

- 1 HB483
- 2 4DF9IIR-1
- 3 By Representatives Shaw, Hulsey, Underwood, Brown, Wilcox,
- 4 Rafferty, Chestnut, Lamb, Lawrence, Lipscomb, Moore (P)
- 5 RFD: Ways and Means General Fund
- 6 First Read: 01-Apr-25



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4	SYNOPSIS:
5	This bill would exempt virtual currency from ad
6	valorem taxation.
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9	A BILL
10	TO BE ENTITLED
11	AN ACT
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13	Relating to virtual currency; to amend Section 40-9-1,
14	Code of Alabama 1975; to exempt virtual currency from ad
15	valorem taxation.
16	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
17	Section 1. Section 40-9-1, Code of Alabama 1975, is
18	amended to read as follows:
19	" §40-9-1
20	The following property and persons shall be exempt from
21	ad valorem taxation and none other:
22	(1) All bonds of the United States and this state and
23	all county and municipal bonds issued by counties and
24	municipalities in this state, all property, real and personal,
25	of the United States and this state and of county and
26	municipal corporations in this state; all cemeteries, all
27	property, real and personal, used exclusively for religious
28	worship, for schools or for purposes purely charitable;



29 provided, that property, real or personal, owned by any 30 educational, religious, or charitable institution, society or 31 corporation let for rent or hire or for use for business 32 purposes shall not be exempt from taxation, notwithstanding 33 that the income from such property shall be used exclusively for education, religious, or charitable purposes; all 34 35 mortgages, together with the notes, debts, and credits secured 36 thereby on real and personal property situated in this state, 37 which mortgages have been filed for record and the privilege tax paid thereon; all security agreements and security 38 39 interests under the Uniform Commercial Code, together with the notes, debts, and credits secured thereby; all money on 40 deposit in any bank or banking institution and all other 41 42 solvent credits; all warrants issued by county boards of 43 education and city boards of education for the purpose of 44 erecting, repairing, furnishing school buildings, or for other 45 school purposes.

46 (2) All property, real or personal, used exclusively 47 for hospital purposes, to the amount of seventy-five thousand 48 dollars (\$75,000), where such hospitals maintain wards for 49 charity patients or give treatment to such patients; provided, 50 that the treatment of charity patients constitutes at least 15 51 percent of the business of such hospitals; provided further, 52 that such hospital need not be assessed for taxation if the 53 owner or manager shall file with the county tax assessor 54 wherein such hospital is located within the time allowed for assessing the property for taxation a certificate that such 55 56 hospital has done 15 percent charity work in the preceding tax



57 year; and further provided, that such hospital through its 58 owner or manager shall have until the expiration of the 59 preceding tax year to class its work and ascertain whether or 60 not such hospital has done 15 percent of its treatment of 61 patients as charity work.

62 (3) The shares of the capital stock of any corporation 63 owning and operating a hospital, to the extent of seventy-five 64 thousand dollars (\$75,000) in value; provided, that the 65 corporation maintains wards for charity patients and gives treatment to such patients, which treatment constitutes at 66 67 least 15 percent of the business of the hospital of the corporation; provided, that the total exemption granted to any 68 69 such corporation shall not exceed seventy-five thousand dollars (\$75,000), taking into consideration its real and 70 71 personal property and the value of its shares of capital stock. 72

(4) All property owned by the American Legion or by
Veterans of Foreign Wars or by the Disabled American Veterans,
or any post thereof; provided, that such property is used and
occupied exclusively by the organization.

(5) All the property of literary and scientific institutions and literary societies, when employed or used in the regular business of the institutions.

80 (6) The libraries of ministers of the gospel, all
81 libraries other than those of a professional character and all
82 religious books kept for sale by ministers of the gospel and
83 colporteurs.

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(7) The property of individuals who are deaf, hard of



hearing, or insane to the extent of three thousand dollars (\$3,000) and the property of blind individuals to the extent of twelve thousand dollars (\$12,000).

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(8) All family portraits.

(9) All cotton, livestock, or agricultural products that have been raised or grown in the State of Alabama and remain in the hands of the producer thereof, or his or her landlord, or in the hands of a cooperative association for all time, and for a period of one year in the hands of the purchaser or the manufacturer.

95 (10) All cotton, wherever grown, stored in licensed
96 warehouses in the State of Alabama for a period not exceeding
97 12 months.

98 (11) Provisions and supplies on hand for the current 99 year for the use of the family and the making of crops; all 100 wearing apparel; farming tools; tools and implements of 101 mechanics to the value of two hundred dollars (\$200); all 102 livestock, including mules, studs, jacks and jennets, cattle, 103 horses, cows, calves, hogs, sheep, and goats; and household 104 and kitchen furniture and one sewing machine.

