



General Assembly

February Session, 2000

Raised Bill No. 5178

LCO No. 754

Referred to Committee on Planning and Development

Introduced by:
(PD)

***An Act Concerning Real Estate Filings And The Preservation Of
Historic Documents.***

Be it enacted by the Senate and House of Representatives in General
Assembly convened:

1 Section 1. Section 7-34a of the general statutes is repealed and the
2 following is substituted in lieu thereof:

3 (a) Town clerks shall receive, for recording any document, ten
4 dollars for the first page and five dollars for each subsequent page or
5 fractional part thereof, a page being not more than eight and one-half
6 by fourteen inches. Town clerks shall receive, for recording the
7 information contained in a certificate of registration for the practice of
8 any of the healing arts, five dollars. Town clerks shall receive for
9 recording documents conforming to, or substantially similar to, section
10 47-36c, which are clearly entitled "statutory form" in the heading of
11 such documents, as follows: For the first page of a warranty deed, a
12 quitclaim deed, a mortgage deed, or an assignment of mortgage, ten
13 dollars; for each additional page of such documents, five dollars; and
14 for each marginal notation of an assignment of mortgage, subsequent
15 to the first two assignments, one dollar. Town clerks shall receive, for
16 recording any document with respect to which certain data must be

17 submitted by each town clerk to the Commissioner of Revenue
18 Services in accordance with section 10-261b, the sum of two dollars in
19 addition to the recording fee. Any person who offers any written
20 document for recording in the office of any town clerk, which
21 document fails to have legibly typed, printed or stamped directly
22 beneath the signatures the names of the persons who executed such
23 document, the names of any witnesses thereto and the name of the
24 officer before whom the same was acknowledged, shall pay one dollar
25 in addition to the regular fee. Town clerks shall receive for recording
26 any deed, except a mortgage deed, conveying title to real estate, which
27 deed does not contain the current mailing address of the grantee, the
28 sum of five dollars in addition to the regular recording fee. Town
29 clerks shall receive, for filing any document, five dollars, for receiving
30 and keeping a survey or map, legally filed in the town clerk's office,
31 five dollars and for indexing such survey or map, in accordance with
32 section 7-32, five dollars, except with respect to indexing any such
33 survey or map pertaining to a subdivision of land as defined in section
34 8-18, in which event town clerks shall receive fifteen dollars for each
35 such indexing. Town clerks shall receive, for making a copy of any
36 document either recorded or filed in their offices, one dollar for each
37 page or fractional part thereof, as the case may be; for certifying any
38 copy of the same, one dollar, for making a copy of any survey or map,
39 the actual cost thereof; and for certifying such copy of a survey or map,
40 one dollar. Town clerks shall receive, for recording the commission
41 and oath of a notary public, ten dollars; for certifying under seal to the
42 official character of a notary, two dollars.

43 (b) The fees set forth in subsection (a) of this section received by
44 town clerks for recording documents include therein payment for the
45 return of each document which shall be made by the town clerk to the
46 designated addressee.

47 (c) Compensation for all services other than those enumerated in
48 subsection (a) of this section which town clerks are required by the
49 general statutes to perform and for which compensation is not fixed by

50 statute shall be fixed and paid by the selectmen or other governing
51 body of the town or city in which such services are performed.

52 (d) In addition to the fees for recording a document under
53 subsection (a) of this section, town clerks shall receive a fee of three
54 dollars for each document recorded. Not later than the fifteenth day of
55 each month, town clerks shall remit two-thirds of the fees paid
56 pursuant to this subsection during the previous calendar month to the
57 Treasurer for deposit in the historic documents preservation account
58 established under section 2 of this act. One-third of the amount paid
59 for fees pursuant to this subsection shall be retained by town clerks
60 and used for the preservation and management of historic documents.

61 Sec. 2. (NEW) There is established within the General Fund a
62 separate and nonlapsing account to be known as the "historic
63 documents preservation account". The account may contain any
64 moneys required by law to be deposited in the account. Investment
65 earnings credited to the assets of the account shall become part of the
66 assets of the account. Any balance remaining in the account at the end
67 of any fiscal year shall be carried forward for the fiscal year next
68 succeeding. The moneys in said account shall be used for the purposes
69 of sections 3 to 5, inclusive, of this act.

70 Sec. 3. (NEW) As used in sections 2 to 5, inclusive, of this act,
71 "preservation and management of historic documents" means activities
72 that include, but are not limited to, the following: (1) The restoration
73 and conservation of land records, land record indexes, maps or other
74 records; (2) the microfilming of land records, land record indexes,
75 maps or other records; (3) the use of information technology to
76 facilitate the performance of duties integral to the maintenance and
77 tracking of historic documents; (4) the assessment or upgrading of
78 records retention facilities; (5) disaster recovery; and (6) the training of
79 personnel to perform duties integral to the maintenance and tracking
80 of historic documents.

