WEST VIRGINIA LEGISLATURE

2019 REGULAR SESSION

Introduced

House Bill 2075

BY DELEGATE MCGEEHAN

[Introduced January 9, 2019; Referred

to the Committee on Political Subdivisions then

Finance.]

- A BILL to amend and reenact §11-3-9 of the Code of West Virginia, 1931, as amended; and to
 amend and reenact §11-21-12 of said code, all relating to exempting law-enforcement
 officers who are members of a municipal paid police department, county sheriff's office or
- 4 the State Police from payment of income and personal property taxes.

Be it enacted by the Legislature of West Virginia:

ARTICLE 3. ASSESSMENTS GENERALLY.

§11-3-9. Property exempt from taxation.

- (a) All property, real and personal, described in this subsection, and to the extent limited
 by this section, is exempt from taxation:
- 3 (1) Property belonging to the United States, other than property permitted by the United
 4 States to be taxed under state law;
- 5 (2) Property belonging exclusively to the state;
- 6 (3) Property belonging exclusively to any county, district, city, village, or town in this state
 7 and used for public purposes;
- 8 (4) Property located in this state belonging to any city, town, village, county, or any other
- 9 political subdivision of another state and used for public purposes;
- 10 (5) Property used exclusively for divine worship;
- 11 (6) Parsonages and the household goods and furniture pertaining thereto;
- 12 (7) Mortgages, bonds, and other evidence of indebtedness in the hands of bona fide 13 owners and holders hereafter issued and sold by churches and religious societies for the 14 purposes of securing money to be used in the erection of church buildings used exclusively for 15 divine worship or for the purpose of paying indebtedness thereon;
- 16 (8) Cemeteries;

(9) Property belonging to, or held in trust for, colleges, seminaries, academies, and free
schools, if used for educational, literary or scientific purposes, including books, apparatus,
annuities, and furniture;

(10) Property belonging to, or held in trust for, colleges or universities located in West
 Virginia, or any public or private nonprofit foundation or corporation which receives contributions
 exclusively for such the college or university, if the property or dividends, interest, rents, or
 royalties derived therefrom are used or devoted to educational purposes of such the college or
 university;

25 (11) Public and family libraries;

26 (12) Property used for charitable purposes and not held or leased out for profit;

(13) Property used for the public purposes of distributing electricity, water, or natural gas
or providing sewer service by a duly chartered nonprofit corporation when such the property is
not held, leased out, or used for profit;

30 (14) Property used for area economic development purposes by nonprofit corporations
31 when the property is not leased out for profit;

(15) All real estate not exceeding one acre in extent, and the buildings on the real estate, used exclusively by any college or university society as a literary hall, or as a dormitory or clubroom, if not used with a view to profit, including, but not limited to, property owned by a fraternity or sorority organization affiliated with a university or college or property owned by a nonprofit housing corporation or similar entity on behalf of a fraternity or sorority organization affiliated with a university or college, when the property is used as residential accommodations or as a dormitory for members of the organization;

39 (16) All property belonging to benevolent associations not conducted for private profit;

40 (17) Property belonging to any public institution for the education of the deaf, intellectually
41 disabled, or blind or any hospital not held or leased out for profit;

42 (18) Houses of refuge and mental health facility or orphanage;

43 (19) Homes for children or for the aged, friendless or infirm not conducted for private profit;
44 (20) Fire engines and implements for extinguishing fires, and property used exclusively
45 for the safekeeping thereof, and for the meeting of fire companies;

46 (21) All property on hand to be used in the subsistence of livestock on hand at the47 commencement of the assessment year;

48 (22) Household goods to the value of \$200, whether or not held or used for profit;

49 (23) Bank deposits and money;

50 (24) Household goods, which for purposes of this section means only personal property 51 and household goods commonly found within the house and items used to care for the house and 52 its surrounding property, when not held or used for profit;

(25) Personal effects, which for purposes of this section means only articles and items of
personal property commonly worn on or about the human body or carried by a person and
normally thought to be associated with the person when not held or used for profit;

56 (26) Dead victuals laid away for family use;

