





STATE OF HAWAII DEPARTMENT OF TAXATION

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To: The Honorable Sylvia Luke, Chair

and Members of the House Committee on Finance

Date: Wednesday, February 18, 2015

Time: 2:00 P.M.

Place: Conference Room 308, State Capitol

From: Maria E. Zielinski, Director

Department of Taxation

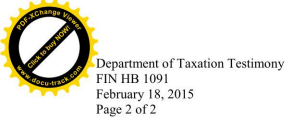
Re: H.B. 1091, Relating to Taxation

The Department of Taxation (Department) appreciates the intent of H.B. 1091 and provides the following comments for your consideration.

H.B. 1091 increases the standard deduction for all filing statuses. The bill also increases the personal exemption amount and the number of personal exemptions a taxpayer over the age of 65 may claim, subject to adjusted gross income (AGI) limits. H.B. 1091 becomes effective upon approval and applies to taxable years beginning after December 31, 2015.

The Department notes that under current law, taxpayers over the age of 65 already receive an additional personal exemption. The proposal to add AGI limits to the proposed additional personal exemptions will require extensive changes to the tax forms, instructions and the computer system. Personal exemptions are generally independent of AGI, and therefore are listed and calculated before AGI is calculated on the form. Thus, the incorporation of AGI into the personal exemption would require a full rearrangement of the individual income tax forms.

Additionally, the Department suggests clarifying the operation of subsections (a)(3) and (a)(4) under Section 3 of the bill. It is the Department's position that for any type of individual income tax benefit which uses a taxpayer's AGI for qualification, that the taxpayer's federal and Hawaii AGIs be considered. Although AGI is not a good indicator of a taxpayer's financial status, taking into consideration both the taxpayer's federal and Hawaii AGI is a better measure of the taxpayer's financial status, rather than only considering the federal or the Hawaii AGI alone.





The Department also recommends clarifying whether the additional personal exemption provided by subsection (a)(4) is in addition to the one provided by subsection (a)(3). The Department suggests that subsections (a)(3) and (a)(4) be merged, with one federal and Hawaii AGI limit per filing status. The Committee may still provide more than one additional exemption for qualifying taxpayers under this amendment.

Thank you for the opportunity to provide comments.

TAXBILLSERVICE

126 Queen Street, Suite 304

TAX FOUNDATION OF HAWAII

Honolulu, Hawaii 96813 Tel. 536-4587

SUBJECT: INCOME, Increase standard deduction, additional personal exemption

BILL NUMBER: HB 1091

INTRODUCED BY: Ichiyama, Aquino, Belatti, Brower, Choy, Creagan, Cullen, Har, Hashem, Ing, Ito,

Johanson, Jordan, Kawakami, Kong, LoPresti, McKelvey, Morikawa, Nakashima, Nishimoto, Ohno, Onishi, Oshiro, Saiki, San Buenaventura, Say, Takayama, Takumi, Tokioka, Tsuji, Woodson, Yamane, Yamashita and 2 Democrats

EXECUTIVE SUMMARY: This bill increases the standard deduction amounts and adds a complex personal exemption system designed to give relief to elderly taxpayers. We are concerned that taxpayers over 65 will not handle the increased complexity well, and that considerable administrative costs are required to make the system work. Instead, we believe it preferable to raise the filing thresholds and take these people off the tax system entirely.

BRIEF SUMMARY: Amends HRS section 235-2.4(a) to increase the standard deduction: (1) from \$4,400 to \$5,200 for taxpayers filing a joint return or a surviving spouse; (2) from \$3,212 to \$3,796 for taxpayers filing as a head of household; (3) from \$2,200 to \$2,600 for those filing as an unmarried individual; or (4) from \$2,200 to \$2,600 for taxpayers filing as a married individual filing a separate return.

Amends HRS section 235-54 to allow taxpayers age 65 and over to: (1) claim an additional exemption if *federal* adjusted gross income is less than: (A) \$24,000 for a taxpayer filing a single return or a married person filing separately, (B) \$36,000 for a taxpayer filing as a head of household, or (C) \$48,000 for a taxpayer filing a joint return or as a surviving spouse; and (2) claim another additional exemption if *federal and state* adjusted gross income is less than: (A) \$30,000 for a taxpayer filing a single return or a married person filing separately; (B) \$45,000 for a taxpayer filing as a head of household, or (C) \$60,000 for a taxpayer filing a joint return or as a surviving spouse.

Amends HRS section 235-54 to increase the personal exemption amount from \$1,144 to \$2,144.

EFFECTIVE DATE: Tax years beginning after December 31, 2015

STAFF COMMENTS: The legislature by Act 60, SLH 2009, provided for an increase in the standard deduction from \$4,000 to \$4,400 for joint returns or surviving spouses, from \$2,920 to \$3,212 for head of households; and from \$2,000 to \$2,200 for individuals or married taxpayers filing separately. Act 60 also provided for an increase in the personal exemption from \$1,040 to \$1,144. This measure would increase the standard deduction from \$4,400 to \$5,200 for joint returns or surviving spouses, from \$3,212 to \$3,796 for head of households; and from \$2,200 to \$2,600 for individuals or married taxpayers filing separately, and increase the personal exemption from \$1,144 to \$2,144.

