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Bankruptcy Exemptions Quick Reference Guide The Debtor's New Best Friend

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	Amount of		Amount of
Federal Exemption Statutes	Exemption	Texas Exemption Statutes	Exemption

§522(b)(3)(A) - Exemptions		None	
(A) subject to subsections (o) and (p),	N/A		N/A
any property that is exempt under			
Federal law, other than subsection (d)			
of this section, or State or local law			
that is applicable on the date of the			
filing of the petition to the place in			
which the debtor's domicile has been			
located for the 730 days immediately			
preceding the date of the filing of the			
petition or if the debtor's domicile has			
not been located in a single State for			
such 730-day period, the place in			
which the debtor's domicile was			
located for 180 days immediately			
preceding the 730-day period or for a			
longer portion of such 180-day period			
than in any other place			
Comments:			
In an effort to thwart forum shopping			
by debtors who move to states with			
more generous exemption rights,			
Congress amended 11 U.S.C.			
522(b)(3)(A) and provided a			
complicated choice of law provision			
that determines the exemptions that a			
debtor may claim.			
A debtor must be domiciled in a state			
for 730-days in order to avail himself			
of that state's property exemptions. If			
the debtor's domicile was not located			
at a single location for 730-days, the			
state law where the debtor was			
domiciled for 180-days immediately			
preceding the 730-day period, or for			

	Amount of		Amount of
Federal Exemption Statutes	Exemption	Texas Exemption Statutes	Exemption

the longest portion of such 180-days.			
§522(b)(3)(C)(*) - Exemptions		None	
(Hanging paragraph - savings clause):	N/A		N/A
If the effect of the domiciliary			
requirement under (A) is to render the			
debtor ineligible for any exemption,			
the debtor may elect to exempt property that is specified in (d).			
property that is specified in (u).			
\$ 522 (a) F		Niene	
§ 522(c) - Exemptions		None	
Unless the case is dismissed, property exempted under this section is not	N/A		N/A
liable during or after the case for any			
debt of the debtor that arose, or that is			
determined under §502 if such debt			
had arisen, before the commencement of the case except			
(1) a debt of a kind specified in			
paragraph (1) or (5) of section 523(a)			
(in which case, notwithstanding any			
provision of applicable			
nonbankruptcy law to the contrary,			
such property shall be liable for a debt of a kind specified in such paragraph);			
(2) a debt secured by a lien that is			
(A)(i) not avoided under subsection			
(f) or (g) of this section or under			
section 544, 545, 547, 548, 549, or 724(a) of this title; and			
(ii) not void under section 506(d) of			
this title; or			
(B) a tax lien, notice of which is			
properly filed;			

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