SUBSTITUTE SENATE BILL 6352

State of Washington61st Legislature2010 Regular SessionBy Senate Judiciary (originally sponsored by Senator Kline)READ FIRST TIME 02/02/10.

AN ACT Relating to modifying provisions on personal property exempt from execution, attachment, and garnishment; amending RCW 6.15.010, 6.15.020, 6.27.140, and 48.18.430; and adding a new section to chapter 2.48 RCW.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 **Sec. 1.** RCW 6.15.010 and 2005 c 272 s 6 are each amended to read 7 as follows:

8 <u>(1)</u> Except as provided in RCW 6.15.050, the following personal 9 property ((shall be)) <u>is</u> exempt from execution, attachment, and 10 garnishment:

11 (((1))) <u>(a)</u> All wearing apparel of every individual and family, but 12 not to exceed ((one)) <u>three</u> thousand <u>five hundred</u> dollars in value in 13 furs, jewelry, and personal ornaments for any individual.

14 (((2))) (b) All private libraries <u>including electronic media</u>, which 15 <u>includes audio-visual</u>, <u>entertainment</u>, <u>or reference media in digital or</u> 16 <u>analogue format</u>, of every individual, but not to exceed ((fifteen 17 hundred)) <u>three thousand five hundred</u> dollars in value, and all family 18 pictures and keepsakes. 1 (((3))) (c) To each individual or, as to community property of 2 spouses maintaining a single household as against a creditor of the 3 community, to the community:

4 (((a))) <u>(i)</u> The individual's or community's household goods, 5 appliances, furniture, and home and yard equipment, not to exceed 6 ((two)) <u>six</u> thousand ((seven)) <u>five</u> hundred dollars in value for the 7 individual or ((five)) <u>thirteen</u> thousand ((four hundred)) dollars for 8 the community, <u>no single item to exceed seven hundred fifty dollars</u>, 9 said amount to include provisions and fuel for the comfortable 10 maintenance of the individual or community;

(((b))) <u>(ii)</u> Other personal property, except personal earnings as provided under RCW 6.15.050(1), not to exceed ((two)) <u>three</u> thousand dollars in value, of which not more than ((two hundred)) <u>one thousand</u> dollars in value may consist of cash, and of which not more than ((two <u>hundred</u>)) <u>one thousand</u> dollars in value may consist of bank accounts, savings and loan accounts, stocks, bonds, or other securities;

17 (((c))) <u>(iii)</u> For an individual, a motor vehicle used for personal 18 transportation, not to exceed ((two)) <u>four</u> thousand ((five hundred)) 19 dollars or for a community two motor vehicles used for personal 20 transportation, not to exceed ((five)) <u>eight</u> thousand dollars in 21 aggregate value;

22 (((d))) <u>(iv)</u> Any past due, current, or future child support paid or 23 owed to the debtor, which can be traced;

24 (((+))) <u>(v)</u> All professionally prescribed health aids for the 25 debtor or a dependent of the debtor; and

26 $\left(\left(\frac{f}{f}\right)\right)$ (vi) To any individual, the right to or proceeds of a 27 payment not to exceed ((sixteen)) twenty thousand ((one hundred fifty)) dollars on account of personal bodily injury, not including pain and 28 29 suffering or compensation for actual pecuniary loss, of the debtor or 30 an individual of whom the debtor is a dependent; or the right to or proceeds of a payment in compensation of loss of future earnings of the 31 32 debtor or an individual of whom the debtor is or was a dependent, to 33 the extent reasonably necessary for the support of the debtor and any The exemption under this subsection 34 dependent of the debtor. 35 ((((3)(f)))) (1)(c)(vi) does not apply to the right of the state of 36 Washington, or any agent or assignee of the state, as a lienholder or 37 subrogee under RCW 43.20B.060.

1 (((++))) (d) To each qualified individual, one of the following
2 exemptions:

3 (((a))) (i) To a farmer, farm trucks, farm stock, farm tools, farm 4 equipment, supplies and seed, not to exceed ((five)) ten thousand 5 dollars in value;

6 (((b))) (<u>ii</u>) To a physician, surgeon, attorney, clergyman, or other 7 professional person, the individual's library, office furniture, office 8 equipment and supplies, not to exceed ((five)) <u>ten</u> thousand dollars in 9 value;

10 (((c))) <u>(iii)</u> To any other individual, the tools and instruments 11 and materials used to carry on his or her trade for the support of 12 himself or herself or family, not to exceed ((five)) <u>ten</u> thousand 13 dollars in value.

