As Engrossed: 2/26/91

1 State of Arkansas **A BILLACT 807 OF 1991** 2 78th General Assembly SENATE BILL 3 Regular Session, 1991 By: Senator Dowd 6 For An Act To Be Entitled 7 "AN AMENDMENT TO CHAPTER 6 OF TITLE 22 OF THE ARKANSAS g CODE CLARIFYING LAWS RELATING TO THE SALE OR OTHER 9 DISPOSITION OF STATE LANDS; AND FOR OTHER PURPOSES." 10 12 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 13 14 SECTION 1. Arkansas Code Annotated 22-6-116 is hereby amended to read 15 as follows: 16 "22-6-116. Certificates by county collectors correcting or canceling 17 original certificates. (a) When any county collector shall determine that the original 18 19 certification to the Commissioner of State Lands of any lands, or town or city 20 lots, should be canceled, corrected, or in any way changed, said official 21 shall issue a certificate to the Commissioner of State Lands. Such 22 certificate shall contain the legal description of the property, state the 23 change and state the appropriate manner in which to make such change. (b) Upon receipt of any cancellation or correction certificate, the 2.4 25 Commissioner of State Lands shall determine whether the certificate offers 26 sufficient evidence to warrant cancellation or correction of the certification 27 of any real property. If the Commissioner determines that cancellation or 28 correction is warranted, the Commissioner of State Lands shall approve the 29 cancellation or correction certificate, amend the records of the Commissioner 30 of State Lands, forward the certificate to the county collector, and the 31 certificate shall be filed with the recorder of the county and properly 32 recorded in the deed records. A recorded copy of such certificate shall be 33 transmitted to any other county officials upon whose records the parcel is 34 recorded. (c) Whenever a cancellation or correction certificate has been recorded 35

36 in the records of the Commissioner of State Lands, the Commissioner of State

- 1 Lands shall issue a cancellation or correction deed on property which has been
- 2 redeemed, sold, or otherwise disposed of as tax forfeited land. The
- 3 Commissioner shall forward the deed to be filed in the county where the
- 4 property is located.
- 5 (d) No recording fee shall be charged by or against the recorder on
- 6 any cancellation or correction certificate or on any cancellation or
- 7 correction deed issued by the Commissioner of State Lands.
- 8 (e) When any county assessor shall determine that the information on
- 9 tax delinquent parcels is erroneous, whether by legal description, name of
- 10 record owner, double assessment, or other cause, the assessor shall inform
- 11 the county collector of such change, and the county collector shall forward a
- 12 cancellation or correction certificate to the Commissioner of State Lands as
- 13 specified in subsection (a) of this section.
- 14 (f) Should information contained in the records of the Commissioner of
- 15 State Lands be found to be erroneous, whether by legal description, name of
- 16 record owner, or other cause, the Commissioner of State Lands may, at his
- 17 discretion, waive all or part of penalties and interests applied thereon as a
- 18 result of the inaccuracies."

- 20 SECTION 2. Arkansas Code Annotated 22-6-201 through 22-6-204 are hereby
- 21 amended to read as follows:
- 22 "22-6-201. Purpose.
- 23 (a) It is the primary purpose and intent of this subchapter that when
- 24 islands are formed in navigable waters of this state, title to the islands
- 25 should be retained in the state if the island is appropriate for use by any
- 26 state agency or may become appropriate for any use by the state and that the
- 27 islands should be sold by the state only when it is determined that they have
- 28 no present or future use to the state.
- 29 (b) It is not the purpose of this subchapter to require any state
- 30 agency to accept the responsibility and duty for the operation, management, or
- 31 development of any island, but only that appropriate state agencies, as
- 32 determined by the Commissioner of State Lands, shall have an opportunity to
- 33 assume control over the islands.
- 34 (c) It is also the intent of this subchapter that when any state agency
- 35 accepts the duties and responsibility of operating, managing, or developing

1 any island, the agency shall have the authority to permit and regulate

- 2 activities upon the lands, including the cutting of timber. The agency may
- 3 use or permit the use of the lands for such purposes as it shall deem
- 4 appropriate.
- 5 (d) It is further the intent of this subchapter to establish the policy
- 6 that all submerged lands following the navigable waterways of this state shall
- 7 remain in the state domain. 'Submerged lands' shall be those lands found at
- 8 and below the line of ordinary highwater and shall include but not be limited
- 9 to the beds, channels, chutes, and adjoining areas of rivers, lakes, and
- 10 streams.