57 (27) All property belonging to the state, any county, district, city, village, town, or other 58 political subdivision or any state college or university which is subject to a lease purchase 59 agreement and which provides that, during the term of the lease purchase agreement, title to the 60 leased property rests in the lessee so long as lessee is not in default or shall not have has 61 terminated the lease as to the property;

(28) Personal property, including vehicles that qualify for a farm use exemption certificate
pursuant to §17a-3-2 of this code and livestock, employed exclusively in agriculture, as defined
in article ten, section one of the West Virginia Constitution: *Provided*, That this exemption only
applies in the case of such the personal property used on a farm or farming operation that annually
produces for sale agricultural products, as defined in rules of the Tax Commissioner;

67 (29) Real property owned by a nonprofit organization whose primary purpose is youth 68 development by means of adventure, educational, or recreational activities for young people, 69 which real property contains a facility built with the expenditure of not less than \$100 million that 70 is capable of supporting additional activities within the region or the state and which is leased or 71 used to generate revenue for the nonprofit organization whether or not the property is used by

the nonprofit organization for its nonprofit purpose, subject to the requirements, limitations, and
conditions set forth in subsection (h) of this section; and

74 (30) Personal property owned by law-enforcement officers who are members of a
 75 municipal paid police department, county sheriff's office, or the State Police; and

76 (<u>31</u>) Any other property or security exempted by any other provision of law.

(b) Notwithstanding the provisions of subsection (a) of this section, no property is exempt
from taxation which has been purchased or procured for the purpose of evading taxation whether
temporarily holding the same over the first day of the assessment year or otherwise.

(c) Real property which is exempt from taxation by subsection (a) of this section shall be
entered upon the assessor's books, together with the true and actual value thereof, but no taxes
may be levied upon the property or extended upon the assessor's books.

(d) Notwithstanding any other provisions of this section, this section does not exempt from
taxation any property owned by, or held in trust for, educational, literary, scientific, religious, or
other charitable corporations or organizations, including any public or private nonprofit foundation
or corporation existing for the support of any college or university located in West Virginia, unless
such the property, or the dividends, interest, rents, or royalties derived therefrom, is used primarily
and immediately for the purposes of the corporations or organizations.

(e) The Tax Commissioner shall, by issuance of rules, provide each assessor withguidelines to ensure uniform assessment practices statewide to effect the intent of this section.

91 (f) Inasmuch as there is litigation pending regarding application of this section to property
92 held by fraternities and sororities, amendments to this section enacted in the year 1998 shall apply
93 to all cases and controversies pending on the date of such the enactment.

94 (g) The amendment to subdivision (27), subsection (a) of this section, passed during the
95 2005 regular session of the Legislature, shall apply to all applicable lease purchase agreements
96 in existence upon the effective date of the amendment.

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(h) Nonprofit youth organization exemption - Limitations, Conditions, Collection, and

98 administration of 1.25 percent fee, limitations and distribution of monies.

(1) The exemption from ad valorem taxation provided pursuant to the provisions of subdivision (29), subsection (a) of this section does not apply to a property owned by a nonprofit organization otherwise qualifying for the exemption but which property or facilities are used forprofit or outside the primary purpose of the owner which result in unrelated business taxable income as defined by Section 512 of the Internal Revenue Code of 1986, as amended, unless the income is generated by an activity upon which the 1.25 percent fee authorized by subdivision (2) of this section is applied as provided in subdivision (3) of this subsection.

(2) The owner of real property exempt from ad valorem taxation under subdivision (29),
subsection (a) of this section shall pay an amount equal to 1.25 percent of the gross revenues
the owner receives in accordance with this subsection. For purposes of this subsection, "gross
revenues" means the gross amount received by the owner as payment for use of the property or
the facilities thereon.

(3) Gross revenues derived from the following facilities, uses, activities, and operations
are subject to a fee of 1.25 percent of such gross revenues:

(A) Gross revenues derived from the use of lodging and campground facilities by persons participating in meetings and multiday spectator sports or multiday recreational, celebratory, or ceremonial events held on-site where on-site lodging or camping is offered as part of the program. For purposes of this section the term "meeting" means, and is limited to, a gathering, assembly, or conference of two or more persons who have deliberately convened at a single specific location at a single specified time and date for a common specific purpose.