(e) Tuition units, under chapter 28B.95 RCW, purchased more than 14 two years prior to the date of a bankruptcy filing or court judgment, 15 and contributions to any other qualified tuition program under 26 16 17 U.S.C. Sec. 529 of the internal revenue code of 1986, as amended, and to a Coverdell education savings account, also known as an education 18 individual retirement account, under 26 U.S.C. Sec. 530 of the internal 19 revenue code of 1986, as amended, contributed more than two years prior 20 21 to the date of a bankruptcy filing or court judgment.

22 (2) For purposes of this section, "value" means the reasonable 23 market value of the debtor's interest in an article or item at the time 24 it is selected for exemption, exclusive of all liens and encumbrances 25 thereon.

26 (((5) Tuition units, under chapter 28B.95 RCW, purchased more than 27 two years prior to the date of a bankruptcy filing or court judgment.))

28 **Sec. 2.** RCW 6.15.020 and 2007 c 492 s 1 are each amended to read 29 as follows:

(1) It is the policy of the state of Washington to ensure the wellbeing of its citizens by protecting retirement income to which they are or may become entitled. For that purpose generally and pursuant to the authority granted to the state of Washington under 11 U.S.C. Sec. 522(b)(2), the exemptions in this section relating to retirement benefits are provided.

36 (2) Unless otherwise provided by federal law, any money received by37 any citizen of the state of Washington as a pension from the government

of the United States, whether the same be in the actual possession of 1 2 such person or be deposited or loaned, shall be exempt from execution, attachment, garnishment, or seizure by or under any legal process 3 whatever, and when a debtor dies, or absconds, and leaves his or her 4 family any money exempted by this subsection, the same shall be exempt 5 to the family as provided in this subsection. This subsection shall 6 7 not apply to child support collection actions issued under chapter 8 26.18, 26.23, or 74.20A RCW, if otherwise permitted by federal law.

(3) The right of a person to a pension, annuity, or retirement 9 10 allowance or disability allowance, or death benefits, or any optional benefit, or any other right accrued or accruing to any citizen of the 11 12 state of Washington under any employee benefit plan, and any fund 13 created by such a plan or arrangement, shall be exempt from execution, 14 attachment, garnishment, or seizure by or under any legal process whatever. This subsection shall not apply to child support collection 15 actions issued under chapter 26.18, 26.23, or 74.20A RCW if otherwise 16 17 permitted by federal law. This subsection shall permit benefits under any such plan or arrangement to be payable to a spouse, former spouse, 18 child, or other dependent of a participant in such plan to the extent 19 expressly provided for in a qualified domestic relations order that 20 21 meets the requirements for such orders under the plan, or, in the case 22 of benefits payable under a plan described in <u>26 U.S.C. Sec((tions))</u>. 403(b) or 408 of the internal revenue code of 1986, as amended, or 23 24 section 409 of such code as in effect before January 1, 1984, to the 25 extent provided in any order issued by a court of competent 26 jurisdiction that provides for maintenance or support. This subsection 27 ((shall)) does not prohibit actions against an employee benefit plan, 28 or fund for valid obligations incurred by the plan or fund for the 29 benefit of the plan or fund.

30 (4) For the purposes of this section, the term "employee benefit plan" means any plan or arrangement that is described in RCW 49.64.020, 31 32 including any Keogh plan, whether funded by a trust or by an annuity contract, and in <u>26 U.S.C. Sec((tions))</u>. 401(a) or 403(a) of the 33 internal revenue code of 1986, as amended; or that is a tax-sheltered 34 35 annuity or a custodial account described in section 403(b) of such code 36 or an individual retirement account or an individual retirement annuity 37 described in section 408 of such code; or a Roth individual retirement account described in section 408A of such code; or a medical savings 38

account or a health savings account described in sections 220 and 223, 1 2 respectively, of such code; ((or an education individual retirement account described in section 530 of such code;)) or a retirement bond 3 4 described in section 409 of such code as in effect before January 1, ((The term "employee benefit plan" also means any rights 5 1984. accruing on account of money paid currently or in advance for purchase 6 7 of tuition units under the advanced college tuition payment program in 8 chapter 28B.95 RCW.)) The term "employee benefit plan" shall not include any employee benefit plan that is established or maintained for 9 10 its employees by the government of the United States, by the state of Washington under chapter 2.10, 2.12, 41.26, 41.32, 41.34, 41.35, 41.37, 11 12 41.40, 43.43 RCW or RCW 41.50.770, or by any or agency or 13 instrumentality of the government of the United States.

