## As Passed by the House

127th General Assembly Regular Session 2007-2008

Sub. H. B. No. 395

**Representative Hughes** 

Cosponsors: Representatives Flowers, Wagoner, Evans, Yuko, Williams, S., Bacon, Combs, DeBose, McGregor, J., Stebelton

## A BILL

To amend section 3105.171 of the Revised Code to	1
generally exclude a spouse's social security	2
benefits from a divorce court's jurisdiction.	3

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 3105.171 of the Revised Code be	4
amended to read as follows:	5
Sec. 3105.171. (A) As used in this section:	б
(1) "Distributive award" means any payment or payments, in	7
real or personal property, that are payable in a lump sum or over	8
time, in fixed amounts, that are made from separate property or	9
income, and that are not made from marital property and do not	10
constitute payments of spousal support, as defined in section	11
3105.18 of the Revised Code.	12
(2) "During the marriage" means whichever of the following is	13
applicable:	14
(a) Except as provided in division (A)(2)(b) of this section,	15
the period of time from the date of the marriage through the date	16
of the final hearing in an action for divorce or in an action for	17

legal separation;

(b) If the court determines that the use of either or both of 19 the dates specified in division (A)(2)(a) of this section would be 20 inequitable, the court may select dates that it considers 21 equitable in determining marital property. If the court selects 22 dates that it considers equitable in determining marital property, 23 "during the marriage" means the period of time between those dates 24 selected and specified by the court. 25

(3)(a) "Marital property" means, subject to division(A)(3)(b) of this section, all of the following:27

(i) All real and personal property that currently is owned by
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either or both of the spouses, including, but not limited to, the
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retirement benefits of the spouses, and that was acquired by
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either or both of the spouses during the marriage;
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(ii) All interest that either or both of the spouses currently has in any real or personal property, including, but not limited to, the retirement benefits of the spouses, and that was acquired by either or both of the spouses during the marriage;

(iii) Except as otherwise provided in this section, all
income and appreciation on separate property, due to the labor,
monetary, or in-kind contribution of either or both of the spouses
that occurred during the marriage;

(iv) A participant account, as defined in section 148.01 of 40 the Revised Code, of either of the spouses, to the extent of the 41 following: the moneys that have been deferred by a continuing 42 member or participating employee, as defined in that section, and 43 that have been transmitted to the Ohio public employees deferred 44 compensation board during the marriage and any income that is 45 derived from the investment of those moneys during the marriage; 46 the moneys that have been deferred by an officer or employee of a 47 municipal corporation and that have been transmitted to the 48

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governing board, administrator, depository, or trustee of the 49 deferred compensation program of the municipal corporation during 50 the marriage and any income that is derived from the investment of 51 those moneys during the marriage; or the moneys that have been 52 deferred by an officer or employee of a government unit, as 53 defined in section 148.06 of the Revised Code, and that have been 54 transmitted to the governing board, as defined in that section, 55 during the marriage and any income that is derived from the 56 investment of those moneys during the marriage. 57

(b) "Marital property" does not include any separate58property.59

(4) "Passive income" means income acquired other than as a
result of the labor, monetary, or in-kind contribution of either
spouse.

(5) "Personal property" includes both tangible and intangible personal property.

(6)(a) "Separate property" means all real and personal
property and any interest in real or personal property that is
found by the court to be any of the following:
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(i) An inheritance by one spouse by bequest, devise, ordescent during the course of the marriage;69

(ii) Any real or personal property or interest in real or
personal property that was acquired by one spouse prior to the
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date of the marriage;
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(iii) Passive income and appreciation acquired from separateproperty by one spouse during the marriage;74

(iv) Any real or personal property or interest in real or
personal property acquired by one spouse after a decree of legal
separation issued under section 3105.17 of the Revised Code;
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(v) Any real or personal property or interest in real or 78

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personal property that is excluded by a valid antenuptial	79
agreement;	80
(vi) Compensation to a spouse for the spouse's personal	81
injury, except for loss of marital earnings and compensation for	82
expenses paid from marital assets;	83
(vii) Any gift of any real or personal property or of an	84
interest in real or personal property that is made after the date	85
of the marriage and that is proven by clear and convincing	86
evidence to have been given to only one spouse.	87
(b) The commingling of separate property with other property	88
of any type does not destroy the identity of the separate property	89
as separate property, except when the separate property is not	90
traceable.	91
(B) In divorce proceedings, the court shall, and in legal	92
separation proceedings upon the request of either spouse, the	93
court may, determine what constitutes marital property and what	94
constitutes separate property. In either case, upon making such a	95
determination, the court shall divide the marital and separate	96
property <del>equitably</del> between the spouses, in accordance with this	97
section. For purposes of this section, the court has jurisdiction	98
over all property, excluding the social security benefits of a	99
spouse other than as set forth in division (F)(9) of this section,	100
in which one or both spouses have an interest.	101
(C)(1) Except as provided in this division or division (E) of	102

