- 1 HB626
- 2 168743-1
- 3 By Representative Carns
- 4 RFD: Judiciary
- 5 First Read: 07-MAY-15

1	168743-1:n:05/05/2015:LLR/th LRS2015-1853						
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8	SYNOPSIS: Currently, title to land may be acquired by						
9	adverse possession based on statutory adverse						
10	possession or based on the common law doctrine of						
11	adverse possession by prescription.						
12	This bill would provide that use of real						
13	property made pursuant to licenses, servitudes,						
14	implication, or created expressly by implication,						
15	or by necessity may not be construed as adverse to						
16	the interest of the owner of the real property.						
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18	A BILL						
19	TO BE ENTITLED						
20	AN ACT						
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22	To amend Section 6-5-200, Code of Alabama 1975,						
23	relating to statutory rights to land by adverse possession; to						
24	provide that use of real property made pursuant to licenses,						
25	servitudes, implication, or created expressly by implication,						
26	or by necessity may not be construed as adverse to the						
27	interest of the owner of the real property.						

			LEGISLATURE	

2 Section 1. Section 6-5-200, Code of Alabama 1975, is 3 amended to read as follows:

"§6-5-200.

- "(a) Adverse possession cannot confer or defeat title to land unless:
- "(1) The party setting it up shall show shows that a deed or other color of title purporting to convey title to him or her has been duly recorded in the office of the judge of probate of the county in which the land lies for 10 years before the commencement of the action;
 - "(2) He <u>or she</u> and those through whom he <u>or she</u> claims shall have annually listed the land for taxation in the proper county for 10 years prior to the commencement of the action if the land is subject to taxation; or
 - "(3) He $\underline{\text{or she}}$ derives title by descent cast or devise from a predecessor in the title who was in possession of the land.
 - "(b) If the period during which the party's deed or color of title has been on record, added to the time during which the deeds or color of title of those through whom he or she claims have been on record, amounts to 10 years, he or she may defend or prosecute on his or her adverse possession, and an inadvertent failure to list the land for taxation, any unintentional mistake in the description of the assessment or unintentional omission of any part of it from the assessment

1 during the period of 10 years shall not bar the party of his 2 or her action or defense on his or her adverse possession. "(c) This section shall not be construed to affect 3 in any way a title perfect by adverse possession before the adoption of this Code, nor to deprive any person of his or her 5 6 rights under Sections 6-6-286 through 6-6-289, nor to affect 7 cases involving a question as to boundaries between coterminous owners. 8 ("(d) Use of real property made pursuant to licenses, 9 servitudes, implication, or created expressly by implication, 10 or by necessity may not be construed as adverse to the 11 12 interest of the owner of the real property."

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