By: Orr

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H.B. No. 1940

A BILL TO BE ENTITLED

AN ACT

2 relating to certain correction instruments in the conveyance of 3 real property.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Section 5.028, Property Code, is amended by 6 amending Subsection (a) and adding Subsection (a-1) to read as 7 follows:

8 (a) A person who has personal knowledge of facts relevant to 9 the correction of a recorded original instrument of conveyance may 10 <u>prepare or</u> execute a correction instrument to make a nonmaterial 11 change that results from a clerical error, including:

12 (1) a correction of an inaccurate or incorrect element 13 in a legal description, such as a distance, angle, direction, bearing or chord, a reference to a plat or other plat information, a 14 lot or $[-\tau]$ block number, a unit, building designation, or section 15 16 number, an appurtenant easement, a township name or number, a 17 municipality, county, or state name, a range number or meridian, a certified survey map number, or a subdivision or condominium name; 18 19 or

(2) an addition, correction, or clarification of:
(A) a party's name, including the spelling of a
name, a first or middle name or initial, a suffix, an alternate name
by which a party is known, or a description of an entity as a
corporation, company, or other type of organization;

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1 (B) a party's marital status; 2 (C) the date on which the conveyance was 3 executed; 4 (D) the recording data for an instrument 5 referenced in the correction instrument; or 6 (E) a fact relating to the acknowledgment or 7 authentication. 8 (a-1) A person who has personal knowledge of facts relevant to the correction of a recorded original instrument of conveyance 9 may prepare or execute a correction instrument to make a 10 nonmaterial change that results from an inadvertent error, 11 12 including the addition, correction, or clarification of: (1) a legal description prepared in connection with 13 the preparation of the original instrument but inadvertently 14 15 omitted from the original instrument; or 16 (2) an omitted call in a metes-and-bounds legal description in the or<u>iginal instrument that completes the</u> 17 description of the property. 18 SECTION 2. Section 5.030, Property Code, is amended by 19 amending Subsection (b) and adding Subsection (c) to read as 20 21 follows: A correction instrument replaces and is a substitute for 22 (b) the original instrument. Except as provided by Subsection (c), a 23 24 bona fide purchaser of property that is subject to a correction instrument may rely on the instrument against any person making an 25 26 adverse or inconsistent claim. 27 (c) A correction instrument is subject to the property

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1	interest of a creditor or a subsequent purchaser for valuable
2	consideration without notice acquired on or after the date the
3	original instrument was acknowledged, sworn to, or proved and filed
4	for record as required by law and before the correction instrument
5	has been acknowledged, sworn to, or proved and filed for record as
6	required by law.

7 SECTION 3. This Act takes effect September 1, 2013.