♣ Approved for Filing: E. Chelsea-McCarty
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Senator Lyle W. Hillyard proposes the following substitute bill:

PROPERTY EXEMPT FROM EXECUTION
2005 GENERAL SESSION
STATE OF UTAH
Sponsor: James A. Dunnigan
LONG TITLE
General Description:
This bill modifies the Judicial Code to include additional benefits and contracts as
exempt from judgment execution, and makes technical changes.
Highlighted Provisions:
This bill:
adds the following to the list of property exempt from judgment execution:
 alimony and separate maintenance payments;
• life insurance benefits;
 proceeds of unmatured life insurance contracts owned by the individual, unless
pledged or used as collateral; and
 disability plan payments with specific criteria; and
► allows for the exemption of the traceable proceeds from the execution of a judgment
on any of the property listed above for one year under specific circumstances.
Monies Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:



	78-23-5 , as last amended by Chapter 135, Laws of Utah 2004
	78-23-9, as last amended by Chapter 13, Laws of Utah 1998
R	EPEALS:
	78-23-6 , as enacted by Chapter 111, Laws of Utah 1981
	78-23-7, as last amended by Chapter 38, Laws of Utah 2001
Be	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 78-23-5 is amended to read:
	78-23-5. Property exempt from execution.
	(1) (a) An individual is entitled to exemption of the following property:
	(i) a burial plot for the individual and [his] the individual's family;
	(ii) health aids reasonably necessary to enable the individual or a dependent to work or
su	stain health;
	(iii) benefits the individual or [his] the individual's dependent have received or are
en	titled to receive [because of disability, illness, or unemployment] from any source[;] because
<u>of</u>	<u>:</u>
	(A) disability;
	(B) illness; or
	(C) unemployment;
	(iv) benefits paid or payable for medical, surgical, or hospital care to the extent they are
us	ed by an individual or [his] the individual's dependent to pay for that care;
	(v) veterans benefits;
	(vi) money or property received, and rights to receive money or property for child
su	pport;
	(vii) money or property received, and rights to receive money or property for alimony
or	separate maintenance, to the extent reasonably necessary for the support of the individual
an	d the individual's dependents;
	[(vii)] <u>(viii) (A)</u> one:
	(I) clothes washer and dryer[, one];
	(II) refrigerator[, one];
	(III) freezer[, one];

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57	(IV) stove[, one];
58	(V) microwave oven[, one];
59	(VI) sewing machine[;];
60	(B) all carpets in use[,];
61	(C) provisions sufficient for 12 months actually provided for individual or family
62	use[;];
63	(D) all wearing apparel of every individual and dependent, not including jewelry or
64	furs[- ;]; and
65	(E) all beds and bedding for every individual or dependent;
66	[(viii) works of art]
67	(ix) except for works of art held by the debtor as part of a trade or business, works of
68	art:
69	(A) depicting the debtor or the debtor and his resident family[7]; or
70	(B) produced by the debtor or the debtor and his resident family[, except works of art
71	held by the debtor as part of a trade or business];
72	[(ix)] (x) proceeds of insurance, a judgment, or a settlement, or other rights accruing as
73	a result of bodily injury of the individual or of the wrongful death or bodily injury of another
74	individual of whom the individual was or is a dependent to the extent that those proceeds are
75	compensatory;
76	(xi) the proceeds or benefits of any life insurance contracts or policies paid or payable
77	to the debtor upon the death of the spouse or children of the debtor;
78	(xii) the proceeds or benefits of any life insurance contracts or policies paid or payable
79	to the spouse or children of the debtor upon the death of the debtor;
80	(xiii) proceeds and avails of any unmatured life insurance contracts owned by the
81	<u>debtor;</u>
82	$[\frac{(x)}{(x)}]$ except as provided in Subsection (1)(b), any money or other assets held for
83	or payable to the individual as a participant or beneficiary from or an interest of the individual
84	as a participant or beneficiary in a retirement plan or arrangement that is described in Section
85	401(a), 401(h), 401(k), 403(a), 403(b), 408, 408A, 409, 414(d), or 414(e) [of the United
86	States], Internal Revenue Code [of 1986, as amended]; and
87	[(xi)] (xv) the interest of or any money or other assets payable to an alternate payee

88	under a qualified domestic relations order as those terms are defined in Section 414(p) [of the
89	United States]. Internal Revenue Code [of 1986, as amended].
90	(b) The exemption granted by Subsection $(1)(a)[(x)](xiv)$ does not apply to:
91	(i) an alternate payee under a qualified domestic relations order, as those terms are
92	defined in Section 414(p) [of the United States], Internal Revenue Code [of 1986, as amended];
93	or
94	(ii) amounts contributed or benefits accrued by or on behalf of a debtor within one year
95	before the debtor files for bankruptcy. This may not include amounts directly rolled over from
96	other funds which are exempt from attachment under this section.
97	(2) The exemptions in Subsections (1)(a)(xi), (xii), and (xiii) do not apply to proceeds
98	and avails of any matured or unmatured life insurance contract assigned or pledged as collateral
99	for repayment of a loan or other legal obligation.
100	[(2)] (3) Exemptions under this section do not limit items [which] that may be claimed
101	as exempt under Section 78-23-8.
102	Section 2. Section 78-23-9 is amended to read:
103	78-23-9. Exemption of proceeds from property sold, taken by condemnation, lost,
104	damaged, or destroyed Tracing exempt property and proceeds.
105	(1) (a) [H] An individual who owned property described in this Subsection (1) is
106	entitled to an exemption of proceeds that are traceable for one year after the compensation for
107	the property is received if:
108	(i) (A) the property, or a part [thereof] of the property, [that] could have been claimed
109	exempt under Subsection 78-23-5(1)(a)(i) or (ii)[;]; or
110	(B) the property is personal property subject to a value limitation under Subsection
111	78-23-8(1)(a), (b), or (c); and
112	(ii) the property has been:
113	(A) sold or taken by condemnation[;]; or [has been]
114	(B) lost, damaged, or destroyed; and
115	(C) the owner has been compensated [therefor, the individual is entitled to an
116	exemption of proceeds that are traceable for one year after the proceeds are received] for the
117	property.
118	(b) The exemption of proceeds under this Subsection (1) does not entitle the individual

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119	to claim an aggregate exemption in excess of the value limitation otherwise allowable under
120	Section 78-23-3 or 78-23-8.
121	(2) Money or other property exempt under Subsection 78-23-5(1)(a)(iii), (iv), (v), [or]
122	(vi), [or exempt to the extent reasonably necessary for support under Section 78-23-6,] (vii),
123	(xiii), or (xiv) remains exempt after its receipt by, and while it is in the possession of, the
124	individual or in any other form into which it is traceable.
125	(3) Money or other property and proceeds exempt under this chapter are traceable
126	under this section by application of:
127	(a) the principle of:
128	(i) first-in first-out[;]; or
129	(ii) last-in last-out[,]; or
130	(b) any other reasonable basis for tracing selected by the individual.
131	Section 3. Repealer.
132	This bill repeals:
133	Section 78-23-6, Property exempt from execution to extent necessary for support.
134	Section 78-23-7, Exemption of unmatured life insurance contracts.