## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

## Senate Bill No. 2963

## **BY: Committee**

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

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                     Section 85-3-1, Mississippi Code of 1972, is
         SECTION 1.
    amended as follows:
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         85-3-1. There shall be exempt from seizure under execution
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    or attachment:
                   Tangible personal property of the following kinds
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    selected by the debtor, not exceeding Ten Thousand Dollars
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    ($10,000.00) in cumulative value:
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                    (i)
                        Household goods, wearing apparel, books,
    animals or crops;
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                    (ii) Motor vehicles;
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                    (iii)
                          Implements, professional books or tools of
    the trade;
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                    (iv) Cash on hand;
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                    (v) Professionally prescribed health aids;
                         Any items of tangible personal property worth
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22
    less than Two Hundred Dollars ($200.00).
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         Household goods, as used in this paragraph (a), means
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    clothing, furniture, appliances, one (1) radio and one (1)
25
    television, one (1) firearm, one (1) lawnmower, linens, china,
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- 26 crockery, kitchenware, and personal effects (including wedding
- 27 rings) of the debtor and his dependents; however, works of art,
- 28 electronic entertainment equipment (except one (1) television and
- one (1) radio), jewelry (other than wedding rings), and items
- 30 acquired as antiques are not included within the scope of the term
- 31 "household goods." This paragraph (a) shall not apply to distress
- 32 warrants issued for collection of taxes due the state or to wages
- 33 described in Section 85-3-4.
- 34 (b) (i) The proceeds of insurance on property, real
- 35 and personal, exempt from execution or attachment, and the
- 36 proceeds of the sale of such property.
- 37 (ii) Income from disability insurance.
- 38 (c) All property, real, personal and mixed, for the
- 39 collection or enforcement of any order or judgment, in whole or in
- 40 part, issued by any court for civil or criminal contempt of said
- 41 court; expressly excepted herefrom are such orders or judgments
- 42 for the payment of alimony, separate maintenance and child support
- 43 actions.
- (d) All property in this state, real, personal and
- 45 mixed, for the satisfaction of a judgment or claim in favor of
- 46 another state or political subdivision of another state for
- 47 failure to pay that state's or that political subdivision's income
- 48 tax on benefits received from a pension or other retirement plan.
- 49 As used in this paragraph (d), "pension or other retirement plan"
- 50 includes:
- 51 (i) An annuity, pension, or profit-sharing or
- 52 stock bonus or similar plan established to provide retirement
- 53 benefits for an officer or employee of a public or private
- 54 employer or for a self-employed individual;
- 55 (ii) An annuity, pension, or military retirement
- 56 pay plan or other retirement plan administered by the United
- 57 States; and

58	(iii) An individual retirement account.
59	(e) One (1) mobile home, trailer, manufactured housing,
60	or similar type dwelling owned and occupied as the primary
61	residence by the debtor, not exceeding a value of Twenty Thousand
62	Dollars (\$20,000.00); in determining this value, existing
63	encumbrances on said dwelling, including taxes and all other
64	liens, shall first be deducted from the actual value of said
65	dwelling. A debtor is not entitled to the exemption of a mobile
66	home as personal property who claims a homestead exemption under
67	Section 85-3-21, and the exemption shall not apply to collection
68	of delinquent taxes under Sections 27-41-101 through 27-41-109.
69	(f) Assets held in, or monies payable to the
70	participant or beneficiary from, whether vested or not, (i) a
71	pension, profit-sharing, stock bonus or similar plan or contract
72	established to provide retirement benefits for the participant or
73	beneficiary and qualified under Section 401(a), 403(a), or 403(b)
74	of the Internal Revenue Code (or corresponding provisions of any
75	successor law), including a retirement plan for self-employed
76	individuals qualified under one of such enumerated sections, (ii)
77	an eligible deferred compensation plan described in Section 457(b)
78	of the Internal Revenue Code (or corresponding provisions of any
79	successor law), or (iii) an individual retirement account or an
80	individual retirement annuity within the meaning of Section 408 of
81	the Internal Revenue Code (or corresponding provisions of any
82	successor law), including a simplified employee pension plan.
83	(g) The assets of a health savings account, including
84	any interest accrued thereon, established pursuant to a health
85	savings account program as provided in the Health Savings Accounts
86	Act, Section 83-62-1 et seq.
87	(h) In addition to all other exemptions listed in this
88	section, there shall be an additional exemption of Fifty Thousand
89	Dollars (\$50,000.00) of whatever type, whether real, personal or

- mixed, available to any Mississippi resident who is seventy (70) 90
- 91 years of age or older.
- (i) The amount up to Five Thousand Dollars (\$5,000.00) 92
- of earned income tax proceeds. 93
- 94 (j) Nothing in this section shall in any way affect the
- rights or remedies of the holder or owner of a statutory lien or 95
- voluntary security interest. 96
- SECTION 2. This act shall take effect and be in force from 97
- 98 and after July 1, 2006.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

- AN ACT TO AMEND SECTION 85-3-1, MISSISSIPPI CODE OF 1972, TO EXEMPT HEALTH SAVINGS ACCOUNTS FROM SEIZURE UNDER EXECUTION OR 1
- 3 ATTACHMENT AND TO CREATE AN ADDITIONAL EXEMPTION IN FAVOR OF
- CERTAIN RESIDENT SENIOR CITIZENS; TO PROVIDE AN EARNED INCOME TAX
- PROCEEDS EXEMPTION; AND FOR RELATED PURPOSES.