(5) An employee benefit plan shall be deemed to be a spendthrift 14 trust, regardless of the source of funds, the relationship between the 15 trustee or custodian of the plan and the beneficiary, or the ability of 16 17 the debtor to withdraw or borrow or otherwise become entitled to 18 benefits from the plan before retirement. This subsection shall not apply to child support collection actions issued under chapter 26.18, 19 26.23, or 74.20A RCW, if otherwise permitted by federal law. 20 This 21 subsection shall permit benefits under any such plan or arrangement to 22 be payable to a spouse, former spouse, child, or other dependent of a 23 participant in such plan to the extent expressly provided for in a qualified domestic relations order that meets the requirements for such 24 25 orders under the plan, or, in the case of benefits payable under a plan 26 described in <u>26 U.S.C. Sec((tions))</u>. 403(b) or 408 of the internal 27 revenue code of 1986, as amended, or section 409 of such code as in effect before January 1, 1984, to the extent provided in any order 28 29 issued by a court of competent jurisdiction that provides for 30 maintenance or support.

(6) Unless ((contrary to applicable)) prohibited by federal law, 31 nothing contained in subsection (3), (4), or (5) of this section shall 32 be construed as a termination or limitation of a spouse's community 33 property interest in an ((individual retirement account)) employee 34 35 benefit plan held in the name of or on account of the other spouse, who 36 is the participant or the account holder spouse. Unless prohibited by 37 applicable federal law, at the death of the nonparticipant, nonaccount holder spouse, the <u>nonparticipant</u>, nonaccount holder spouse may 38

transfer or distribute the community property interest of the 1 2 nonparticipant, nonaccount holder spouse in the participant or account 3 holder spouse's ((individual retirement account)) employee benefit plan 4 to the nonparticipant, nonaccount holder spouse's estate, testamentary trust, inter vivos trust, or other successor or successors pursuant to 5 б the last will of the nonparticipant, nonaccount holder spouse or the 7 law of intestate succession, and that distributee may, but shall not be 8 required to, obtain an order of a court of competent jurisdiction, including a nonjudicial ((dispute resolution)) binding agreement or 9 10 ((other)) order entered under chapter 11.96A RCW, to confirm the distribution. For purposes of subsection (3) of this section, the 11 12 distributee of the nonparticipant, nonaccount holder spouse's community 13 property interest in an ((individual retirement account)) employee benefit plan shall be considered a person entitled to the full 14 15 protection of subsection (3) of this section. The <u>nonparticipant</u>, nonaccount holder spouse's consent to a beneficiary designation by the 16 17 participant or account holder spouse with respect to an ((individual retirement account)) employee benefit plan shall not, absent clear and 18 19 convincing evidence to the contrary, be deemed a release, gift, 20 relinguishment, termination, limitation, or transfer of the 21 nonparticipant, nonaccount holder spouse's community property interest 22 in an ((individual retirement account)) employee benefit plan. For purposes of this subsection, the term "nonparticipant, nonaccount 23 24 holder spouse" means the spouse of the person who is a participant in an employee benefit plan or in whose name ((the)) an individual 25 26 retirement account is maintained. ((The term "individual retirement 27 account" includes an individual retirement account and an individual retirement annuity both as described in section 408 of the internal 28 revenue code of 1986, as amended, a Roth individual retirement account 29 as described in section 408A of the internal revenue code of 1986, as 30 amended, and an individual retirement bond as described in section 409 31 32 of the internal revenue code as in effect before January 1, 1984.)) As 33 used in this subsection, an order of a court of competent jurisdiction entered under chapter 11.96A RCW includes an agreement, as that term is 34 35 used under RCW 11.96A.220.

36 **Sec. 3.** RCW 6.27.140 and 2009 c 521 s 15 are each amended to read 37 as follows:

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(1) The notice required by RCW 6.27.130(1) to be mailed to or
 served on an individual judgment debtor shall be in the following form,
 printed or typed in type no smaller than elite type:

4 5

NOTICE OF GARNISHMENT AND OF YOUR RIGHTS

6 A Writ of Garnishment issued in a Washington court has been or 7 will be served on the garnishee named in the attached copy of 8 the writ. After receipt of the writ, the garnishee is required 9 to withhold payment of any money that was due to you and to 10 withhold any other property of yours that the garnishee held or 11 controlled. This notice of your rights is required by law.

