## **2021 SESSION**

21102685D **HOUSE JOINT RESOLUTION NO. 567** 1 2 House Amendments in [] - January 26, 2021 3 Directing the Joint Legislative Audit and Review Commission to study increasing the progressivity of 4 Virginia's individual income tax system. Report. 5 Patron Prior to Engrossment-Delegate Watts 6 7 Referred to Committee on Rules 8 9 WHEREAS, the individual income tax should be based on the fundamental principles of fairness and 10 progressivity; and WHEREAS, the Virginia individual income tax made up 69 percent of the general fund revenues for 11 12 fiscal years 2020 through 2022, and changes to it can have major budgetary impacts; and WHEREAS, Virginia does not collect any tax from taxpayers whose Virginia adjusted gross income 13 is less than \$11,950 for an individual and \$23,900 for joint filers, and these zero tax bracket amounts 14 15 have not changed since 2012; and 16 WHEREAS, after subtracting personal exemptions, deductions, and credits, the taxable income that remains above the zero tax bracket threshold is taxed at rates of two percent of the amount that is 17 \$3,000 or less; three percent of the amount in excess of \$3,000 but no more than \$5,000; five percent of 18 19 the amount in excess of \$5,000 but no more than \$17,000; and 5.75 percent of any taxable income over 20 \$17,000, and these dollar thresholds and rates have not changed since 1990; and 21 WHEREAS, Virginia provides personal exemptions to reduce the taxable income for state income tax 22 purposes, including those for dependent children and for seniors and blind taxpayers, while other states 23 have moved away from income tax exemptions to avoid choosing who among a wide variety of 24 taxpayers deserves such a tax break; and 25 WHEREAS, the standard deduction primarily results in alleviating tax liabilities of low-income and 26 moderate-income individuals who do not have the necessary income to make expenditures on items that 27 could be deducted; and 28 WHEREAS, as the federal standard deduction has grown to be much greater than Virginia's, a 29 number of middle-income taxpayers must pay more in Virginia taxes to achieve the lowest combined 30 federal and state tax total bill because Virginia is one of 13 jurisdictions that does not allow taxpayers 31 to claim the standard deduction on their state returns if they itemize deductions on their federal returns; 32 and 33 WHEREAS, a tax credit is a dollar-for-dollar subtraction from the taxes owed by a taxpayer, 34 notwithstanding the income tax bracket in which the taxpayer falls, while a deduction reduces the 35 amount of income on which taxes are calculated, which results in a higher dollar benefit the higher the 36 tax rate; and 37 WHEREAS, many businesses, such as pass-through entities, S corporations, limited liability companies, partnerships, and sole proprietorships, are subject to the Virginia individual income tax, 38 39 rather than the Virginia corporate tax, and almost all of the more than 25 individual income tax credits 40 available to taxpayers focus on economic incentives, rather than progressivity; and 41 WHEREAS, only three tax credits for research and development, agricultural best management 42 practices, and motion picture production are refundable tax credits; however, for most businesses, the value of a nonrefundable tax credit is not lost because almost all business tax credits may be carried 43 44 over to future tax years; and WHEREAS, Virginia's earned income tax credit is a principal element of progressivity and it is not 45 46 refundable, which results in the lowest-income families not receiving the same dollar benefit as other 47 qualifying taxpayers; and 48 WHEREAS, graduated rates assume that the higher the income, the more taxpayers can pay in taxes 49 without undercutting basic living expenses; however, in Virginia, determination of the dollar amounts to which graduated rates apply is complicated by the fact that Virginia has the second-highest cost of 50 51 living spread in the nation and basic living expenses differ greatly in different areas of the 52 Commonwealth: and 53 WHEREAS, basic living expenses and the consumer price index are largely driven by the housing 54 index, and the lower the income, the less flexibility there is to reduce housing costs; and 55 WHEREAS for all income levels, since the 1940s, the cost of housing has increased more than any other category of household spending and nationally now approaches twice the amount spent on either 56 food or transportation; nevertheless, since tax year 2018, federal tax deductions are severely reduced for 57

local real estate taxes which, in Virginia, are the major source for funding local government services;

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**59** and

WHEREAS, 16 other states and the federal government adjust tax bracket dollar amounts, zero tax
 thresholds, the standard deduction, and personal exemptions annually for inflation to counter their
 income tax structure from becoming incrementally more regressive; and

63 WHEREAS, numerous legislative proposals are made annually to change Virginia's income tax
 64 structure and modify its application; now, therefore, be it

65 RESOLVED by the House of Delegates, the Senate concurring, That the Joint Legislative Audit and 66 Review Commission be directed to study increasing the progressivity of Virginia's individual income tax 67 system. In conducting its study, the Joint Legislative Audit and Review Commission (JLARC) shall 68 evaluate the fiscal impact of amendments to tax brackets, tax rates, credits, deductions, and exemptions, 69 as well as any other factors it deems relevant to making Virginia's individual income tax system more 70 progressive and fair in response to economic dynamics. JLARC shall recommend whether the General 71 Assembly should amend the Code of Virginia or administrative regulations of the Department of 72 Taxation and shall make any other appropriate recommendations.

Technical assistance shall be provided to JLARC by the Department of Taxation. JLARC shall
consult with staff of the House Committee on Finance, the House Committee on Appropriations, the
Senate Committee on Finance and Appropriations, and any other stakeholders deemed appropriate. All
agencies of the Commonwealth shall provide assistance to JLARC for this study, upon request.

The Joint Legislative Audit and Review Commission shall complete its meetings by November 30, [ 2021 2022 ], and the chairman shall submit to the Division of Legislative Automated Systems an executive summary of its findings and recommendations no later than the first day of the [2022 2023 ] Regular Session of the General Assembly. The executive summary shall state whether JLARC intends to submit to the General Assembly and the Governor a report of its findings and recommendations for publication as a House or Senate document. The executive summary and report shall be submitted as provided in the procedures of the Division of Legislative Automated Systems for the processing of

84 legislative documents and reports and shall be posted on the General Assembly's website.