WEST VIRGINIA LEGISLATURE 2024 REGULAR SESSION

Introduced

House Bill 4441

By Delegate Howell

[Introduced January 10, 2024; Referred to the Committee on the Judiciary]

Intr HB 2024R1095

1 A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section,

designated §46A-2-141, relating to exempting certain assets from collections by creditors.

Be it enacted by the Legislature of West Virginia:

ARTICLE 2. CONSUMER CREDIT PROTECTION.

§46A-2-141. Exempting certain classes of property from collections.

- (a) The provisions of this section apply to permanent residents of the State of West
 Virginia.
- (b) Notwithstanding the provisions of this article, the following classes of property are
 assets not subject to collection, judgment, or garnishment for default of any consumer credit or
 installment obligation:
 - (1) Head of household wages up to the federal or state minimum wages, applied at a full time rate of 50 hours per week, 52 weeks per year. Wages above this minimum threshold are subject to garnishment under this article,
- 9 (2) Annuities or life insurance proceeds paid to the debtor including any applicable cash

 10 surrender value,
 - (3) The first \$5,000 of assessed value of a homestead that is used and occupied by the owner thereof exclusively for residential purposes,
- 13 (4) Tax advantage retirement accounts, including Roth IRA, IRA, and 401k,
- 14 (5) Disability or death benefit income,
- 15 (6) Prepaid college funding accounts, and
- 16 <u>(7) Social security income.</u>

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NOTE: The purpose of this bill is to provide certain classes of assets exempt from collection, judgment, or garnishment for default of any consumer credit or installment obligation.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.

1