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- 12 22-6-202. Property of state.
- 13 (a) All islands formed or which may form in the navigable waters of
- 14 this state are declared to be the property of the state, except as provided in
- 15 Section 22-6-204, and subject to sale and disposition in the manner and form
- 16 provided in this subchapter.
- 17 (b) The Commissioner of State Lands shall have full power and authority
- 18 to lease or grant submerged lands and the Commissioner shall promulgate rules
- 19 and regulations as may be necessary to effectively carry out the provisions of
- 20 this section and, upon adoption, such rules and regulations shall have the
- 21 full force and effect of law.

- 23 22-6-203. Disposition.
- 24 (a) The Commissioner of State Lands shall receiverequests for
- 25 conveyance of title to an island previously formed in the navigable waters of
- 26 this state and not previously disposed of in the manner provided by law.
- 27 (b)(1) The Commissioner of State Lands shall inquire into the terrain
- 28 and other physical attributes of the island for the purpose of determining
- 29 which state agency, if any, would be most appropriate for operating, managing,
- 30 and developing the island.
- 31 (2) Upon making the determination, the Commissioner of State Lands
- 32 shall notify the agency which it finds to be most appropriate to operate and
- 33 manage the island and shall determine whether that agency is willing to accept
- 34 the authority and responsibility for operating and managing the island.
- 35 (3) If that agency is willing to accept authority and responsibility of

1 operating and managing the island, the Commissioner of State Lands shall hold

- 2 the state title to the island and the authority and duty to operate and manage
- 3 the island shall be vested in the agency.
- 4 (4) If the agency so notified does not desire to accept the
- 5 responsibility and duty to operate and manage the island, it shall notify the
- 6 Commissioner of State Lands who shall give the state agency which it deems
- 7 next most appropriate the option of accepting the authority and responsibility
- 8 of operating and managing the island.
- 9 (c)(1) When an agency agrees to accept the authority and responsibility
- 10 of operating and managing an island, the agency shall cause the island to be
- 11 accurately surveyed, compile field notes, and plat the lands in reference to
- 12 the adjacent lands by the extension of township, range, and section lines and
- 13 the agency shall pay the cost of the survey.
- 14 (2) Upon completion of the survey, a copy shall be filed with the
- 15 Commissioner of State Lands and, upon payment of one dollar (\$1.00)
- 16 consideration to the Commissioner of State Lands by the agency desiring to
- 17 accept the authority and responsibility of operating and managing the island,
- 18 said authority and responsibility shall vest with the agency, and title shall
- 19 be in the name of the State of Arkansas and held by the Commissioner.
- 20 (d) If the Commissioner of State Lands finds that an island is not
- 21 appropriate for operation, management, or use by any appropriate state agency,
- 22 and no state agency is desirous of accepting the responsibility and duty of
- 23 managing and operating the island, the Commissioner of State Lands may, at his
- 24 discretion and if the Commissioner determines that the best interest of the
- 25 state is being served, retain title to the island in the name of the state,
- 26 or, alternatively, the Commissioner may sell the island in a manner prescribed
- 27 by subsection (e) of this section.
- 28 (e)(1) Whenever the Commissioner of State Lands finds that any island
- 29 formed in the navigable waters of this state is not appropriate for use by any
- 30 state agency, and if no state agency is desirous of assuming the
- 31 responsibility and duty of operating and managing the island, the Commissioner
- 32 of State Landsmay accept applications for purchase of the island.
- 33 (2) When the application is filed with the Commissioner of State Lands,
- 34 the Commissioner of State Lands shall cause the island to be accurately
- 35 surveyed, compile field notes, and plat the lands in reference to the adjacent

1 lands by the extension of township, range, and section lines.

