1	State of Arkansas	As Engrossed: S3/15/01	
2	83rd General Assembly	A Bill	Act 1312 of 2001
3	Regular Session, 2001		SENATE BILL 509
4			
5	By: Senator Cash		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND ARKANSAS CODE TITLE 22, CHAPTER		
10	1, SUBCHAPTER 2 TO ADD AN ADDITIONAL SECTION TO		
11	PROVIDE THAT DRAINAGE IMPROVEMENT DISTRICTS SHALL		
12	NOT LOSE REAL PROPERTY OR EASEMENTS OF THE		
13	DI STRI CTS	S TO ADVERSE POSSESSION; AND FOR	OTHER
14	PURPOSES.		
15			
16		Subtitle	
17	PROVI I	DES THAT DRAINAGE IMPROVEMENT	
18	DISTRICTS SHALL NOT LOSE REAL PROPERTY OR		
19	EASEMI	ENTS TO ADVERSE POSSESSION.	
20			
21			
22	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF AF	RKANSAS:
23			
24	SECTION 1. Arkar	nsas Code Title 22, Chapter 1, Sub	ochapter 2, is amended
25	to add an additional se	ection to read as follows:	
26	22-1-205. Proper	rty of drainage districts.	
27	(a) As used in this section, a "drainage district" means a drainage		
28	improvement district formed by an act of the General Assembly, a drainage		
29	district formed and operated under Title 14, Chapter 120 or a drainage		
30	improvement district formed and operated under Title 14, Chapter 121.		
31	(b)(1) No title or right of possession to property of a drainage		
32	district, or any portion thereof, shall be acquired by adverse possession or		
33	adverse occupancy.		
34	<u>(2) No eas</u>	sement or right of way of a draina	age district for
35	flowage, storage rights and any other servitude upon, over, and across any		
36	lands, or any portion thereof, shall be acquired by adverse possession or		

CPB067

1	adverse occupancy.		
2	(c) The real property rights of a drainage district shall not be		
3	defeated in any cause of action or proceeding by reason of adverse possession		
4	or adverse occupancy of district property, or any portion thereof, where the		
5	parties claiming the adverse possession commence legal action after the		
6	effective date of this section.		
7			
8	SECTION 2. <u>EMERGENCY CLAUSE</u> . It is found and determined by the General		
9	Assembly that the properties and easements of drainage districts are acquired		
10	and maintained at great expense to the farmers and Landowners within the		
11	districts; that these properties and servitudes are subject to extended		
12	periods of time where no person observes the activities which are actually		
13	taking place on these lands and easements; that retention of title to these		
14	properties are necessary for drainage and flood control management on lands		
15	within the districts; and that it shall be the public policy of this state		
16	that no person acquire title to drainage district properties by adverse		
17	possession and this policy should have immediate force and effect. Therefore,		
18	an emergency is declared to exist and this act being immediately necessary for		
19	the preservation of the public peace, health and safety shall become effective		
20	on the date of its approval by the Governor. If the bill is neither approved		
21	nor vetoed by the Governor, it shall become effective on the expiration of the		
22	period of time during which the Governor may veto the bill. If the bill is		
23	vetoed by the Governor and the veto is overridden, it shall become effective		
24	on the date the last house overrides the veto.		
25	/s/ Cash		
26			
27			
28	APPROVED: 4/5/2001		
29			
30			
31			
32			
33			
34			
35			
36			