649.5 Demand for quitclaim — attorney fees.

- 1. Before bringing suit to quiet a title to real estate, a party may make a written request to the person holding an apparent adverse interest or right in the property asking that such person, and that person's spouse if any, execute, have acknowledged, and deliver a quitclaim deed to the property to such requesting party.
- 2. The written request described in subsection 1 shall include a draft quitclaim deed to the property, the street address of the property, a brief explanation of how the apparent adverse interest or right arose, if known, and why the party believes the interest or right is not a valid claim against title, a copy of this section, a self-addressed stamped envelope, and fifty dollars to cover the expense of the execution, acknowledgment, and delivery of the deed.
- 3. If the person holding an apparent adverse interest or right in the property fails to comply within twenty days of receiving the written request, the filing of a disclaimer of interest or right shall not avoid the costs in an action afterwards brought, and the court may assess, in addition to the ordinary costs of court, a reasonable attorney fee for the requesting party's attorney.

[C97, §4226; C24, 27, 31, 35, 39, §**12289;** C46, 50, 54, 58, 62, 66, 71, 73, 75, 77, 79, 81, §649.5] 86 Acts, ch 1237, §37; 2017 Acts, ch 147, §1