105 (12) No license or taxation of any character, except franchise taxes provided by Section 229 of the Constitution of 106 107 the State of Alabama, shall be collected or required to be 108 paid to the state or any county or municipality therein by any 109 state or county fair, agricultural association, or stock, kennel, or poultry show. Athletic stadiums owned and 110 controlled by universities, schools, or colleges and which are 111 112 used exclusively for the purpose of promoting intercollegiate



113 or interschool athletics; provided, that the revenue received from athletic stadiums, when admission is charged, shall be 114 115 used for the benefit of athletic associations of such 116 universities, colleges, or schools. Nothing contained in this 117 subdivision shall be construed to prohibit any municipality, 118 county, or state from imposing any license tax upon or for the 119 privilege of engaging in the business of supplying services 120 for hire or reward or selling commodities other than 121 livestock, farm products, or farm implements or conducting or operating devices or games of skill or amusements or other 122 123 games or devices, or conducting or operating shows, displays or exhibits other than shows, displays or exhibits of 124 125 agricultural implements, farm products, livestock, and 126 athletic prowess.

(13) All material, including without limitation coke,
to be compounded or further manufactured, when stocked at any
plant or furnace for manufacturing purposes in Alabama.

(14) All articles manufactured in Alabama, including
pig iron, in the hands of the producer or manufacturer
thereof, for 12 months after its production or manufacture.

133 (15) All property, both real and personal, owned by any 134 unit or organization of the Alabama National Guard officially 135 recognized as such by the federal government and organized and 136 maintained by the state, and all property owned by shares and 137 used exclusively by and kept exclusively in the possession of 138 any such unit or organization of the Alabama National Guard, the annual rent or hire of which is not in excess of the 139 140 annual state, county, and municipal taxes on the property



141 shall be exempt from taxation by the state, and the county and 142 municipality in which the same may be situated.

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(16) All poultry.

144 (17) The property of all incompetent veterans to the 145 value of three thousand dollars (\$3,000).

146 (18) The following items of personal property when 147 owned by individuals for personal use in the home or usually kept at the home of the owner and not carried as stocks of 148 149 merchandise, namely: Libraries; phonographs; pianos and other 150 musical instruments; paintings; precious stones, jewelry, 151 plate silverware, ornaments, and articles of taste; watches 152 and clocks; wagons, buggies, bicycles, guns, pistols, canes, 153 golf sticks, golf bags, and sporting goods; money hoarded; 154 radios; mechanical and electrical refrigerators; electrical 155 appliances.

(19) All property owned by the Benevolent and
Protective Order of Elks, Fraternal Order of Police, Fraternal
Order of Eagles, or Loyal Order of Moose, or lodge thereof;
provided, that such property is used and occupied exclusively
by such organization.

(20) All devices, facilities, or structures, and all
identifiable components thereof or materials for use therein,
acquired or constructed primarily for the control, reduction,
or elimination of air or water pollution.

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(21) Tobacco leaf stored in hogsheads.

166 (22) All farm tractors, as that term is defined in
167 Section 32-1-1.1; and all farming implements, as that term is
168 used in subdivision (b) (5) of Section 40-11-1, when used



169 exclusively in connection with agricultural property as 170 defined in subdivision (b)(1) of Section 40-8-1.

(23) All grain bins used exclusively for the purpose of storing, holding, drying, preserving, or otherwise preparing a grain, as defined in Section 2-31-1, for market. For purposes of this chapter, "grain bin" means a structure and its component parts.

176 (24) All stocks of goods, wares, and merchandise177 described in subdivision (b) (4) of Section 40-11-1.

(25) All aircraft, replacement parts, components, 178 179 systems, supplies, and sundries affixed or used on the aircraft, and ground support equipment and vehicles used by or 180 for the aircraft, when used by a certificated or licensed air 181 182 carrier with a hub operation within this state, for use in 183 conducting intrastate, interstate, or foreign commerce for 184 transporting people or property by air. For the purpose of this subdivision, the words "hub operation" within this state 185 186 shall be construed to have all of the following criteria:

a. There originates from the location 15 or more flight
departures and five or more different first-stop destinations
five days per week for six or more months during the calendar
year.

b. Passengers or property or both are regularly
exchanged at the location between flights of the same or a
different certificated or licensed air carrier.

(26) All property described in Title 12 U.S.C. § 1701q,
commonly known as HUD 202 property, is hereby exempt from any
and all ad valorem taxes.



197 (27) All vessels and equipment thereon, used 198 predominantly in the business of commercial fishing, as 199 defined in Section 40-23-1, by the owners thereof. 200 (28)a. The tangible personal property owned by a 201 business and reported in accordance with Article 1 of Chapter 202 7 to the extent of forty thousand dollars (\$40,000) in market 203 value is exempt from the state levied ad valorem tax. 204 b. Any county or municipality, by resolution or 205 ordinance, may adopt the exemption provided in paragraph a. 206 for county or municipal ad valorem taxes levied on tangible 207 personal property. The ordinance or resolution must be adopted at least 90 days prior to October 1, 2023, or 90 days prior to 208 209 October 1 of the electing year. 210 (29) Virtual currency, which shall be defined as a 211 digital representation of value, other than a representation of the United States dollar or a foreign currency, that 212 213 functions as a unit of account, a store of value, or a medium 214 of exchange." 215 Section 2. This act shall become effective on October 216 1, 2025.