House Bill 1292 (AS PASSED HOUSE AND SENATE)

By: Representatives Okoye of the 102nd, Burns of the 159th, Efstration of the 104th, Beverly of the 143rd, Reeves of the 99th, and others

A BILL TO BE ENTITLED AN ACT

To amend Titles 44 and 45 of the Official Code of Georgia Annotated, relating to property 1 and public officers and employees, respectively, so as to require that real estate documents 2 3 presented by self-filers be recorded using electronic filing; to require the promulgation of 4 rules and regulations by the Georgia Superior Court Clerks' Cooperative Authority to ensure 5 that persons presenting electronic documents for recording provide identifying information; to require that notaries public keep a journal of each notarial act performed for a self-filer; 6 7 to provide for education and training requirements of notaries public; to provide for the 8 promulgation of rules and regulations; to amend Titles 10, 23, and 51 of the Official Code 9 of Georgia Annotated, relating to commerce and trade, equity, and torts, respectively, so as 10 to provide protections concerning real estate transactions; to require certain notices be 11 included in certain solicitations regarding the purchase of real property; to provide penalties; 12 to provide remedies for fraudulently recorded deeds or other instruments; to provide for the 13 recovery of costs and attorney's fees in certain quiet title actions; to provide for a civil cause 14 of action for the recording of fraudulent or forged deeds or other instruments; to provide for 15 related matters; to provide for effective dates; to repeal conflicting laws; and for other 16 purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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18	PART I
19	SECTION 1-1.
20	Title 44 of the Official Code of Georgia Annotated, relating to property, is amended by
21	revising Code Section 44-2-2, relating to the duty of clerk to record certain transaction
22	affecting real estate and personal property, priority of recorded instruments, electronic
23	filings, effect of incorrect tax parcel identification number, and effect of recording on rights
24	between parties to instruments, as follows:
25	"44-2-2.
26	(a) As used in this Code section, the term 'self-filer' means any person who is a party to
27	an instrument listed in paragraph (1) of subsection (b) of this Code section who is not:
28	(1) An insurance agent or a representative of an insurance agency licensed to sell title
29	insurance in this state;
30	(2) An attorney licensed to practice law in this state or a representative of an attorney
31	licensed to practice law in this state;
32	(3) Licensed under Chapter 40 of Title 43;
33	(4) An agent of a bank or credit union with federal deposit insurance or an affiliate
34	thereof;
35	(5) An agent of a licensed or exempt mortgage lender pursuant to Article 13 of Chapter 1
36	<u>of Title 7;</u>
37	(6) An agent of a servicer as such term is defined in 12 C.F.R. Section 1024.2;
38	(7) A public official or employee of a federal, state, or local government or a department,
39	agency, board, commission, or authority thereof performing their official duties; or
40	(8) A professional land surveyor licensed under Chapter 15 of Title 43 and in good
41	standing with the Georgia Professional Engineers and Land Surveyors Board.
42	(a)(b)(1) The clerk of the superior court shall file, index on a computer program designed
43	for such purpose, and permanently record, in the manner provided constructively in Code

Sections 15-6-61 and 15-6-66, the following instruments conveying, transferring,
encumbering, or affecting real estate and personal property:

- 46 (A) Deeds;
- 47 (B) Mortgages;
- 48 (C) Liens as provided for by law;

49 (D) Maps or plats relating to real estate in the county; and

50 (E) State tax executions and state tax execution renewals as provided for in Article 2
51 of Chapter 3 of Title 48.

(2) As used in this subsection, the term 'liens' shall have the same meaning as described
in Code Sections 15-19-14, 44-14-320, and 44-14-602 and shall include all liens provided
by state or federal statute.

(3) When indexing liens, the clerk shall index the names of parties in the manner
provided by such rules and regulations adopted by the Georgia Superior Court Clerks'
Cooperative Authority pursuant to the provisions of Code Section 15-6-61 as authorized
by Code Section 15-6-97.

