Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	A Bill	
2	85th General Assembly	A DIII	
3	Regular Session, 2005		HOUSE BILL 2937
4	Der Denner (stier Comercia		
5	By: Representative Scroggin		
6 7			
, 8		For An Act To Be Entitled	
9	ΔΝ ΔΩΤ ΟΟ	NCERNING PROPERTY EXEMPT FROM TA	AXES. AND
10		PURPOSES.	
11		101100201	
12		Subtitle	
13	AN ACT	CONCERNING PROPERTY EXEMPT FROM	M
14	TAXES.		
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16			
17	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
18			
19	SECTION 1. Arkans	sas Code § 26-3-301 is amended t	to read as follows:
20	26-3-301. Propert	ty exempt from taxes generally.	
21	All property desc:	ribed in this section, to the ex	xtent limited, shall be
22	exempt from taxation:		
23	(1) All pul	blic schoolhouses and houses use	ed exclusively for
24	public worship and the	grounds attached to these buildi	ings necessary for the
25	proper occupancy, use, a	and enjoyment of the buildings,	not leased or
26	otherwise used with a v	-	
27		blic institutions of higher lear	rning and all buildings
28	and grounds belonging to		
29		nds used exclusively as graveyar	
30		t those held by any person, comp	
31	-	r for the purpose of speculation	
32		operty, whether real or personal	
33 27	-	te, including property of state	-
34 25		r commissions, or the United Sta	
35 36		ildings belonging to counties us	-
36	tor jains, or for county	y offices, with the grounds not	exceeding in any



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1 county ten (10) acres, on which the buildings are erected All property, 2 whether real or personal, belonging exclusively to any county of this state; (6) All lands, houses, and other buildings belonging to any 3 4 county, city, or town used exclusively for the accommodation of the poor; 5 (7) All buildings belonging to institutions of purely public 6 charity, together with the land actually occupied by these institutions, not 7 leased or otherwise used with a view to profit, and all moneys and credits 8 appropriated solely to sustaining, and belonging exclusively to, these 9 institutions; 10 All fire engines and other implements used for the (8) 11 extinguishment of fires, with the buildings used exclusively for the 12 safekeeping thereof, and for the meeting of fire companies, whether belonging to any town or to any fire company organized therein; 13 (9)(A) All market houses, public squares, other public grounds, 14 15 town and city houses or halls owned and used exclusively for public purposes, 16 and all works, machinery, and fixtures belonging to any town and used exclusively for conveying water to the town. 17 (B) Public property which may be reserved for use by any 18 19 person or organization, with or without a fee for such use, and is being used exclusively for public purposes, regardless of whether the event for which 20 21 the property is reserved is open for attendance or participation by the 22 general public; 23 (10) All property owned by the Girls' 4-H house, Boys' 4-H 24 house, and the Future Farmers of America houses when the houses are used for 25 the sole purpose of occupancy and use and enjoyment by students thereon and 26 not leased or otherwise used with a view to profit; 27 (11)(A) Under the provisions of this section, all dedicated 28 church property, including the church building used as a place of worship, 29 buildings used for administrative or missional purposes, the land upon which 30 the church buildings are located, all church parsonages, any church 31 educational building operated in connection with the church, including a 32 family life or activity center, a recreation center, a youth center, a church 33 association building, a day care center, a kindergarten, or a private church 34 school shall be exempt. 35 (B) However, in the event any property is used partially 36 for church purposes and partially for investments or other commercial or

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1	business	purposes,	the	property	shall	be	exempt	from	the	ad	valorem	tax.
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