the property located in each such
44	locality when recorded therein. Every clerk of court collecting taxes under this section for the county or city which he serves shall
46	be entitled to compensation for such service at five percent of the amount so collected and paid.
47	§ 58.1-812. Payment prerequisite to recordation; exceptions; assessment and collection of tax; penalty
48	for misrepresentation.
49 50	A. Except as otherwise provided in this chapter, no deed, deed of trust, contract or other instrument
50 51	shall be admitted to record without the payment of the tax imposed thereon by law and the fee pursuant to § 58.1-817, as applicable. However, after payment of the tax imposed by this chapter, when an
52	instrument is first offered for recordation, such instrument may thereafter be recorded in the office of
53	any other clerk without the payment of any tax except any local recordation tax as provided in Article 1
54	(§ 58.1-3800 et seq.) of Chapter 38 of this title. Any instrument may also be recorded free of tax and
55 56	fee in the office of the clerk where such instrument was originally recorded when the record containing
56 57	such instrument has been destroyed. B The tax on every deed deed of trust contract or other instrument shall be determined and

57 B. The tax on every deed, deed of trust, contract or other instrument shall be determined and 58 collected by the clerk in whose office the instrument is first offered for recordation. The clerk may 59 ascertain the consideration of the deed or of the instrument, the actual value of the property conveyed, 60

and the qualification of the deed or instrument for any exemption claimed by inquiry, affidavit, declaration or other extrinsic evidence acceptable to the clerk. The fee shall be \$1 on every recorded 61

deed pursuant to § 58.1-817 and shall be collected by the clerk in whose office the deed is offered for 62

- 63 recordation.
- C. Any person who knowingly misrepresents the stated consideration on a deed or other instrument 64
- 65 or any of the other information requested by the clerk of court pursuant to this section shall be guilty of 66 a Class 2 misdemeanor.