(4) When indexing maps or plats relating to real estate in the county, the clerk of thesuperior court shall index the names or titles provided in the caption of the plat.

61 (b)(c) Deeds, mortgages, and liens of all kinds which are required by law to be recorded 62 in the office of the clerk of the superior court and which are against the interests of third 63 parties who have acquired a transfer or lien binding the same property and who are acting 64 in good faith and without notice shall take effect only from the time they are filed for 65 record in the clerk's office.

66 (c)(d)(1) The clerk of the superior court shall offer electronic filing for the recording of
 67 all instruments listed in paragraph (1) of subsection (a)(b) of this Code section. On and
 68 after January 1, 2025, any instrument listed in paragraph (1) of subsection (b) of this

- 69 Code section presented to a clerk of superior court for recording by a self-filer shall be
- 70 <u>submitted using electronic filing.</u>

71 (d)(e) The clerk of the superior court shall make available a public computer terminal
 72 which provides a filer with access to the Georgia Superior Court Clerks' Cooperative
 73 Authority's electronic filing portal.

74 (e)(f) The presence of an incorrect tax parcel identification number, or the absence of a tax
 75 parcel identification number, on a recorded instrument shall not:

76 (1) Void or render voidable such instrument;

77 (2) Affect the validity, enforceability, or priority of such instrument; or

78 (3) Affect any notice, constructive or otherwise, provided by the recordation of such79 instrument.

80 (f)(g) Nothing in this Code section shall be construed to affect the validity, enforceability,

81 or priority of any deed, mortgage, judgment, or lien of any kind between the parties
82 thereto."

83	SECTION 1-2.
84	Said title is further amended by revising Code Section 44-2-39, relating to the adoption of
85	rules and regulations and standardization, as follows:
86	"44-2-39.
87	(a) The authority shall adopt rules and regulations and any standardized forms necessary
88	to implement this part.
89	(b)(1) The rules and regulations adopted by the authority pursuant to this Code section
90	shall include any rules and regulations necessary to ensure that any individual wanting
91	to submit electronic documents for recording, regardless of whether such individual is
92	acting on his or her own behalf or on behalf of another person and prior to such
93	individual submitting to a clerk of the superior court any electronic documents for
94	recording, provide through the authority's electronic filing portal information sufficient
95	to identify such individual. Such information may include, without limitation, a copy of

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96	the individual's driver's license, passport, military identification card, or personal
97	identification card authorized under Code Sections 40-5-100 through 40-5-104.
98	(2) Any information required to be provided by an individual pursuant to the rules and
99	regulations adopted by the authority pursuant to paragraph (1) of this subsection shall be
100	retained by the authority, shall not be subject to Article 4 of Chapter 18 of Title 50, and
101	shall be treated as confidential and released only:
102	(A) To peace officers in the course of investigating potential crimes;
103	(B) In response to a subpoena, discovery request, or court order;
104	(C) To an individual who holds a recorded interest in real property that was the subject
105	of an electronic document that was submitted for recording by the individual who
106	provided such information; or
107	(D) To an individual who is named as a party in an electronic document that was
108	submitted for recording by the individual who provided such information.
109	(c) To promote uniform standards and practices and compatibility of technology used
110	within offices of clerks of superior court in this state and recording offices in other states
111	that have enacted or may enact provisions substantially similar to those contained within
112	this part, the authority shall consider when adopting, amending, and repealing its rules and
113	regulations and any standardized forms:
114	(1) Standards and practices of other jurisdictions;
115	(2) The most recent standards promulgated by national standard-setting bodies, such as
116	the Property Records Industry Association;
117	(3) The views of interested persons and governmental officials and entities;
118	(4) The needs of counties of varying size, population, and resources; and
119	(5) Standards that ensure that electronic documents are accurate, authentic, adequately
120	preserved, and resistant to tampering."

