GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1993

S 2

SENATE BILL 924 Finance Committee Substitute Adopted 6/9/93

Short Title: Change Register of Deeds Fees.	(Public)	
Sponsors:		
Referred to:		
April 20, 1993		
A BILL TO BE ENTITLED		
AN ACT TO RAISE THE FEES CHARGED BY REGISTERS OF TRECORDING OF INSTRUMENTS AND FOR THE INSTRUMENTS, TO PROVIDE THAT REGISTERS OF DEECHARGE A FEE FOR RECORDING THE SATISFACTION OF AND DEEDS OF TRUST, AND TO REMOVE THE REQUING SUBSTITUTIONS OF TRUSTEES BE RECORDED INSTRUMENTS.	PROBATE OF EDS SHALL NOT OF MORTGAGES TREMENT THAT	
The General Assembly of North Carolina enacts:		
Section 1. G.S. 161-10(a) reads as rewritten: "(a) Except as provided in G.S. 161-11.1 or 161-11.2 under this section shall be deposited into the county general fund. In his duties, the register of deeds shall collect the following fees which throughout the State:	the performance of	
(1) Instruments in General. – For registering or filing which no other provision is made by this section printed, or typewritten, the fee shall be five six doll for the first page, which page shall not exceed 8 inches, plus two dollars (\$2.00), for each additionathereof. A page exceeding 8 1/2 inches by 14	n, whether written, lars (\$5.00) (\$6.00) 1/2 inches by 14 al page or fraction	

When a document is presented for registration that consists of

multiple instruments, the fee shall be ten dollars (\$10.00) for each

considered two pages.

1		additional instrument. A document consists of multiple instruments
2		when it contains two or more instruments with different legal
3		consequences or intent, each of which is separately executed and
4		acknowledged and could be recorded alone.
5	<u>(1a)</u>	Deeds of Trust, Mortgages, and Cancellation of Deeds of Trust and
6		Mortgages. – For registering or filing any deed of trust or mortgage,
7		whether written, printed, or typewritten, the fee shall be ten dollars
8		(\$10.00) for the first page, which page shall not exceed 8 1/2 inches by
9		14 inches, plus two dollars (\$2.00) for each additional page or fraction
10		thereof. A page exceeding 8 1/2 inches by 14 inches shall be
11		considered two pages.
12		When a deed of trust or mortgage is presented for registration that
13		contains one or more additional instruments, the fee shall be ten
14		dollars (\$10.00) for each additional instrument. A deed of trust or
15		mortgage contains one or more additional instruments if such
16		additional instrument or instruments has or have different legal
17		consequences or intent, each of which is separately executed and
18		acknowledged and could be recorded alone.
19		For recording records of satisfaction, or the cancellation of record
20		by any other means, of deeds of trust or mortgages, there shall be no
21		fee.
22	(2)	Marriage Licenses. – For issuing a license forty dollars (\$40.00); for
23	. ,	issuing a delayed certificate with one certified copy five dollars
24		(\$5.00); and for a proceeding for correction of names in application,
25		license or certificate, with one certified copy five dollars (\$5.00).
26	(3)	Plats. – For each original or revised plat recorded nineteen dollars
27	()	(\$19.00); for furnishing a certified copy of a plat three dollars (\$3.00).
28	(4)	Right-of-Way Plans. – For each original or amended plan and profile
29	()	sheet recorded five dollars (\$5.00). This fee is to be collected from the
30		Board of Transportation.
31	(5)	Registration of Birth Certificate One Year or More after Birth. – For
32	(-)	preparation of necessary papers when birth to be registered in another
33		county five dollars (\$5.00); for registration when necessary papers
34		prepared in another county, with one certified copy five dollars
35		(\$5.00); for preparation of necessary papers and registration in the
36		same county, with one certified copy ten dollars (\$10.00).
37	(6)	Amendment of Birth or Death Record. – For preparation of
38	(0)	amendment and affecting correction two dollars (\$2.00).
39	(7)	Legitimations. – For preparation of all documents concerned with
40	(1)	legitimations seven dollars (\$7.00).
41	(8)	Certified Copies of Birth and Death Certificates and Marriage
42	(0)	Licenses. – For furnishing a certified copy of a death or birth
1 2		certificate or marriage license three dollars (\$3.00). Provided however,
T.J		continued of marriage needs three donars (ψ3.00). I fortuce nowever,

