By: Representative Taylor

HOUSE BILL NO. 319

AN ACT TO AMEND SECTION 15-1-13, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT ADVERSE POSSESSION SHALL NOT APPLY IF THE LANDOWNER IS CURRENT ON ALL TAXES; TO CREATE A PRESUMPTION THAT TITLE TO PROPERTY DOES NOT PASS UPON PAYMENT OF TAXES ON OR AFTER JULY 1, 1999; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

7 SECTION 1. Section 15-1-13, Mississippi Code of 1972, is

8 amended as follows:

15-1-13. (1) Ten (10) years' actual adverse possession by 9 any person claiming to be the owner for that time of any land, 10 uninterruptedly continued for ten (10) years by occupancy, 11 descent, conveyance, or otherwise, in whatever way such occupancy 12 may have commenced or continued, shall vest in every actual 13 14 occupant or possessor of such land a full and complete title, saving to persons under the disability of minority or unsoundness 15 of mind the right to sue within ten (10) years after the removal 16 of such disability, as provided in Section 15-1-7. However, the 17 saving in favor of persons under disability of unsoundness of mind 18 shall never extend longer than thirty-one (31) years. 19

(2) For claims of adverse possession not matured as of July 20 21 1, 1998, the provisions of subsection (1) shall not apply to a 22 landowner upon whose property a fence or driveway has been built who files with the chancery clerk within the ten (10) years 23 required by this section a written notice that such fence or 24 driveway is built without the permission of the landowner. 25 Failure to file such notice shall not create any inference that 26 27 property has been adversely possessed. The notice shall be filed

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28 in the land records by the chancery clerk and shall describe the 29 property where said fence or driveway is constructed.

(3) The provisions of subsection (1) shall not apply if the 30 31 owner of such land is current in the payment of all taxes on such 32 land. (4) Payment of taxes on or after July 1, 2001, by a property 33 owner whose property has been taken by adverse possession shall 34 create a presumption that title to the property did not pass to 35 the person claiming title by adverse possession. Such presumption 36 may be overcome by clear and convincing evidence. 37

38 SECTION 2. This act shall take effect and be in force from 39 and after July 1, 2002.