2024 SESSION

24107299D **HOUSE BILL NO. 1339** 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee for Courts of Justice 4 on February 7, 2024) 5 (Patron Prior to Substitute—Delegate Simon) A BILL to amend and reenact §§ 8.01-512.4, 34-4, 34-13, and 34-26 of the Code of Virginia, relating to 6 7 exemptions from garnishment and lien; householder; total value. 8 Be it enacted by the General Assembly of Virginia: 9 1. That §§ 8.01-512.4, 34-4, 34-13, and 34-26 of the Code of Virginia are amended and reenacted 10 as follows: 11 § 8.01-512.4. Notice of exemptions from garnishment and lien. 12 No summons in garnishment shall be issued or served, nor shall any notice of lien be served on a financial institution pursuant to § 8.01-502.1, unless a notice of exemptions and claim for exemption 13 form are attached. The notice shall contain the following statement: 14 15 Notice to judgment debtor How to claim exemptions from garnishment and lien 16 The attached Summons in Garnishment or Notice of Lien has been issued on request of a creditor 17 who holds a judgment against you. The Summons may cause your property or wages to be held or 18 19 taken to pay the judgment. 20 The law provides that certain property and wages cannot be taken in garnishment. Such property is 21 said to be exempted. A summary of some of the major exemptions is set forth in the request for hearing 22 form. There is no exemption solely because you are having difficulty paying your debts. 23 If you claim an exemption, you should (i) fill out the claim for exemption form and (ii) deliver or mail the form to the clerk's office of this court. You have a right to a hearing within seven business 24 days from the date you file your claim with the court. If the creditor is asking that your wages be 25 withheld, the method of computing the amount of wages that are exempt from garnishment by law is 26 27 indicated on the Summons in Garnishment attached. You do not need to file a claim for exemption to 28 receive this exemption, but if you believe the wrong amount is being withheld you may file a claim for 29 exemption. 30 On the day of the hearing you should come to court ready to explain why your property is exempted, 31 and you should bring any documents that may help you prove your case. If you do not come to court at 32 the designated time and prove that your property is exempt, you may lose some of your rights. 33 It may be helpful to you to seek the advice of an attorney in this matter. 34 Request for hearing-garnishment/lien exemption claim 35 I claim that the exemption(s) from garnishment or lien that are checked below apply in this case: 36 MAJOR EXEMPTIONS UNDER FEDERAL AND STATE LAW 37 1. Social Security benefits and Supplemental Security Income (SSI)(42 U.S.C. § 407). 38 2. Veterans' benefits (38 U.S.C. § 5301). 39 3. Federal civil service retirement benefits (5 U.S.C. § 8346). 40 4. Annuities to survivors of federal judges (28 U.S.C. § 376(n)). 5. Longshore and Harbor Workers' Compensation Act (33 U.S.C. § 916). 41 42 6. Black lung benefits. Exemptions listed under 1 through 6 above may not be applicable in child support and alimony cases 43 44 (42 U.S.C. § 659). 7. Seaman's, master's or fisherman's wages, except for child support or spousal support and 45 46 maintenance (46 U.S.C. § 11109). _8. Unemployment compensation benefits (§ 60.2-600, Code of Virginia). This exemption may 47 **48** not be applicable in child support cases (§ 60.2-608, Code of Virginia). 49 9. Portions or amounts of wages subject to garnishment (§ 34-29, Code of Virginia). 50 10. Public assistance payments (§ 63.2-506, Code of Virginia). 51 11. Homestead exemption of \$5,000, or \$10,000 if the debtor is 65 years of age or older, in cash, and, in addition, real or personal property used as the principal residence of the householder or the 52 53 householder's dependents not exceeding \$25,000 \$50,000 in value (§ 34-4, Code of Virginia). This 54 exemption may not be claimed in certain cases, such as payment of spousal or child support (§ 34-5, 55 Code of Virginia). 12. Property of disabled veterans — additional \$10,000 cash (§ 34-4.1, Code of Virginia). 56 57 13. Workers' Compensation benefits (§ 65.2-531, Code of Virginia). 14. Growing crops (§ 8.01-489, Code of Virginia). 58 59 15. Benefits from group life insurance policies (§ 38.2-3339, Code of Virginia).