- 2 (3) Thereafter, the lands shall be appraised and treated in all
- 3 respects and sold and conveyed by the state in a public manner and as
- 4 prescribed by the Commissioner of State Lands.
- 5 (4) The cost of the survey of any island made as required by this
- 6 section shall be added to the purchase price of the island.

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- 8 22-6-204. Confirmation of prior sales.
- 9 (a) All sales made by the Commissioner of State Lands pursuant to this
- 10 subchapter prior to July 1, 1991 are confirmed, and the title of all purchases
- 11 under the deeds from the Commissioner of State Lands are quieted, established,
- 12 and confirmed.
- 13 (b) The area described in any of the deeds as being conveyed shall
- 14 extend only to the line of ordinary highwater and shall not extend to the bed
- 15 or channels of the chutes or adjoining area which lies below the line of
- 16 ordinary highwater, the title to which formations below the line of ordinary
- 17 highwater is reserved in the State of Arkansas."

- 19 SECTION 3. Arkansas Code Annotated 22-6-501 is hereby amended to read 20 as follows:
- 21 "22-6-501. Transfer to state institutions.
- 22 (a) The Commissioner of State Lands is authorized upon application of
- 23 the director of any state department or agency, the management or the board of
- 24 trustees of any state institution, or the chief executive of any county, city,
- 25 or school district of this state, to issue to the applying governmental unit a
- 26 deed for land listed on the Commissioner's records as having been forfeited
- 27 for the nonpayment of taxes. The application shall include the following:
- 28 (1) the proposed use of the land;
- 29 (2) the proposed duration for the stated use; and,
- 30 (3) the division or department designated for the maintenance
- 31 and operation of the property once deeded.
- 32 Moreover, the Commissioner of State Lands is authorized to accept the
- 33 application as submitted or recommend modifications to the application. The
- 34 Commissioner is further empowered to disallow any application determined by
- 35 the Commissioner to be contrary to the best interests to the health and

1 general welfare of the state and its citizens.

2 (b) The deed issued by the Commissioner of State Lands to a

- 3 state department or agency, state institution, city, county, or school
- 4 district shall contain restrictive convenants or reservations stating that
- 5 should the governmental unit no longer desire to use the land for the proposed
- 6 use stated in the application, said governmental unit shall submit a
- 7 subsequent letter of application to the Commissioner of State Lands to request
- 8 change in the use of the property and the Commissioner shall accept, modify,
- 9 or disallow the request. Moreover, should the governmental unit determine
- 10 that the property can no longer be utilized, the property shall revert to the
- 11 state, be held by the Commissioner of State Lands, and be treated as tax
- 12 forfeited land subject to the powers and authority of the Commissioner of
- 13 State Lands. Because this act applies to the disposition of tax forfeited
- 14 land, Arkansas Code Annotated 22-6-601 shall not apply herewith.
- 15 (c) No consideration shall be required for the transfer except the fee
- 16 of one dollar (\$1.00) as required by law.
- 17 (d) All deeds granted by the Commissioner of State Lands prior to the
- 18 passage of this section are confirmed, and the title of all purchases under
- 19 the deeds from the Commissioner of State Lands are quieted, established, and
- 20 confirmed. Collection of any outstanding ad valorem property tax indebtedness
- 21 shall be stayed by the Commissioner while title to the property remains with
- 22 the governmental unit. Should the property revert to the state pursuant to
- 23 subsection (b) herein, the property may be sold as prescribed by the
- 24 Commissioner of State Lands."

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- 26 SECTION 4. All provisions of this Act of a general and permanent nature
- 27 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
- 28 Revision Commission shall incorporate the same in the Code.

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- 30 SECTION 5. If any provision of this Act or the application thereof to
- 31 any person or circumstance is held invalid, such invalidity shall not affect
- 32 other provisions or applications of the Act which can be given effect without
- 33 the invalid provision or application, and to this end the provisions of this
- 34 Act are declared to be severable.

1	SECTION 6	. All laws	and parts	of laws in	conflict	with thi	s Act a	are
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