

GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1989

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HOUSE BILL 684
Second Edition Engrossed 5/1/89

Short Title: Validate Conveyances.

(Public)

Sponsors: Representative Rhyne.

Referred to: Judiciary.

March 20, 1989

A BILL TO BE ENTITLED

1 AN ACT TO VALIDATE CERTAIN CONVEYANCES WHERE SEALS WERE
2 OMITTED OR NOTARY WAS NOT QUALIFIED, CERTAIN NOTICES TO
3 CREDITORS OF DECEDENTS WHERE THE DEADLINE FOR SUBMITTING
4 CLAIMS WAS OMITTED AND CERTAIN FORECLOSURE SALES.
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6 The General Assembly of North Carolina enacts:

7 Section 1. G.S. 45-20.1 reads as rewritten:

8 **"§ 45-20.1. Validation of trustees' deeds where seals omitted.**

9 All deeds executed prior to April 1, ~~1987~~, 1989, by any trustee or substitute trustee in
10 the exercise of the power of sale vested in him under any deed, deed of trust, mortgage,
11 will, or other instrument in which the trustee or substitute trustee has omitted to affix his
12 seal after his signature are validated."

13 Sec. 2. G.S. 47-51 reads as rewritten:

14 **"§ 47-51. Official deeds omitting seals.**

15 All deeds executed prior to April 1, ~~1987~~, 1989, by any sheriff, commissioner,
16 receiver, executor, executrix, administrator, administratrix, or other officer authorized to
17 execute a deed by virtue of his office or appointment, in which the officer has omitted to
18 affix his seal after his signature, shall not be invalid on account of the omission of such
19 seal."

20 Sec. 3. G.S. 47-53 reads as rewritten:

21 **"§ 47-53. Probates omitting official seals, etc.**

22 In all cases where the acknowledgment, private examination, or other proof of the
23 execution of any deed, mortgage, or other instrument authorized or required to be

1 registered has been taken or had by or before any commissioner of affidavits and deeds
2 of this State, or clerk or deputy clerk of a court of record, or notary public of this or any
3 other state, territory, or district, and such deed, mortgage, or other instrument has
4 heretofore been recorded in any county in this State, but such commissioner, clerk,
5 deputy clerk, or notary public has omitted to attach his or her official or notarial seal
6 thereto, or if omitted, to insert his or her name in the body of the certificate, or if
7 omitted, to sign his or her name to such certificate, if the name of such officer appears
8 in the body of said certificate or is signed thereto, or it does not appear of record that
9 such seal was attached to the original deed, mortgage, or other instrument, or such
10 commissioner, clerk, deputy clerk, or notary public has certified the same as under his
11 or her 'official seal,' or 'notarial seal,' or words of similar import, and no such seal
12 appears of record or where the officer uses 'notarial' in his or her certificate and
13 signature shows that 'C.S.C.,' or 'clerk of superior court,' or similar exchange of
14 capacity, and the word 'seal' follows the signature, then all such acknowledgments,
15 private examinations or other proofs of such deeds, mortgages, or other instruments, and
16 the registration thereof, are hereby made in all respects valid and binding. The
17 provisions of this section apply to acknowledgments, private examinations, or proofs
18 taken prior to April 1, ~~1987-~~1989: Provided, this section does not apply to pending
19 litigation."

20 Sec. 4. G.S. 47-53.1 reads as rewritten:

21 "**§ 47-53.1. Acknowledgment omitting seal of notary public.**

22 Where any person has taken an acknowledgment as a notary public and has failed to
23 affix his seal and such acknowledgment has been otherwise duly probated and recorded
24 then such acknowledgment is hereby declared to be sufficient and valid: Provided this
25 shall apply only to those deeds and other instruments acknowledged prior to April 1,
26 ~~1987-~~1989."