12 YOU HAVE THE FOLLOWING EXEMPTION RIGHTS:

13 WAGES. If the garnishee is your employer who owes wages or 14 other personal earnings to you, your employer is required to pay amounts to you that are exempt under state and federal 15 16 laws, as explained in the writ of garnishment. You should 17 receive a copy of your employer's answer, which will show how the exempt amount was calculated. If the garnishment is for 18 19 child support, the exempt amount paid to you will be forty percent of wages due you, but if you are supporting a spouse, 20 state registered domestic partner, or dependent child, you are 21 entitled to claim an additional ten percent as exempt. 22

23 BANK ACCOUNTS. If the garnishee is a bank or other institution 24 with which you have an account in which you have deposited benefits such as Temporary Assistance for Needy Families, 25 26 Supplemental Security Income (SSI), Social Security, veterans' 27 benefits, unemployment compensation, or a United States pension, you may claim the account as fully exempt if you have 28 deposited only such benefit funds in the account. 29 It may be 30 partially exempt even though you have deposited money from other sources in the same account. An exemption is also 31 available under RCW 26.16.200, providing that funds in a 32 community bank account that can be identified as the earnings 33 34 of a stepparent are exempt from a garnishment on the child support obligation of the parent. 35

1 OTHER EXEMPTIONS. If the garnishee holds other property of 2 yours, some or all of it may be exempt under RCW 6.15.010, a Washington statute that exempts ((up to five hundred dollars 3 4 of)) certain property of your choice (including ((up to one hundred dollars in)) specified cash or money in a bank account) 5 and certain other property such as household furnishings, tools б 7 of trade, and a motor vehicle (all limited by differing dollar 8 values).

9 HOW TO CLAIM EXEMPTIONS. Fill out the enclosed claim form and mail or deliver it as described in instructions on the claim 10 If the plaintiff does not object to your claim, the 11 form. funds or other property that you have claimed as exempt must be 12 released not later than 10 days after the plaintiff receives 13 14 your claim form. If the plaintiff objects, the law requires a 15 hearing not later than 14 days after the plaintiff receives your claim form, and notice of the objection and hearing date 16 17 will be mailed to you at the address that you put on the claim 18 form.

THE LAW ALSO PROVIDES OTHER EXEMPTION RIGHTS. IF NECESSARY, AN
 ATTORNEY CAN ASSIST YOU TO ASSERT THESE AND OTHER RIGHTS, BUT
 YOU MUST ACT IMMEDIATELY TO AVOID LOSS OF RIGHTS BY DELAY.

(2) The claim form required by RCW 6.27.130(1) to be mailed to or
served on an individual judgment debtor shall be in the following form,
printed or typed in type no smaller than elite type:

25	[Caption to be filled in by judgment creditor
26	or plaintiff before mailing.]
27	
28	Name of Court
29	No
30	Plaintiff,
31	VS.
32	EXEMPTION CLAIM
33	Defendant,
34	

1	Garnishee Defendant
2	INSTRUCTIONS:
3	1. Read this whole form after reading the enclosed
4	notice. Then put an X in the box or boxes that
5	describe your exemption claim or claims and write in
6	the necessary information on the blank lines. If
7	additional space is needed, use the bottom of the last
8	page or attach another sheet.
9	2. Make two copies of the completed form. Deliver the
10	original form by first-class mail or in person to the
11	clerk of the court, whose address is shown at the
12	bottom of the writ of garnishment. Deliver one of
13	the copies by first-class mail or in person to the
14	plaintiff or plaintiff's attorney, whose name and
15	address are shown at the bottom of the writ. Keep
16	the other copy. YOU SHOULD DO THIS AS
17	QUICKLY AS POSSIBLE, BUT NO LATER
18	THAN 28 DAYS (4 WEEKS) AFTER THE DATE
19	ON THE WRIT.
20	I/We claim the following money or property as exempt:
21	IF BANK ACCOUNT IS GARNISHED:
22	[] The account contains payments from:
23	[] Temporary assistance for needy families, SSI, or
24	other public assistance. I receive \$ monthly.
25	[] Social Security. I receive \$ monthly.
26	[] Veterans' Benefits. I receive \$ monthly.
27	[] U.S. Government Pension. I receive \$
28	monthly.
29	[] Unemployment Compensation. I receive \$
30	monthly.
31	[] Child support. I receive \$ monthly.
32	[] Other. Explain
33	
34	IF EXEMPTION IN BANK ACCOUNT IS CLAIMED,
35	ANSWER ONE OR BOTH OF THE FOLLOWING:

1	[]	No money other than	from above payments are in	
2		the account.		
3	[]	Moneys in addition	to the above payments have	
4		been deposited in the	account. Explain	
5				
6				
7	IF EA	RNINGS ARE GARNISHED FOR CHILD		
8	SUPP	PPORT:		
9	[]	I claim maximum exe	emption.	
10	[]	I am supporting anoth	her child or other children.	
11	[]	I am supporting a hus	band, wife, or state registered	
12		domestic partner.		
13	IF PE	ENSION OR RETIREMENT BENEFITS ARE		
14	GAR	GARNISHED:		
15	[]	Name and address of	employer who is paying the	
16		benefits:		
17				
18	OTHI	ER PROPERTY:		
19	[]	Describe property		
20				
21		(If you claim other per	sonal property as exempt, you	
22		must attach a list of all	other personal property that	
23		you own.)		
24				
25		Print: Your name	If married or in a state	
26			registered domestic	
27			partnership,	
28			name of husband/wife/state	
29			registered domestic partner	
30				
31		Your signature	Signature of husband,	
32			wife, or state registered	
33			domestic partner	
34				
35				

1	Address	Address
2		(if different from yours)
3		
4	Telephone number	Telephone number
5		(if different from yours)

6 CAUTION: If the plaintiff objects to your claim, you will have to 7 go to court and give proof of your claim. For example, if you claim 8 that a bank account is exempt, you may have to show the judge your bank 9 statements and papers that show the source of the money you deposited 10 in the bank. Your claim may be granted more quickly if you attach 11 copies of such proof to your claim.

12 IF THE JUDGE DENIES YOUR EXEMPTION CLAIM, YOU WILL HAVE TO PAY THE 13 PLAINTIFF'S COSTS. IF THE JUDGE DECIDES THAT YOU DID NOT MAKE THE 14 CLAIM IN GOOD FAITH, HE OR SHE MAY DECIDE THAT YOU MUST PAY THE 15 PLAINTIFF'S ATTORNEY FEES.

16 Sec. 4. RCW 48.18.430 and 2005 c 223 s 10 are each amended to read 17 as follows:

(1) The benefits, rights, privileges, and options under any annuity contract that are due the annuitant who paid the consideration for the annuity contract are not subject to execution and the annuitant may not be compelled to exercise those rights, powers, or options, and creditors are not allowed to interfere with or terminate the contract, except:

24 (a) As to amounts paid for or as premium on an annuity with intent 25 to defraud creditors, with interest thereon, and of which the creditor 26 has given the insurer written notice at its home office prior to making 27 the payments to the annuitant out of which the creditor seeks to The notice must specify the amount claimed or the facts that 28 recover. 29 will enable the insurer to determine the amount, and must set forth the facts that will enable the insurer to determine the insurance or 30 31 annuity contract, the person insured or annuitant and the payments 32 sought to be avoided on the basis of fraud.

(b) The total exemption of benefits presently due and payable to an annuitant periodically or at stated times under all annuity contracts may not at any time exceed ((two)) three thousand ((five hundred)) 1 dollars per month for the length of time represented by the 2 installments, and a periodic payment in excess of ((two)) three 3 thousand ((five hundred)) dollars per month is subject to garnishee 4 execution to the same extent as are wages and salaries.

(c) If the total benefits presently due and payable to an annuitant 5 б under all annuity contracts at any time exceeds payment at the rate of 7 ((two)) three thousand ((five hundred)) dollars per month, then the 8 court may order the annuitant to pay to a judgment creditor or apply on 9 the judgment, in installments, the portion of the excess benefits that 10 the court determines to be just and proper, after due regard for the 11 reasonable requirements of the judgment debtor and the judgment 12 debtor's dependent family, as well as any payments required to be made 13 by the annuitant to other creditors under prior court orders.

14 (2) The benefits, rights, privileges, or options accruing under an 15 annuity contract to a beneficiary or assignee are not transferable or 16 subject to commutation, and if the benefits are payable periodically or 17 at stated times, the same exemptions and exceptions contained in this 18 section for the annuitant apply to the beneficiary or assignee.

(3) An annuity contract within the meaning of this section is any obligation to pay certain sums at stated times, during life or lives, or for a specified term or terms, issued for a valuable consideration, regardless of whether or not the sums are payable to one or more persons, jointly or otherwise, but does not include payments under life insurance contracts at stated times during life or lives, or for a specified term or terms.

26 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 2.48 RCW 27 to read as follows:

(1) The Washington state bar association must review the monetary 28 29 threshold amounts set forth in RCW 6.15.010 and 48.18.430 regarding personal property and annuities exempt from execution, attachment, and 30 garnishment to determine whether such amounts should be modified. 31 The bar association shall include in its first report a review of 32 historical exemption amounts set by the legislature and conclusions as 33 34 to whether historical exemption amounts are an appropriate basis for 35 future modifications.

36 (2) The Washington state bar association must report to the

- 1 legislature with its recommendations by November 1, 2013, and every
- 2 five years thereafter.

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