JAN 1 8 2013

A BILL FOR AN ACT

RELATING TO CONFORMANCE OF STATE PERSONAL EXEMPTION TO FEDERAL PERSONAL EXEMPTION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. The legislature finds that pursuant to article
- 2 VII, section 3, of the State Constitution, the state tax review
- 3 commission is charged with evaluating the state's tax structure
- 4 and recommending revenue and tax policy.
- 5 According to the 2001-2003 tax review commission report,
- 6 which focused on several areas including net income tax,
- 7 Hawaii's net income tax rates are very high for both the rich
- 8 and the poor. The commission recommended phasing in a higher
- 9 standard deduction and personal exemption, widening the state
- 10 tax brackets, and increasing overall federal conformity,
- 11 including conformance to federal filing deadlines.
- 12 The commission's 2001-2003 report noted that, in 1984, the
- 13 state personal exemption was raised to \$1,000 to match the
- 14 federal personal exemption. In 2001, the state personal
- 15 exemption was \$1,040 and the federal exemption was \$2,900. In
- 16 2010, the state personal exemption was still \$1,040 and the

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federal exemption was $3,650. The state personal exemption
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    continues to be in nonconformance with the federal exemption.
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         The State unnecessarily taxes families with income levels
    that qualify for public assistance as a result of its failure to
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    update the personal exemption amount to the federal amount. The
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    purpose of this Act is to adopt the recommendation of the 2001-
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    2003 tax review commission to raise the state personal exemption
    amount by conforming the state personal exemption amount to the
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    federal personal exemption amount.
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         SECTION 2. Section 235-2.45, Hawaii Revised Statutes, is
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    amended by amending subsection (a) to read as follows:
               Section 641 (with respect to imposition of tax) of
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    the Internal Revenue Code shall be operative for the purposes of
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    this chapter subject to the following:
        (1) The deduction for exemptions shall be allowed as
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              provided in section 235-54(b);
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         \frac{(2)}{(2)} (1) The deduction for contributions and gifts in
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              determining taxable income shall be limited to the
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              amount allowed in the case of an individual, unless
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              the contributions and gifts are to be used exclusively
              in the State; and
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        [\frac{3}{3}] (2) The tax imposed by section 1(e) of the Internal
              Revenue Code as applied by section 641 of the Internal
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              Revenue Code is hereby imposed by this chapter at the
              rate and amount as determined under section 235-51 on
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              estates and trusts."
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         SECTION 3. Section 235-54, Hawaii Revised Statutes, is
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    repealed.
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          ["<del>§235-54 Exemptions.</del> (a) In computing the taxable
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    income of any individual, there shall be deducted, in lieu of
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    the personal exemptions allowed by the Internal Revenue Code of
    1986, as amended, and except as provided in subsection (c),
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    personal exemptions computed as follows: Ascertain the number
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    of exemptions which the individual can lawfully claim under the
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    Internal Revenue Code, add an additional exemption for the
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    taxpayer or the taxpayer's spouse who is sixty-five years of age
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    or older within the taxable year, and multiply that number by
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    $1,144, for taxable years beginning after December 31, 1984. A
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    nonresident shall prorate the personal exemptions on account of
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    income from sources outside the State as provided in section
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    235-5. In the case of an individual with respect to whom an
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    exemption under this section is allowable to another taxpayer
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    for a taxable year beginning in the calendar year in which the
    SB SMO 13-029
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individual's taxable year begins, the personal exemption amount
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    applicable to such individual under this subsection for such
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    individual's taxable year shall be zero.
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         (b) In computing the taxable income of an estate or trust
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    there shall be allowed, in lieu of the deductions allowed under
    subsection (a), the following:
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         (1) An estate shall be allowed a deduction of $400.
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         (2) A trust which, under its governing instrument, is
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              required to distribute all of its income currently
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              shall be allowed a deduction of $200.
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         (3) All other trusts shall be allowed a deduction of $80.
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         (c) The phaseout under section 151(d)(3) of the Internal
    Revenue Code of 1986, as amended, shall apply to this section;
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    provided that the threshold income amounts under section
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    151(d)(3)(C) of the Internal Revenue Code of 1986, as amended,
    shall be reduced by twenty-five per cent for the purposes of
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    this subsection; provided further that the threshold income
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    amounts under section 151(d)(3)(C) of the Internal Revenue Code
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    of 1986, as amended, used to determine the twenty-five per cent
    reduction under this subsection shall be maintained at the
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    amounts in place on July 1, 2008.
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1	(d) A blind person, a deaf person, and any person totally
2	disabled, in lieu of the personal exemptions allowed by the
3	Internal Revenue Code, shall be allowed, and there shall be
4	deducted in computing the taxable income of a blind person, a
5	deaf person, or a totally disabled person, instead of the
6	exemptions provided by subsection (a), the amount of \$7,000.]"
7	SECTION 4. Statutory material to be repealed is bracketed
8	and stricken. New statutory material is underscored.
9	SECTION 5. This Act shall take effect on January 1, 2014,
10	and shall apply to taxable years beginning after December 31,
11	2013.
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	INTRODUCED BY: / Church Will Storm

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S.B. NO. 772

Report Title:

Taxation; Personal Exemption; Conformance

Description:

Conforms the State personal exemption amount to the federal personal exemption amount.

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