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121	SECTION 1-3.
122	Title 45 of the Official Code of Georgia Annotated, relating to public officers and employees,
123	is amended by revising Code Section 45-17-8, relating to powers and duties generally of
124	notaries public, as follows:
125	"45-17-8.
126	(a) Notaries public shall have authority to:
127	(1) Witness or attest signature or execution of deeds and other written instruments;
128	(2) Take acknowledgments;
129	(3) Administer oaths and affirmations in all matters incidental to their duties as
130	commercial officers and all other oaths and affirmations which are not by law required
131	to be administered by a particular officer;
132	(4) Witness affidavits upon oath or affirmation;
133	(5) Take verifications upon oath or affirmation;
134	(6) Make certified copies, provided that the document presented for copying is an
135	original document and is neither a public record nor a publicly recorded document,
136	certified copies of which are available from an official source other than a notary, and
137	provided that the document was photocopied under supervision of the notary; and
138	(7) Perform such other acts as they are authorized to perform by other laws of this state.
139	(b) No notary shall be obligated to perform a notarial act if he or she feels such act is:
140	(1) For a transaction which the notary knows or suspects is illegal, false, or deceptive;
141	(2) For a person who is being coerced;
142	(3) For a person whose demeanor causes compelling doubts about whether the person
143	knows the consequences of the transaction requiring the notarial act; or
144	(4) In situations which impugn and compromise the notary's impartiality, as specified in
145	subsection (c) of this Code section.
146	(c) A notary shall be disqualified from performing a notarial act in the following situations
147	which impugn and compromise the notary's impartiality:
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- 148 (1) When the notary is a signer of the document which is to be notarized; or
- (2) When the notary is a party to the document or transaction for which the notarial actis required.
- (d) A notary public shall not execute a notarial certificate containing a statement knownby the notary to be false nor perform any action with an intent to deceive or defraud.
- (e) In performing any notarial act, a notary public shall confirm the identity of the
 document signer, oath taker, or affirmant based on personal knowledge or on satisfactory
 evidence. Such satisfactory evidence shall include, but not be limited to, by verification
 of a government issued photo identification document, including without limitation a valid
 driver's license, personal identification card authorized under Code Sections 40-5-100
 through 40-5-104, or a military identification card such as a Veterans Health Identification
 Card issued by the United States Department of Veterans Affairs, or based on personal
- 160 <u>knowledge</u>.
- (f) The signature of a notary public documenting a notarial act shall not be evidence to show that such notary public had knowledge of the contents of the document so signed, other than those specific contents which constitute the signature, execution, acknowledgment, oath, affirmation, affidavit, verification, or other act which the signature of that notary public documents, nor is a certification by a notary public that a document is a certified or true copy of an original document evidence to show that such notary public had knowledge of the contents of the document so certified.
- (g)(1) As used in this subsection, the term 'self-filer' shall have the same meaning as
 provided in Code Section 44-2-2.
- 170 (2) A notary public shall maintain a written or electronic journal which shall include an
- 171 entry for each notarial act performed at the request of a self-filer. Each such entry shall
- include the name of the self-filer; the self-filer's address; the self-filer's telephone
- 173 <u>number; the date, time, and location of notarization; the type of government issued photo</u>
- identification document presented by the self-filer, unless the identity of the self-filer was

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175	confirmed based on personal knowledge; elements of such identification document, if
176	applicable, including any identifying number; the self-filer's signature; and the type of
177	document presented for notarization.
178	(h)(1) A notary public shall complete an educational training class relating to the duties

- 179 of notaries public as provided for in this chapter. Such training shall be completed prior
- 180 to the initial appointment and within 30 days prior to each subsequent renewal
 181 appointment.
- 182 (2) The Georgia Superior Court Clerks' Cooperative Authority may adopt rules and
- 183 regulations necessary to implement the provisions of this subsection."
- 184 **PART II**

185 **SECTION 2-1.**

186 Title 10 of the Official Code of Georgia Annotated, relating to commerce and trade, is 187 amended in Code Section 10-1-393.19, relating to unsolicited inquiries, by adding a new 188 subparagraph to paragraph (1) of subsection (a), revising subsection (b), and adding a new 189 subsection to read as follows:

