1	State of Arkansas	As Engrossed: H3/29/21		
2	93rd General Assembly	A Bill		
3	Regular Session, 2021		HOUSE BILL 1590	
4				
5	By: Representative Gazawa	У		
6	By: Senator T. Garner			
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8	For An Act To Be Entitled			
9	AN ACT CONCERNING INSURANCE PROCEEDS OF LIFE, HEALTH,			
10	ACCIDENT, AND DISABILITY POLICIES; TO DECLARE AN			
11	EMERGENCY	Y; AND FOR OTHER PURPOSES.		
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14		Subtitle		
15	CON	CERNING INSURANCE PROCEEDS OF LIFE,		
16	HEALTH, ACCIDENT, AND DISABILITY			
17	POL	ICIES; AND TO DECLARE AN EMERGENCY.		
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19				
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
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22	SECTION 1. Arl	kansas Code § 16-66-209 is amended to	read as follows:	
23	16-66-209. Exemption — Proceeds of life, health, accident, and			
24	disability insurance	- Definition.		
25		extent permitted by the Arkansas Cons		
26	·	le to any resident of this state under		
27		the payment of life, sick, accident,	·	
28		empt from liability or seizure under j	<del>-</del>	
29	•	not be subjected to the payment of any	•	
30	•	writ, order, judgment, or decree of an		
31	<u>(2) The</u>	exemption under subdivision (a)(1) of	this section does	
32	not apply to a writ,	order, seizure, or other judicial pro	ocess arising from a	
33	judgment for damages for personal injury involving a felony offense for which			
34		been convicted in a federal or state o		
35		n this section, "moneys" means a payme	nt made under an	
36	insurance policy to	compensate:		

1	(1) The insured or beneficiary for a claim under the policy; or			
2	(2) The owner, insured, or beneficiary for the cash surrender			
3	value of the policy.			
4	(c) Nothing in this section shall be construed to affect the validity			
5	of any sale, assignment, mortgage, pledge, or hypothecation of a policy of			
6	insurance or the avails, proceeds, or benefits of a policy of insurance.			
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8	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the			
9	General Assembly of the State of Arkansas that certain judgment creditors are			
10	being denied viable avenues of collecting on valid judgments; that judgment			
11	creditors holding a valid judgment should be able to start collecting on, or			
12	exercise all lawful rights to begin the process of collecting on, valid			
13	judgments; that making available to creditors insurance proceeds going to a			
14	beneficiary who committed a felony giving rise to the loss is sound public			
15	policy that should be adopted by this state; and that this act is immediately			
16	necessary because the longer a judgment creditor has to wait to begin			
17	collecting on a valid judgment, the longer justice is delayed. Therefore, an			
18	emergency is declared to exist, and this act being immediately necessary for			
19	the preservation of the public peace, health, and safety shall become			
20	effective on:			
21	(1) The date of its approval by the Governor;			
22	(2) If the bill is neither approved nor vetoed by the Governor,			
23	the expiration of the period of time during which the Governor may veto the			
24	bill; or			
25	(3) If the bill is vetoed by the Governor and the veto is			
26	overridden, the date the last house overrides the veto.			
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28	/s/Gazaway			
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