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60 16. Proceeds from industrial sick benefits insurance (§ 38.2-3549, Code of Virginia).

17. Assignments of certain salary and wages (§ 8.01-525.10, Code of Virginia).

- 18. Benefits for victims of crime (§ 19.2-368.12, Code of Virginia).
- 19. Preneed funeral trusts (§ 54.1-2823, Code of Virginia).
- 20. Certain retirement benefits (§ 34-34, Code of Virginia). 21. Child support payments (§ 20-108.1, Code of Virginia).

22. Support for dependent minor children (§ 34-4.2, Code of Virginia). To claim this exemption, 66 the debtor shall attach to the claim for exemption form an affidavit that complies with the requirements 67 of subsection B of § 34-4.2 and two items of proof showing that the debtor is entitled to this exemption. 68 69

23. Other (describe exemption): \$____Other (describe exemption): \$___Other (describe exemption): \$__Other (describe exemption): I request a court hearing to decide the validity of my claim. Notice of the hearing should be given me at:

(address)

(telephone no.)

The statements made in this request are true to the best of my knowledge and belief.

(date)

(signature of judgment debtor)

77 § 34-4. Exemption created. 78 Every householder shall be entitled, in addition to the property or estate exempt under §§ 23.1-707, 79 34-26, 34-27, 34-29, and 64.2-311, to hold exempt from creditor process arising out of a debt, real and personal property, or either, to be selected by the householder, including money and debts due the 80 householder not exceeding \$5,000 in value or, if the householder is 65 years of age or older, not 81 82 exceeding \$10,000 in value, and, in addition, real or personal property used as the principal residence of 83 the householder or the householder's dependents not exceeding $\frac{25,000}{50,000}$ in value. In addition, 84 upon a showing that a householder supports dependents, the householder shall be entitled to hold exempt 85 from creditor process real and personal property, or either, selected by the householder, including money or monetary obligations or liabilities due the householder, not exceeding \$500 in value for each 86 87 dependent.

88 For the purposes of this section, "dependent" means an individual who derives support primarily 89 from the householder and who does not have assets sufficient to support himself, but in no case shall an 90 individual be the dependent of more than one householder.

91 On April 1, 2027, and at each three-year interval ending on April 1 thereafter, each monetary limit 92 in effect under this section immediately before such April 1 shall be adjusted to reflect the change in the 93 Consumer Price Index for all urban consumers (CPI-U), as published by the Bureau of Labor Statistics 94 of the U.S. Department of Labor, for the most recent three-year period ending immediately before 95 January 1 preceding such April 1, and rounded to the nearest \$25, the dollar amount that represents 96 such change. Adjustments made in this section shall not apply with respect to bankruptcy cases 97 commenced before April 1, 2027. 98

§ 34-13. Householder may set apart exemption in personal estate.

99 If the householder does not set apart any real estate as before provided, or if what he does or has so 100 set apart is not of the total value which he is entitled to hold exempt, he may, in addition to the property or estate which he is entitled to hold exempt under §§ 34-26, 34-27, 34-29, and 64.2-311, in the first case select and set apart by the writing required by § 34-14 to be held by him as exempt under 101 102 103 §§ 34-4 and 34-4.1, so much of his personal estate as shall not exceed the total value which he is entitled to hold exempt and, in the latter case, personal estate, the value of which, when added to the 104 105 value of the real estate set apart, does not exceed such total value.

For the purposes of this section, the exemption under § 34-4, or unused portion thereof, that is 106 107 limited by such section to real or personal property used as the principal residence of the householder 108 or the householder's dependents may only be used for such property, and its proceeds as provided under 109 § 34-20, and no other property. 110

§ 34-26. Poor debtor's exemption; exempt articles enumerated.