81 Sec. 4. (NEW) (a) The Public Records Administrator shall make

82 grants to municipalities from the historic documents preservation
83 account, established under section 2 of this act, for the preservation
84 and management of historic documents.

85 (b) If the Public Records Administrator finds that any grant
86 awarded pursuant to this section is being used for other purposes or to
87 supplant a previous source of funds, the Public Records Administrator
88 may require repayment.

89 (c) The Public Records Administrator shall allocate moneys in the
90 historic documents preservation account, established under section 2
91 of this act, for (1) the preservation and management of historic
92 documents maintained by the State Library, and (2) for the expenses of
93 administering the historic documents preservation grant program,
94 established under section 5 of this act. The total amount of such
95 allocated moneys in any fiscal year shall be thirty per cent of the
96 moneys deposited in such historic documents preservation account.
97 On or before September 1, 2001, and annually thereafter, the State
98 Library shall submit a report describing the activities performed with
99 the allocated moneys for the preceding fiscal year to the joint standing
100 committee of the General Assembly having cognizance of matters
101 relating to government administration.

102 Sec. 5. (NEW) (a) The Public Records Administrator shall establish
103 and administer an historic documents preservation grant program to
104 help municipalities to enhance or improve the preservation and
105 management of historic documents. Each application shall include a
106 description of the purpose, objective and budget of the activities to be
107 funded by the grant. The chief executive officer of a municipality
108 applying for a grant under this section may designate the town clerk of
109 that municipality as the agent to make such application.

110 (b) The Public Records Administrator may establish relative
111 priorities for the approval of grants under this section. Such priorities
112 may take into account the differing needs of municipalities, the need
113 for consistency and equity in the distribution of grant awards and the

114 extent to which particular projects may advance the purposes of this
115 section. The Public Records Administrator may establish further
116 criteria for the approval of grants under this section. Not later than
117 February 1, 2001, the Public Records Administrator shall develop and
118 disseminate written guidelines to describe the evaluation process for
119 grant applications under this section. In awarding grants under this
120 section, the Public Records Administrator shall consult with the State
121 Archivist and any other person the Public Records Administrator
122 deems necessary.

123 (c) The Public Records Administrator shall authorize grant awards
124 under this section on or before July thirty-first and December thirty-
125 first of each fiscal year in which payment of a grant is to be made.

126 (d) The Public Records Administrator shall allocate seventy per cent
127 of the moneys in the historic documents preservation account in any
128 fiscal year to fund applications submitted under this section.

129 Sec. 6. (NEW) (a) Each municipality that receives a grant from the
130 historic documents preservation account established under section 2 of
131 this act shall submit a report to the Public Records Administrator, in
132 such form as the Public Records Administrator prescribes, not later
133 than September first of the fiscal year following the year such grant
134 was received. Such report shall contain a description of activities paid
135 for with financial assistance under the grant. The chief executive officer
136 of a municipality that receives a grant from the historic documents
137 preservation account may designate the town clerk of that
138 municipality as the agent to make such report.

139 (b) On or before January 1, 2002, and annually thereafter, the Public
140 Records Administrator shall submit a report on grants made under
141 sections 3 to 5, inclusive, of this act, for the preceding fiscal year to the
142 joint standing committee of the General Assembly having cognizance
143 of matters relating to government administration. Each such report
144 shall include: (1) A description of the grants made under sections 3 to
145 5, inclusive, of this act, including the amount, purposes and the

146 municipalities to which they were made; (2) a summary of the
147 activities for which the State Library used the moneys allocated to it
148 under section 4 of this act; and (3) any findings or recommendations
149 concerning the operation and effectiveness of the grant program.

150 Sec. 7. (NEW) (a) The Public Records Administrator may adopt
151 regulations, in accordance with the provisions of chapter 54 of the
152 general statutes, to implement the provisions of sections 3 to 6,
153 inclusive, of this act.

154 (b) The Public Records Administrator shall establish a committee to
155 advise such Public Records Administrator on the development and
156 implementation of regulations under this section. The Public Records
157 Administrator shall designate the members of the committee who shall
158 include representatives of small, medium and large municipalities and
159 municipalities in all geographic regions of the state.

160 Sec. 8. This act shall take effect July 1, 2000.

Statement of Purpose:

To make funds available for the preservation of historic documents.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]