Stricken language would be deleted from and underlined language would be added to present law. Act 451 of the Regular Session

| 1 | State of Arkansas | As Engrossed: S2/27/19 | |
|----|--|--|-------------------------------|
| 2 | 92nd General Assembly | A B1ll | |
| 3 | Regular Session, 2019 | | SENATE BILL 282 |
| 4 | | | |
| 5 | By: Senator T. Garner | | |
| 6 | By: Representative Bragg | | |
| 7 | | | |
| 8 | | For An Act To Be Entitled | |
| 9 | AN ACT TO AMEND THE LAW CONCERNING THE SALE OF | | |
| 10 | TIMBER; AND FOR OTHER PURPOSES. | | |
| 11 | | | |
| 12 | | | |
| 13 | | Subtitle | |
| 14 | TO AMEN | D THE LAW CONCERNING THE SALE | OF |
| 15 | TIMBER. | | |
| 16 | | | |
| 17 | | | |
| 18 | BE IT ENACTED BY THE GEN | ERAL ASSEMBLY OF THE STATE OF | ARKANSAS: |
| 19 | | | |
| 20 | SECTION 1. Arkansa | as Code § 15-32-501(b)(1), com | ncerning the sale of |
| 21 | timber by a co-owner or o | coheir, is amended to read as | follows: |
| 22 | (b)(l) A buyer mag | y purchase the timber from unl | known or unlocatable co- |
| 23 | owners or coheirs of land | d and may remove the timber w | ithout the consent of |
| 24 | the unknown or unlocatab | le co-owners or coheirs when: | |
| 25 | (A) At | t least eighty percent (80%) <u>s</u> | <u>sixty percent (60%)</u> of |
| 26 | the ownership interest in | n the land has consented; | |
| 27 | (B) He | e or she has made a diligent : | search and inquiry for |
| 28 | any unknown or unlocatab | le co-owners or coheirs, inclu | uding publishing a |
| 29 | notice in a newspaper of | general circulation in the co | ounty in which the |
| 30 | property is located in a | ccordance with subdivision (b |)(2) of this section, |
| 31 | and after diligent searc | h and inquiry, he or she is u | nable to ascertain and |
| 32 | locate any other co-owne: | rs or coheirs; and | |
| 33 | (C)(i) | He or she has filed with the | e circuit clerk of the |
| 34 | county in which the prop | erty is located a record of h | is or her diligent |
| 35 | search and inquiry, toge | ther with a certificate of af | firmation under the |
| 36 | penalties of perjury that | t the facts stated therein are | e within his or her |



| 1 | personal knowledge and are true, for which the circuit clerk may charge the |
|----|---|
| 2 | same fees as are allowed by law for similar services. |
| 3 | (ii) The circuit clerk shall maintain these records |
| 4 | for a period of five (5) years. |
| 5 | |
| 6 | |
| 7 | /s/T. Garner |
| 8 | |
| 9 | |
| 10 | APPROVED: 3/13/19 |
| 11 | |
| 12 | |
| 13 | |
| 14 | |
| 15 | |
| 16 | |
| 17 | |
| 18 | |
| 19 | |
| 20 | |
| 21 | |
| 22 | |
| 23 | |
| 24 | |
| 25 | |
| 26 | |
| 27 | |
| 28 | |
| 29 | |
| 30 | |
| 31 | |
| 32 | |
| 33 | |
| 34 | |
| 35 | |
| 36 | |

2