43

- a Register of Deeds may issue without charge a certified Birth Certificate to any person over the age of 62 years. (9) Certified Copies. – For furnishing a certified copy of an instrument for
 - (9) Certified Copies. For furnishing a certified copy of an instrument for which no other provision is made by this section three dollars (\$3.00) for the first page, plus one dollar (\$1.00) for each additional page or fraction thereof.
 - (10) Comparing Copy for Certification. For comparing and certifying a copy of any instrument filed for registration, when the copy is furnished by the party filing the instrument for registration and at the time of filing thereof two dollars (\$2.00).
 - (11) Uncertified Copies. When, as a convenience to the public, the register of deeds supplies uncertified copies of instruments, or index pages, he may charge fees that in his discretion bear a reasonable relation to the quality of copies supplied and the cost of purchasing and maintaining copying and/or computer equipment. These fees may be changed from time to time, but the amount of these fees shall at all times be prominently posted in his office.
 - (12) Notarial acts. For taking an acknowledgment, oath, or affirmation or performing any other notarial act the maximum fee set in G.S. 10A-10. This fee shall not be charged if the act is performed as a part of one of the services for which a fee is provided by this subsection; except that this fee shall be charged in addition to the fees for registering, filing, or recording instruments or plats as provided by subdivisions (1) and (3) of this subsection.
 - (13) Uniform Commercial Code. Such fees as are provided for in Chapter 25, Article 9, Part 4, of the General Statutes.
 - (14) Torrens Registration. Such fees as are provided in G.S. 43-5.
 - (15) Master Forms. Such fees as are provided for instruments in general.
 - (16) Probate. For certification of instruments for registration as provided in G.S. 47-14 one dollar (\$1.00). two dollars (\$2.00).
 - (17) Qualification of Notary Public. For administering the oaths of office to a notary public and making the appropriate record entries as provided in G.S. 10A-8 five dollars (\$5.00).
 - (18) Reinstatement of Articles of Incorporation. For filing reinstatements of Articles of Incorporation prepared pursuant to G.S. 105-232; such fees as provided for instruments in general. The fee shall be paid by the corporation affected."

Sec. 2. G.S. 45-16 reads as rewritten:

"§ 45-16. Register of deeds to make marginal entry of substituted trustee.

Whenever any substituted trustee shall be appointed as provided in G.S. 45-10 to through G.S. 45-17 and such designation of such substituted trustee shall have been registered, together with the certificates required in G.S. 45-10 to 45-17, then it shall be the duty of the register of deeds to record a separate instrument, index the substitution of trustee as required by G.S. 161-14.1, indicating the place of registration of such

appointment of a substituted trustee, and this shall be done as many times as a trustee may be substituted as provided for in G.S. 45-10 to through G.S. 45-17. Whenever practical, the register of deeds may also make an appropriate notation on the margin of the registration of the mortgage, deed of trust, or other instrument securing the payment of money. It shall be competent for the holder of such deed of trust, or deeds of trust, mortgage or mortgages, wherein the same trustee is named, to execute one instrument applying to all such deeds of trust or mortgages, in the substitution of a trustee for any of the causes set forth in G.S. 45-10, and in said instrument to recite and name the mortgages and/or deeds of trust affected by giving the names of the grantors, the trustee and, if registered, the book and page of such registration. This may be done as many times as a trustee may be substituted as provided for in G.S. 45-10 to through G.S. 45-17, and in which cases the register of deeds shall make, as to each recited instrument, mortgage or deed of trust, the notation provided for in this section."

Sec. 3. G.S 45-37.2 reads as rewritten:

"§ 45-37.2. Recording satisfactions of deeds of trust and mortgages.

The register of deeds shall record the satisfaction and cancel the record of every deed of trust or mortgage satisfied by recording a record of satisfaction which shall consist of a separate instrument, or that part of the original deed of trust or mortgage rerecorded, reciting the names of all parties to the original instrument, the amount of the obligation secured, the date of satisfaction of the obligation, the appropriate entry of satisfaction as provided in G.S. 45-37, a reference by book and page number to the record of the instrument satisfied, and the date of recording the notice of satisfaction. The fee for recording a record of satisfaction shall be the fee for recording instruments in general provided in G.S. 161-10(a)(1). Whenever it is practical to do so, the register of deeds may make a marginal notation in addition to making the recordation required by this section."

Sec. 4. This act becomes effective July 1, 1993, and applies to fees collected and entries made on or after that date.