27 Sec. 5. G.S. 47-71.1 reads as rewritten:

28 "**§ 47-71.1. Corporate seal omitted prior to April 1, ~~1987-~~1989.**

29 Any corporate deed, or conveyance of land in this State, made prior to April 1, ~~1987-~~
30 1989, which is defective only because the corporate seal is omitted therefrom is hereby
31 declared to be a good and valid conveyance by such corporation for all purposes and
32 shall be sufficient to pass title to the property therein conveyed as fully as if the said
33 conveyance were executed according to the provisions and forms of law in force in this
34 State at the date of the execution of such conveyance."

35 Sec. 6. G.S. 47-108.5 reads as rewritten:

36 "**§ 47-108.5. Validation of certain deeds executed in other states where seal omitted.**

37 All deeds to lands in North Carolina, executed prior to April 1, ~~1987-~~1989, without
38 seal attached to the maker's name, which deeds were acknowledged in another state, the
39 laws of which do not require a seal for the validity of a conveyance of real property
40 located in that state, and which deeds have been duly recorded in this State, shall be as
41 valid to all intents and purposes as if the same had been executed under seal."

42 Sec. 7. G.S. 47-108.11 reads as rewritten:

43 "**§ 47-108.11. Validation of recorded instruments where seals have been omitted.**

1 In all cases of any deed, deed of trust, mortgage, lien or other instrument authorized
2 or required to be registered in the office of the register of deeds of any county in this
3 State where it appears of record or it appears that from said instrument, as recorded in
4 the office of the register of deeds of any county in the State, there has been omitted from
5 said recorded or registered instrument the word 'seal,' 'notarial seal' and that any of said
6 recorded or registered instruments shows or recites that the grantor or grantors 'have
7 hereunto fixed or set their hands and seals' and the signature of the grantor or grantors
8 appears without a seal thereafter or on the recorded or registered instrument or in all
9 cases where it appears there is an attesting clause which recites 'signed, sealed and
10 delivered in the presence of,' and the signature of the grantor or grantors appears on the
11 recorded or registered instrument without any seal appearing thereafter or of record,
12 then all such deeds, mortgages, deeds of trust, liens or other instruments, and the
13 registration of same in the office of the register of deeds, are hereby declared to be in all
14 respects valid and binding and are hereby made in all respects valid and binding to the
15 same extent as if the word 'seal' or 'notarial seal' had not been omitted, and the
16 registration and recording of such instruments in the office of the register of deeds in
17 any county in this State are hereby declared to be valid, proper, legal and binding
18 registrations.

19 This section shall not apply in any respect to any instrument recorded or registered
20 subsequent to April 1, ~~1987, 1989~~, or to pending litigation or to any such instruments
21 now directly or indirectly involved in pending litigation."

22 Sec. 8. G.S. 28A-14-1.1(b) reads as rewritten:

23 "(b) This section applies to all notices published and posted between October 1,
24 1975, and March 16, ~~1987, 1989~~, except that it does not affect any pending litigation or
25 any litigation instituted within 90 days of March 16, ~~1987, 1989~~."

26 Sec. 9. G.S. 10-12(d) reads as rewritten:

27 "(d) This section shall apply to notarial acts prior to April 1, ~~1987, 1989~~."

28 Sec. 10. G.S. 45-21.47 reads as rewritten:

29 **"§ 45-21.47. Validation of foreclosure sales when trustee is officer of owner of debt.**

30 All sales of real property made prior to June 1, ~~1987, 1989~~, under a power of sale
31 contained in a mortgage or deed of trust for which the trustee was an officer, director,
32 attorney, agent, or employee of the owner of all or part of the debt secured by the
33 mortgage or deed of trust are validated and have the same effect as if the trustee had not
34 been an officer, director, attorney, agent, or employee of the owner of the debt unless an
35 action to set aside the foreclosure is commenced within one year after June 1, ~~1987,~~
36 1989."

37 Sec. 11. Section 2 of Chapter 162 of the 1985 Session Laws reads as
38 rewritten:

39 "Sec. 2. No power of attorney executed pursuant to Chapter 32A of the General
40 Statutes prior to ~~October 1, 1985, April 1, 1989~~, shall be invalid for the reason that the
41 power of attorney was not signed by the principal under seal."

42 Sec. 12. This act is effective upon ratification.