GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1993

Η

1

1

HOUSE BILL 2029

Short Title: Robeson Subdivision Change.

(Local)

Sponsors: Representatives Yongue, Cummings, and Sutton.

Referred to: Local and Regional Government I.

June 6, 1994

A BILL TO BE ENTITLED

2 AN ACT RELATING TO THE REGULATION OF SUBDIVISIONS IN ROBESON3 COUNTY.

4 The General Assembly of North Carolina enacts:

5 Section 1. Section 1 of Chapter 535 of the 1987 Session Laws, as amended 6 by Chapter 131 of the 1993 Session Laws, reads as rewritten:

7 "Section 1. For purposes of Part 2 of Article 18 of Chapter 153A of the General Statutes, 'subdivision' means all divisions of a tract or parcel of land into two or more 8 9 lots, building sites, or other divisions, for the purpose, whether immediate or future of sale or building development and shall include all divisions of land involving the 10 dedication of a new street or a change in existing street; provided, however, that the 11 following shall not be included within this definition nor be subject to the regulations 12 authorized by Part 2, Article 18 of Chapter 153A of the General Statutes: Statutes; 13 provided that the grantor of any land who by deed subdivides the land other than by 14 15 recorded subdivision plat shall sign a statement on the deed as to why the subdivision is exempt from these regulations by reference to one or more of the following sections: 16

17	(1) The combination or recombination of portions of previously recorded
18	lots where the total number of lots is not increased and the resultant
19	lots are equal to or exceed the standards of the county as shown in its
20	subdivision regulations; regulations and the combination or
21	recombination does not change or alter the location of a public or
22	private road as shown on a plat previously recorded in the Robeson
23	County Register of Deeds;

GENERAL ASSEMBLY OF NORTH CAROLINA

1 2	(2)	The public acquisition by purchase of strips of land for the widening or opening of streets;
3	(3)	The conveyance of a lot or tract to a grantee who would have been an
4	(\mathbf{J})	heir of the grantor if the grantor had died intestate immediately prior to
5		the conveyance, provided that grantor has not previously conveyed a
		lot or tract of land to the grantee from the same tract or parcel of land,
6 7		
		unless the conveyance results in a combination or a recombination as
8	(\mathbf{A})	provided for above in number one;
9	(4)	The conveyance of a lot or tract for the purpose of dividing lands
10		among the tenants in common, all of whom inherited by intestacy or
11	(7)	by will, the land from a common ancestor;
12	(5)	The division of land into parcels of five two and one-half acres or more
13		where the grantor records a road right-of-way agreement prior to or
14		simultaneously with the recording of the deed, which said agreement
15		provides for access to the parcel by a right-of-way of at least 45 feet in
16		width and contains an agreement for construction and maintenance of
17		the road;
18	(5a)	The division of land into parcels of two and one-half acres or more for
19		the purpose of conveying land to a grantee or grantees within any
20		degree of lineal kinship to the grantor or within three degrees of
21		collateral kinship to the grantor where the grantor records a road right-
22		of-way agreement prior to or simultaneously with the recording of the
23		deed, which said deed agreement provides for access to the parcel by a
24		right-of-way of at least 45 feet in width and contains an agreement for
25		construction and maintenance of the road.
26	(6)	The division of land pursuant to an Order of the General Court of
27		Justice;
28	(7)	The division of land for cemetery lots or burial plots;
29	(8)	The conveyance of a tract or parcel of land of at least 20,000 square
30		feet exclusive of State right-of-way for <u>a</u> road with at least 100 feet
31		frontage upon a State-maintained road; as well as a driveway permit
32		previously issued by the Department of Transportation along the 100
33		foot frontage and a means of sewage disposal by a previously issued
34		permit from the Division of Environmental Management or the
35		Robeson County Health Department; and
36	(9)	The conveyance of a tract or parcel of land when compliance with
37	(-)	Subdivision Ordinance would cause a serious financial hardship on
38		grantor in accordance with standards and procedures to be set out in
39		Subdivision Ordinance proposed to be adopted pursuant to Part 2 of
40		Article 18 of Chapter 153A of the General Statutes."
40	Sec 7	2. This act is effective upon ratification.
71	500.2	