Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/1/07 A D : 11				
2	86th General Assembly	A BIII				
3	Regular Session, 2007		SENATE BILL 377			
4						
5	By: Senators Brown, Steele, Mad	•				
6	•	Adcock, Webb, Allen, T. Baker, Cheste	erfield, Davis, J. Johnson,			
7	Rainey, Overbey					
8						
9 10		For An Act To Be Entitled				
11						
12	FOR OTHER I	·	TOTES, TIME			
13	TOR OTHER I	. on obla				
14		Subtitle				
15	AN ACT	TO AMEND VARIOUS QUIET TITLE				
16		s; AND FOR OTHER PURPOSES.				
17						
18						
19	BE IT ENACTED BY THE GENE	ERAL ASSEMBLY OF THE STATE OF	ARKANSAS:			
20						
21	SECTION 1. Arkansa	as Code § 18-60-502(b) is ame	nded to read as follows:			
22	(b)(1) The petition	oner shall initiate a search	of the following records			
23	in order to identify pers	sons entitled to notice and s	hall provide notice			
24	pursuant to subdivision (b)(2) of this section:				
25	<u>(A) Lan</u>	nd title records in the office	e of the county			
26	recorder;					
27	<u>(B) Tax</u>	records in the office of the	e county collector;			
28	<u>(C) Tax</u>	records in the office of the	e county treasurer;			
29		records in the office of the				
30	<u>(E) For</u>	an individual, records of the	he probate court for the			
31	county in which the prope	erty is located;				
32	(F) For	an individual, voter regist	ration records			
33	maintained by the Arkansa	_				
34		a partnership, partnership	records filed with the			
35	county clerk; and					
36	<u>(H) For</u>	a business entity other than	n a partnership,			

03-01-2007 09:24 JDF118

As Engrossed: S3/1/07 SB377

1	business entity records filed with the Arkansas Secretary of State.				
2	(2)(A) Petitioner shall send notice by certified mail to the				
3	last known address in duplicate, with one copy addressed by name to the				
4	person entitled to notice and the other copy addressed to "occupant", and if				
5	the certified mail is returned undelivered, the petitioner shall send a				
6	second notice by regular mail.				
7	(B) Petitioner shall post a notice of the pending quiet				
8	title action conspicuously on the property.				
9	(3) If the petitioner has knowledge of any other person who has,				
10	or claims to have, interest in the lands, the petitioner shall so state, and				
11	the person or persons shall be summoned as defendants in the case.				
12					
13	SECTION 2. Arkansas Code § 18-60-508 is amended by adding two				
14	additional subsections to read as follows:				
15	(c) The decree shall be published at least once a week for two (2)				
16	consecutive weeks in a newspaper with general circulation in the county				
17	wherein the property is located.				
18	(d) Any person claiming right, title, or interest in the property may				
19	file an action to set aside the decree within thirty (30) calendar days after				
20	the date of the last publication, otherwise their rights shall forever be				
21	barred.				
22					
23	SECTION 3. Arkansas Code § 18-60-510 is amended to read as follows:				
24	18-60-510. Setting aside decree.				
25	(a) Any person may appear within three (3) years and set aside the				
26	decree if he or she shall offer to file a meritorious defense.				
27	(b) Every person laboring under the disability of infancy, lunacy, or				
28	idiocy, and those claiming under them, may set aside the decree file an				
29	action to recover monetary damages, not to exceed the fair market value of				
30	the property at the time of issuance of the decree, at any time within three				
31	(3) years after the removal of their disability if , and only if , none of the				
32	$\underline{\text{following conditions}}$ existed at the time the petitioner acquired interest in				
33	the property:				
34	(1) The property was tax delinquent; or				
35	(2) There were unpaid code violation liens on the property; or				
36	(3) The property had been declared unsafe by resolution of the				

As Engrossed: S3/1/07 SB377

governing body of the city.

