SENATE BILL No. 71

DIGEST OF INTRODUCED BILL

Citations Affected: IC 34-11-2-11; IC 36-2-12-10.

Synopsis: Adverse possession statute of limitations. Amends the statute concerning the statute of limitations for actions for the recovery of the possession of real estate to provide that such an action that: (1) involves a line located and established by a professional surveyor; and (2) accrues before the lines are located and established by the surveyor; must be commenced before the expiration of the appeal period set forth in the statute governing county surveyors. Amends the Indiana Code provision concerning the establishment of property lines by means of a legal survey to specify that the lines established are binding on all affected landowners, including a landowner who claims title under a claim of adverse possession.

Effective: July 1, 2020.

Doriot

January 6, 2020, read first time and referred to Committee on Judiciary.



Second Regular Session of the 121st General Assembly (2020)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2019 Regular Session of the General Assembly.

SENATE BILL No. 71

A BILL FOR AN ACT to amend the Indiana Code concerning civil procedure.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 34-11-2-11 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 11. (a) Except as
provided in subsection (b), an action upon contracts in writing other
than those for the payment of money, and including all mortgages other
than chattel mortgages, deeds of trust, judgments of courts of record
and for the recovery of the possession of real estate, must be
commenced within ten (10) years after the cause of action accrues
However, an action upon contracts in writing other than those for the
payment of money entered into before September 1, 1982, not
including chattel mortgages, deeds of trust, judgments of courts of
record, or for the recovery of the possession of real estate, must be
commenced within twenty (20) years after the cause of action accrues

- (b) This subsection applies to an action:
 - (1) for the recovery of the possession of real estate;
 - (2) that involves or is affected by a line located and established by a professional surveyor under IC 36-2-12-10; and



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1	(3) that accrues before the lines are located and established as
2	described in subdivision (2).
3	An action to which this subsection applies must be commenced
4	before the expiration of the appeal period set forth in
5	IC 36-2-12-14.
6	SECTION 2. IC 36-2-12-10, AS AMENDED BY P.L.159-2018,
7	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2020]: Sec. 10. (a) The county surveyor shall maintain a legal
9	survey record book, which must contain a record of all the legal
10	surveys made in the county showing outline maps of each section,
11	grant, tract, subdivision, or group of sections, grants, tracts, and
12	subdivisions in sufficient detail so that the approximate location of
13	each legal survey can be shown. Legal surveys shall be indexed by
14	location.
15	(b) A landowner desiring to establish the location of the line
16	between the landowner's land and that of an adjoining landowner by
17	means of a legal survey may do so as follows:
18	(1) The landowner shall procure a professional surveyor
19	registered under IC 25-21.5 to locate the line in question and shall
20	compensate the professional surveyor.
21	(2) The professional surveyor shall notify the owners of adjoining
22	lands that the professional surveyor is going to make the surveyor
23	The notice must be given by registered or certified mail at least
24	twenty (20) days before the survey is started.
25	(3) The lines and corners shall be properly marked, monumented
26	by durable material with letters and figures establishing such lines
27	and corners, referenced, and tied to corners shown in the corner
28	record book in the office of the county surveyor or to corners
29	shown on a plat recorded in the plat books in the office of the
30	county recorder.
31	(4) The professional surveyor shall present to the county surveyor
32	for entry in the legal survey record book a plat of the legal survey
33	and proof of notice to the adjoining landowners. The professional
34	surveyor shall give notice to adjoining landowners by registered
35	or certified mail within ten (10) days after filing of the survey.
36	(c) The lines located and established under subsection (b) are
37	binding on all landowners affected and their heirs and assigns.
38	including an affected landowner who claims title under a claim of
39	adverse possession:
40	(1) that has not been filed in a court with jurisdiction; or
41	(2) with respect to which:
42	(A) a deed reflecting the adverse possession; or
T4	(A) a deed reflecting the adverse possession, or



1	(B) an affidavit under IC 36-2-11-19(a)(4);
2	has not been recorded in the office of the recorder of the
3	county in which the property is located;
4	as of the date the survey is entered into the legal survey record
5	book under this section, unless an appeal is taken under section 14 of
5	this chapter. The right to appeal commences when the plat of the legal
7	survey is entered by the county surveyor in the legal survey record
8	book.