111 In addition to the exemptions provided in Chapter 2 (§ 34-4 et seq.), every householder shall be entitled to hold exempt from creditor process the following enumerated items: 112

113 1. The family Bible.

- 114 1a. Wedding and engagement rings.
- 115 2. Family portraits and family heirlooms not to exceed \$5,000 in value.
- 116 3. (i) A lot in a burial ground, and (ii) any preneed funeral contract not to exceed \$5,000.
- 117 4. All wearing apparel of the householder not to exceed \$1,000 in value.

4a. All household furnishings including, but not limited to, beds, dressers, floor coverings, stoves, 118 119 refrigerators, washing machines, dryers, sewing machines, pots and pans for cooking, plates, and eating 120 utensils, not to exceed \$5,000 in value.

121 4b. Firearms, not to exceed a total of \$3,000 in value.

122 5. All animals owned as pets, such as cats, dogs, birds, squirrels, rabbits, and other pets not kept or 123 raised for sale or profit. 124

6. Medically prescribed health aids.

125 7. Tools, books, instruments, implements, equipment, and machines, including motor vehicles, 126 vessels, and aircraft, which are necessary for use in the course of the householder's occupation or trade 127 not exceeding \$10,000 in value, except that a perfected security interest on such personal property shall 128 have priority over the claim of exemption under this section. A motor vehicle, vessel, or aircraft used to 129 commute to and from a place of occupation or trade and not otherwise necessary for use in the course 130 of such occupation or trade shall not be exempt under this subdivision. "Occupation," as used in this 131 subdivision, includes enrollment in any public or private elementary, secondary, or career and technical 132 education school or institution of higher education.

133 8. Motor vehicles, not held as exempt under subdivision 7, owned by the householder, not to exceed 134 a total of $\frac{6000}{1000}$ in value, except that a perfected security interest on a motor vehicle shall have 135 priority over the claim of exemption under this subdivision.

136 9. Those portions of a tax refund or governmental payment attributable to the Child Tax Credit or Additional Child Tax Credit pursuant to § 24 of the Internal Revenue Code of 1986, as amended, or the 137 138 Earned Income Credit pursuant to § 32 of the Internal Revenue Code of 1986, as amended.

139 10. Unpaid spousal or child support.

140 The value of an item claimed as exempt under this section shall be the fair market value of the item 141 less any prior security interest.

142 The monetary limits, where provided, are applicable to the total value of property claimed as exempt 143 under that subdivision.

144 The purchase of an item claimed as exempt under this section with nonexempt property in 145 contemplation of bankruptcy or creditor process shall not be deemed to be in fraud of creditors.

146 No officer or other person shall levy or distrain upon, or attach, such articles, or otherwise seek to 147 subject such articles to any lien or process. It shall not be required that a householder designate any 148 property exempt under this section in a deed in order to secure such exemption.

149 On April 1, 2027, and at each three-year interval ending on April 1 thereafter, each monetary limit 150 in effect under this section immediately before such April 1 shall be adjusted to reflect the change in the 151 Consumer Price Index for all urban consumers (CPI-U), as published by the Bureau of Labor Statistics of the U.S. Department of Labor, for the most recent three-year period ending immediately before 152 153 January 1 preceding such April 1, and rounded to the nearest \$25, the dollar amount that represents 154 such change. Adjustments made in this section shall not apply with respect to bankruptcy cases 155 commenced before April 1, 2027.

156 2. That not later than March 1, 2027, and at each three-year interval ending on March 1

157 thereafter, the Office of the Executive Secretary of the Supreme Court of Virginia shall submit the 158 updated dollar amounts that will become effective on April 1 pursuant to the provisions of this act

159 to the Virginia Code Commission for purposes of amending §§ 8.01-512.4, 34-4, and 34-26 of the 160 Code of Virginia, as amended by this act.