this section, the division of marital property shall be equal. If 103 an equal division of marital property would be inequitable, the 104 court shall not divide the marital property equally but instead 105 shall divide it between the spouses in the manner the court 106 determines equitable. In making a division of marital property, 107 the court shall consider all relevant factors, including those set 108 forth in division (F) of this section. 109 (2) Each spouse shall be considered to have contributedequally to the production and acquisition of marital property.

(3) The court shall provide for an equitable <u>a</u> division of
marital property under this section prior to making any award of
spousal support to either spouse under section 3105.18 of the
Revised Code and without regard to any spousal support so awarded.

(4) If the marital property includes a participant account, 116 as defined in section 148.01 of the Revised Code, the court shall 117 not order the division or disbursement of the moneys and income 118 described in division (A)(3)(a)(iv) of this section to occur in a 119 manner that is inconsistent with the law, rules, or plan governing 120 the deferred compensation program involved or prior to the time 121 that the spouse in whose name the participant account is 122 maintained commences receipt of the moneys and income credited to 123 the account in accordance with that law, rules, and plan. 124

(D) Except as otherwise provided in division (E) of this 125 section or by another provision of this section, the court shall 126 disburse a spouse's separate property to that spouse. If a court 127 does not disburse a spouse's separate property to that spouse, the 128 court shall make written findings of fact that explain the factors 129 that it considered in making its determination that the spouse's 130 separate property should not be disbursed to that spouse. 131

(E)(1) The court may make a distributive award to facilitate, 132
effectuate, or supplement a division of marital property. The 133
court may require any distributive award to be secured by a lien 134
on the payor's specific marital property or separate property. 135

(2) The court may make a distributive award in lieu of a
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division of marital property in order to achieve equity between
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the spouses, if the court determines that a division of the
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marital property in kind or in money would be impractical or
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burdensome.

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relevant and equitable.

(3) If a spouse has engaged in financial misconduct, 141 including, but not limited to, the dissipation, destruction, 142 concealment, or fraudulent disposition of assets, the court may 143 compensate the offended spouse with a distributive award or with a 144 greater award of marital property. 145 (F) In making a division of marital property and in 146 determining whether to make and the amount of any distributive 147 award under this section, the court shall consider all of the 148 following factors: 149 (1) The duration of the marriage; 150 (2) The assets and liabilities of the spouses; 151 (3) The desirability of awarding the family home, or the 152 right to reside in the family home for reasonable periods of time, 153 to the spouse with custody of the children of the marriage; 154 (4) The liquidity of the property to be distributed; 155 (5) The economic desirability of retaining intact an asset or 156 an interest in an asset; 157 (6) The tax consequences of the property division upon the 158 respective awards to be made to each spouse; 159 (7) The costs of sale, if it is necessary that an asset be 160 sold to effectuate an equitable distribution of property; 161 (8) Any division or disbursement of property made in a 162 separation agreement that was voluntarily entered into by the 163 spouses; 164 (9) Any retirement benefits of the spouses, excluding the 165 social security benefits of a spouse except as may be relevant for 166 purposes of dividing a public pension; 167 (10) Any other factor that the court expressly finds to be 168

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(G) In any order for the division or disbursement of property 170 or a distributive award made pursuant to this section, the court 171 shall make written findings of fact that support the determination 172 that the marital property has been equitably divided and shall 173 specify the dates it used in determining the meaning of "during 174 the marriage."

(H) Except as otherwise provided in this section, the holding
 of title to property by one spouse individually or by both spouses
 in a form of co-ownership does not determine whether the property
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 is marital property or separate property.

(I) A division or disbursement of property or a distributive
award made under this section is not subject to future
modification by the court.

(J) The court may issue any orders under this section that it
 determines equitable, including, but not limited to, either of the
 following types of orders:

(1) An order granting a spouse the right to use the marital
 dwelling or any other marital property or separate property for
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 any reasonable period of time;
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(2) An order requiring the sale or encumbrancing of any real
or personal property, with the proceeds from the sale and the
funds from any loan secured by the encumbrance to be applied as
determined by the court.

section 2. That existing section 3105.171 of the Revised Code 193
is hereby repealed.
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