1 2

6

3 SECTION 4. Arkansas Code § 18-60-602(b) is amended to read as follows:

4 (b) The petitioner, if he or she is acquainted with the lands, shall

5 file with his or her petition his or her affidavit, or the affidavit of some

person who is acquainted with the lands, showing that there is no person in

7 actual possession of the lands claiming title adverse to the petitioner,

- 8 copies of the tax receipt showing payment of the taxes for the three (3)
- 9 years next preceding the publication of the notice to confirm proof that
- 10 taxes owed on the lands were either paid, settled, or released shall be filed
- 11 with the petition, and, in the case of levee or drainage improvement
- 12 districts, copies of tax receipts showing proof of payment, settlement, or
- 13 release of all delinquent taxes.

14

- SECTION 5. Arkansas Code § 18-60-604 is amended to read as follows:
- 16 18-60-604. Petition taken as confessed.
- 17 If the deed or deeds are in proper legal form and properly executed, if the
- 18 tax receipts show there is proof showing payment, settlement, or release of
- 19 the taxes, and if the evidence shows that no one is in possession adverse to
- 20 the petitioner, then, in case no one has appeared to show cause against the
- 21 prayer of the petitioner, the petition shall be taken as confessed and the
- 22 court shall render final decrees confirming the sale in question.

23

- SECTION 6. Arkansas Code § 18-60-606(a)(1) is amended to read as
- 25 follows:
- 26 (a)(1) On the trial of the cause, the petitioner shall exhibit to the
- 27 court the tax receipts showing the payment of the taxes for at least three
- 28 (3) successive years proof that taxes owed on the lands were either paid,
- 29 settled, or released and, in the case of lands acquired from levee and
- 30 drainage improvement districts:
- 31 (A) All delinquent taxes that have been due paid, settled,
- 32 or released;
- 33 (B) The deed or deeds under which he or she claims title,
- 34 or the record thereof, or a certified copy or copies from the record; and
- 35 (C) Oral or written proof by one (1) or more witnesses acquainted with the
- 36 lands showing that no one is in possession claiming adverse to the

As Engrossed: S3/1/07 SB377

l petitioner.

SECTION 7. Arkansas Code § 18-60-607 is amended to read as follows: 18-60-607. Confirmation of sale.

- (a) There should be no confirmation of the sale of any lands that are in actual possession of any person claiming title adverse to the petitioner, nor shall there be any confirmation of the sale of lands unless the petitioner, or his or her grantor or those under whom he or she claims title, has paid the taxes on the lands for at least two (2) years after the expiration of the right of redemption, the payment of taxes to be three (3) consecutive years immediately prior to the application to confirm submits
- (b) With respect to land in levee and drainage improvement districts, there shall be no confirmation of sale unless title has been acquired as referred to in § 18-60-601, nor unless the petitioner, or his or her grantor or grantors, exhibit proof of payment, settlement, or release of all taxes that are due against the lands in the districts at the time of the rendition of the decree of confirmation by the court.

proof that all taxes owed on the lands have been paid, settled, or released.

- SECTION 8. Arkansas Code § 18-60-608(a)(2) is amended to read as follows:
- (2)(A) The title to the land shall be considered as confirmed and complete in the purchaser thereof, and his or her heirs and assigns forever, saving, however, to infants, persons of unsound mind, or individuals imprisoned overseas, the right to appear and contest the title to the land within one (1) year after their disabilities may be removed.
 - (B) Infants, persons of unsound mind, and individuals imprisoned overseas, may file an action to recover monetary damages, not to exceed the fair market value of the property at the time of the public sale or conveyance, at any time within three (3) years after the removal of their disability if, and only if, none of the following conditions existed at the time of the public sale or conveyance:
 - (1) The property was tax delinquent; or
- 34 (2) There were unpaid code violation liens on the property; or
- 35 (3) The property had been declared unsafe by resolution of the governing body of the city.

1			/s/	Brown
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