- 190 "(A.1)(i) If the solicitation includes a monetary offer, following the text required in
 191 subparagraph (A) of this paragraph, the following notice in capital letters:
- 192 'THIS OFFER MAY OR MAY NOT BE THE FAIR MARKET VALUE
- 193 <u>OF THE PROPERTY.'</u>
- 194 (ii) If the solicitation includes a monetary offer less than the value of the previous
- 195 year's assessed value for ad valorem taxation by the county tax assessor for the county
- 196 in which the property is located, following the text required in subdivision (i) of this
- 197 <u>subparagraph, the following notice in capital letters:</u>
- 198
 'THIS OFFER IS LESS THAN THE COUNTY ASSESSED VALUE FOR
- 199 <u>THIS PROPERTY.'</u>"

200 "(b) Failure to comply with the provisions of this Code section shall be considered an 201 unfair or deceptive act or practice which is unlawful and shall therefore be punishable by 202 the provisions of this part; provided, however, that notwithstanding Code Section 10-1-399, 203 a claim of a violation of this Code section may be brought in a representative capacity and 204 may be the subject of a class action under Code Section 9-11-23; and provided, further, that 205 damages for such violation shall be <u>three times</u> the actual damages <u>sustained</u> 206 or \$200.00 §600.00 per violation, whichever is greater.

- 207 (c) Any person who violates the provisions of subsection (a) of this Code section shall be
 208 guilty of a misdemeanor."
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SECTION 2-2.

210 Title 23 of the Official Code of Georgia Annotated, relating to equity, is amended by revising

211 Code Section 23-3-41, relating to when relief is granted and costs, as follows:

212 "23-3-41.

(a) In all proceedings quia timet or proceedings to remove clouds upon titles to real estate,

if a proper case is made, the relief sought shall be granted to any complainant irrespective

215 of whether the invalidity of the instrument sought to be canceled appears upon the face of

- 216 the instrument or whether the invalidity appears or arises solely from facts outside of the
- 217 instrument.

(b) In such cases the costs shall be taxed against the litigants in the discretion of the court:

219 provided, however, that, in any case where it is found that the defendant fraudulently

220 created the instrument that is sought to be cancelled, the complainant shall be entitled to

221 recover all costs, including reasonable attorney's fees, incurred in bringing the action to

222 <u>cancel such instrument.</u>"

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223	SECTION 2-3.
224	Title 51 of the Official Code of Georgia Annotated, relating to torts, is amended in Chapter 9,
225	relating to injuries to real estate, by adding a new Code section to read as follows:
226	″ <u>51-9-12.</u>
227	(a) In addition to any other remedy that may be available at law or in equity, the owner of
228	any real property may bring an action against an individual who has knowingly filed,
229	entered, or recorded, or caused to be filed, entered, or recorded, in any public record a false
230	or forged deed or other instrument purporting to convey the owner's interest to such real
231	property to such individual or a third party or purporting to encumber the owner's interest
232	in such real property to:
233	(1) Recover the owner's actual damages caused by the filing, entering, or recording of
234	such false or forged deed or other instrument or \$5,000.00, whichever is greater; and
235	(2) Recover the owner's costs incurred in bringing such action, including reasonable
236	attorney's fees.
237	(b) Nothing in this Code section shall be construed as creating a cause of action against
238	any public official or employee, including, without limitation, a clerk of the superior court
239	or any employee or agent of a clerk of the superior court, for actions taken in the
240	performance of his or her duties."
241	PART III
242	SECTION 3-1.

243 (a) Except as provided for in subsection (b) of this section, this Act shall become effective

244 upon its approval by the Governor or upon its becoming law without such approval.

245 (b) Part I of this Act shall become effective on January 1, 2025.

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SECTION 3-2.

All laws and parts of laws in conflict with this Act are repealed.