To: Judiciary A

HOUSE BILL NO. 889

1	AN ACT TO AMEND SECTIONS 93-9-49 AND 93-11-71, MISSISSIPPI
2	CODE OF 1972, TO SPECIFY THAT REMARRIAGE OR MARRIAGE BETWEEN THE
3	FATHER AND MOTHER OF A CHILD AS TO WHOM A CHILD SUPPORT ORDER HAS
4	BEEN ENTERED UNDER WHICH AN ARREARAGE HAS ACCUMULATED ABATES
5	CERTAIN ACTIONS TO COLLECT SAID ARREARAGE FOR SO LONG AS THE
6	CHILD'S PARENTS REMAIN MARRIED AND RESIDE TOGETHER IN THE SAME
7	HOUSEHOLD; AND FOR RELATED PURPOSES.

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8
- SECTION 1. Section 93-9-49, Mississippi Code of 1972, is 9
- 10 amended as follows:
- 93-9-49. An agreement of settlement with the alleged father 11
- is binding only when approved by the court. 12
- Notwithstanding the foregoing, should the mother and the 13
- 14 father of the child marry or remarry each other and reside
- 15 together in the same household with the child who is the subject
- of the support order, any arrearage in child support (except 16
- public assistance arrears to be collected by the Office of Child 17
- Support Enforcement and paid to the United States government) 18
- 19 shall stand abated and not be subject to collection for so long as
- 20 the parties remain married and reside together in the same
- 21 household. The obligation to pay any arrearage of child support
- that accrued prior to the marriage or remarriage shall revive and 22
- 23 become payable again upon the occurrence of any one (1) of the
- 24 following: (a) the parties no longer reside together; (b) the
- 25 parties separate; or (c) the parties divorce.
- SECTION 2. Section 93-11-71, Mississippi Code of 1972, is 26
- amended as follows: 27
- 28 93-11-71. (1) Whenever a court orders any person to make
- periodic payments of a sum certain for the maintenance or support 29

- 30 of a child, and whenever such payments as have become due remain
- 31 unpaid for a period of at least thirty (30) days, a judgment by
- 32 operation of law shall arise against the obligor in an amount
- 33 equal to all payments which are then due and owing.
- 34 (a) A judgment arising under this section shall have
- 35 the same effect and be fully enforceable as any other judgment
- 36 entered in this state. A judicial or administrative action to
- 37 enforce said judgment may be commenced at any time; and
- 38 (b) Such judgments arising in other states by operation
- 39 of law shall be given full faith and credit in this state.
- 40 (2) Any judgment arising under the provisions of this
- 41 section shall operate as a lien upon all the property of the
- 42 judgment debtor, both real and personal, which lien shall be
- 43 perfected as to third parties without actual notice thereof only
- 44 upon enrollment on the judgment roll. The department or attorney
- 45 representing the party to whom support is owed shall furnish an
- 46 abstract of the judgment for periodic payments for the maintenance
- 47 and support of a child, along with sworn documentation of the
- 48 delinquent child support, to the circuit clerk of the county where
- 49 the judgment is rendered, and it shall be the duty of the circuit
- 50 clerk to enroll the judgment on the judgment roll. Liens arising
- 51 under the provisions of this section may be executed upon and
- 52 enforced in the same manner and to the same extent as any other
- 53 judgment.
- 54 (3) Notwithstanding the provisions in subsection (2), any
- 55 judgment arising under the provisions of this section shall
- 56 subject the following assets to interception or seizure without
- 57 regard to the entry of the judgment on the judgment roll of the
- 58 situs district or jurisdiction:
- 59 (a) Periodic or lump-sum payments from a federal, state
- 60 or local agency, including unemployment compensation, workers'
- 61 compensation and other benefits;

62	(d)	Winnings	from	lotteries	and	gaming	winnings	which

- 63 are received in periodic payments made over a period in excess of
- 64 thirty (30) days;
- 65 (c) Assets held in financial institutions;
- 66 (d) Settlements and awards resulting from civil
- 67 actions; and
- (e) Public and private retirement funds, only to the
- 69 extent that the obligor is qualified to receive and receives a
- 70 lump sum or periodic distribution from the funds.
- 71 (4) In any case in which a child receives assistance from
- 72 block grants for Temporary Assistance for Needy Families (TANF),
- 73 and the obligor owes past-due child support, the obligor, if not
- 74 incapacitated, may be required by the court to participate in any
- 75 work programs offered by any state agency.
- 76 (5) Should the mother and the father of the child marry or
- 77 remarry each other and reside together in the same household with
- 78 the child who is the subject of the support order, any arrearage
- 79 in child support (except public assistance arrears to be collected
- 80 by the Office of Child Support Enforcement and paid to the United
- 81 States government) shall stand abated and not be subject to
- 82 collection for so long as the parties remain married and reside
- 83 together in the same household. The obligation to pay any
- 84 arrearage of child support that accrued prior to the marriage or
- 85 remarriage shall revive and become payable again upon the
- 86 occurrence of any one (1) of the following: (a) the parties no
- 87 longer reside together; (b) the parties separate; or (c) the
- 88 parties divorce.
- 89 **SECTION 3.** This act shall take effect and be in force from
- 90 and after July 1, 2006.