HB 1091 - Continued

In all, the increase in standard deduction and personal exemption amounts will result in an increase in the filing threshold (namely the income level below which the taxpayer won't need to file a return). Hawaii has one of the lowest filing thresholds in the United States, and having a higher filing threshold will result in considerable administrative cost savings. Why? Tax returns are complex documents. They are expensive to process. The more people are kicked off the tax system, the more savings will result.

The measure would also provide additional income tax relief to taxpayers age 65 and older if they meet certain income levels. Under current law, a taxpayer is able to receive one exemption for themselves and an additional exemption if they are over 65. As proposed, a taxpayer age 65 and older would be able to claim up to four exemptions if they are under the income thresholds in the measure. This system raises additional issues.

First, the income thresholds use different measures. The first additional exemption uses federal AGI thresholds. The second one uses "federal and state" AGI thresholds. Federal and state AGI are not identical, and could be very different for people receiving retirement income (under HRS section 235-7(a)(2) and (3), pension income may be exempt for state purposes but taxable for federal purposes). Was this intended, or a drafting error that needs to be fixed?

Second, these additional exemptions have the effect of adding complexity to the tax returns that our kupuna need to file. We suggest that they, on average, would not be in the best position to cope with increased complexity and may wind up failing to claim the benefits that this legislation would give them. And on the government side, additional administrative costs would be incurred as the department of taxation would need to reach out to educate the taxpaying public on their entitlement to these additional exemptions.

Third, what is so magic about age 65 that justifies four exemptions when others, younger people with similar income and also struggling to make ends meet, would only be entitled to one exemption?

If it is desirable to grant additional relief to these taxpayers, then the more appropriate and simple approach is to raise the filing threshold and get them off the system. That would be a relief in more ways than one, as the people would not have to deal with the tax system and the tax department would not have to incur the processing and operational costs associated with those people.

Digested 2/17/15







House Committee on Finance

The Hon. Sylvia Luke, Chair The Hon. Scott Y. Nishimoto, Vice Chair

Testimony on House Bill 1091

Relating to Income Taxation
Submitted by Nani Medeiros, Public Affairs and Policy Director
February 18, 2015, 2:00 pm, Room 308

The Hawaii Primary Care Association (HPCA), which represents the federally qualified community health centers in Hawaii, supports House Bill 1091, amending income tax credits for low-income households.

The HPCA is a staunch believer in the social determinants of health, those economic and social conditions that influence an individual and a community's health status. These conditions serve as risk factors endemic to a person's living and working environment, rather than their behavioral or genetic histories. Factors such as income, education, access to recreation and healthy foods, housing, and employment, can and do have measurable impacts on a person and a community, both in health and financial outcomes.

Seventy-three percent of the patients seen by community health centers live below one hundred percent of the federal poverty limit. This living situation has been shown to manifest in poorer health outcomes, often as a direct result the social determinants associated therein, such as lack of adequate housing or access to fresh produce. When coupled with health complications that arise with advancing age, there is a quantifiable need to alleviate financial strains through tax relief.

Thank you for the opportunity to testify.

finance8-Melanie

From: mailinglist@capitol.hawaii.gov

Sent: Wednesday, February 18, 2015 9:42 AM

To: FINTestimony

Cc: trevor.tamashiro@gmail.com

Subject: *Submitted testimony for HB1091 on Feb 18, 2015 14:00PM*

HB1091

Submitted on: 2/18/2015

Testimony for FIN on Feb 18, 2015 14:00PM in Conference Room 308



Submitted By	Organization	Testifier Position	Present at Hearing
Trevor Tamashiro	Individual	Support	No

Comments:

Please note that testimony submitted less than 24 hours prior to the hearing, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.

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FIN-Jo

From: mailinglist@capitol.hawaii.gov

Sent: Wednesday, February 18, 2015 10:13 AM

To: FINTestimony

Cc: CathyTsaur@gmail.com

Subject: Submitted testimony for HB1091 on Feb 18, 2015 14:00PM



HB1091

Submitted on: 2/18/2015

Testimony for FIN on Feb 18, 2015 14:00PM in Conference Room 308

Submitted By	Organization	Testifier Position	Present at Hearing
Catherine Tsaur	Individual	Support	No

Comments: As the adult child of a retiree I understand the uncertian financial challenges older individuals face and support this bill.

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finance8-Melanie

From: mailinglist@capitol.hawaii.gov

Sent: Wednesday, February 18, 2015 9:36 AM

To: FINTestimony

Cc: corietanida@hotmail.com

Subject: *Submitted testimony for HB1091 on Feb 18, 2015 14:00PM*

HB1091

Submitted on: 2/18/2015

Testimony for FIN on Feb 18, 2015 14:00PM in Conference Room 308



Submitted By	Organization	Testifier Position	Present at Hearing
Corie Tanida	Individual	Support	No

Comments:

Please note that testimony submitted less than 24 hours prior to the hearing, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.

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