To: Judiciary, Division A

SENATE BILL NO. 2668

L	AN ACT TO AMEND SECTION 11-35-9, MISSISSIPPI CODE OF 1972, TO
2	PROVIDE FOR PERSONAL SERVICE OF WRITS OF GARNISHMENT; TO DEFINE
3	THE RIGHTS AND DUTIES OF BANKS AS GARNISHEES; TO DEFINE THE EFFECT
4	OF SERVICE OF WRITS OF GARNISHMENT UPON BANKS; AND FOR RELATED
-	DIPPOSES

- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 7 **SECTION 1.** Section 11-35-9, Mississippi Code of 1972, is
- 8 amended as follows:
- 9 11-35-9. (1) Except as otherwise provided by Section
- 10 11-35-11, service of a writ of garnishment shall be made upon the
- 11 same persons as are provided in Rule 4(d) of the Mississippi Rules
- 12 of Civil Procedure, and a writ of garnishment, whether issued in a
- 13 case of attachment or on a judgment or decree, shall be served \underline{by}
- 14 <u>a process server or by the sheriff or the constable in the same</u>
- manner as is provided in Rule 4(c)(1) and (2) of the Mississippi
- 16 Rules of Civil Procedure.
- 17 (2) When a writ of garnishment is served on a bank as
- 18 garnishee, the garnishee bank, consistent with Section 75-4-303,
- 19 shall be afforded a reasonable time to act thereon by identifying
- 20 accounts of the defendant which may be subject to the writ, and
- 21 the balances of such accounts shall not become bound by or subject
- 22 to the lien of the judgment, decree or attachment on which the
- 23 writ of garnishment is issued until so identified by the garnishee
- 24 bank. Once the balances of such accounts have become so bound,
- 25 the writ of garnishment shall not extend to additional deposits
- 26 thereafter made to such accounts.

27	(3) When a writ of garnishment is served on a bank as
28	garnishee, the garnishee bank shall have no duty to give notice of
29	the garnishment to the defendant or to any other person.
30	(4) No writ of garnishment shall be effective against a bank
31	unless the writ sets forth information sufficient to enable such
32	bank to identify the defendant on its records, such as the
33	defendant's complete name and address or the defendant's complete
34	name and the last four (4) digits of the defendant's tax
35	identification number.
36	(5) When a writ of garnishment is directed to a bank as
37	garnishee:
38	(a) If the writ is served at a branch of the garnishee
39	bank in this state, the writ shall be effective only as to
40	accounts of the defendant maintained at that branch.
41	(b) If the writ is served at the garnishee bank's main
42	office in the state, the writ shall be effective as to all
43	accounts of the defendant maintained at such main office and at
44	all branches of the garnishee bank in this state.
45	SECTION 2. The provisions of this act shall apply only to
46	attachment, execution or garnishment proceedings instituted on or
47	after July 1, 2006, and shall not defeat, extinguish or render
48	void any claim or defense existing with respect to attachment,

51 **SECTION 3.** This act shall take effect and be in force from 52 and after July 1, 2006.

execution or garnishment proceedings instituted prior to that

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date.