(B) Gross revenues derived from any retail store located at the facility that is open only to
those persons who are attending meetings, spectator sports, recreational, celebratory, or
ceremonial events held on-site at the facility.

(C) Gross revenues derived from operations of gift shops at a welcome or informationcenter located adjacent to a public highway operated by the nonprofit organization which is open

124 to the general public.

(D) Gross revenues derived from the leasing of zip-lines, canopy tours, wheeled sports, and climbing facilities used by the general public on a for-profit basis (i) Under a written agreement with a licensed commercial outfitter operating a business utilizing zip-lines, canopy tours, wheeled sports, or climbing areas of a similar nature in the same or an adjacent county where the facilities are located; and (ii) when the property or facilities are used as part of a training or advanced experience offered by the licensed commercial outfitter.

(E) Gross revenues derived from the use or operation of zip-lines, canopy tours, wheeled
sports facilities or activities, climbing facilities or activities, and the use or operation of other
sporting facilities on the exempt property that are leased on a for-profit basis for spectator events,
such as concerts, spectator sporting events or exhibitions, or similar mass gathering events.

(F) Gross revenues derived from leases or agreements for use of the property for meetings
and multiday spectator sports or events or multiday recreational, celebratory, or ceremonial
events, held on site.

138 (4) Notwithstanding any other provision of this section to the contrary, programs or 139 activities occurring on the property or its facilities held in conjunction with a government 140 organization or sponsored by other nonprofit organizations serving youth, veterans, military 141 services, public service agencies including, fire, police, emergency, and search and rescue 142 services, government agencies, schools and universities, health care providers, and similar 143 organizations or groups which are designed to provide opportunities for learning or training in the 144 areas of leadership, character education, science, technology, engineering, arts and mathematics 145 (STEAM) programs, physical challenges, sustainability, conservation, and outdoor learning shall 146 be considered a charitable or nonprofit use for the purposes of this section and not subject to the 147 1.25 percent fee.

148 (5) Notwithstanding any other provision of this section to the contrary, activities open to
 149 the public through individual visitor passes allowing tours and access to the property and its

facilities for the purpose of viewing or participating in demonstrations, programs, and facilities providing information and experiences consistent with the owner's nonprofit purposes where ziplines, canopy tours, wheeled sports, or climbing facilities are merely components of the demonstrations, programs, and facilities used shall be considered a charitable or nonprofit use for the purposes of this section and not subject to the 1.25 percent fee: *Provided,* That such individual visitor passes may not include the rental or use of on-site overnight lodging or camping facilities.

157 (6) Administration –

(A) The sheriff of the county wherein the majority of the acreage of the property is located
as specified in the deed to such the property, shall collect, on a monthly basis, all monies derived
from the fee of 1.25 percent of the gross revenues imposed under this subsection.

(B) The sheriff of the county wherein the majority of the acreage of the property is located
as specified in the deed to such the property, shall prescribe such forms and schedules as may
be necessary for the efficient, accurate, and expeditious payment and reporting of the 1.25
percent fee specified in this subsection on gross revenues.

(C) The sheriff of the county wherein the majority of the acreage of the property is located
as specified in the deed to such the property, shall administer the fee imposed under this
subsection, including refunds and adjustments.

(D) Payment, administration, and compliance of fee payers and administrators shall besubject to audit by the Office of Chief Inspector.

(E) All monies moneys so collected, net of refunds and adjustments, shall be paid into a special account in the State Treasury, which is hereby created, and the amount thereof shall be distributed and paid annually, by the State Treasurer, on October 1 of each year, into the funds and to the distributees specified in subdivision (7) of this subsection in the amounts specified therein.

175 (7) Distribution –

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(A) Twenty-five percent of moneys so collected, net of refunds and adjustments, shall be paid annually to the Tourism Promotion Fund established pursuant to §5b-2-12 of this code.

178 (B) Twenty-five percent of moneys so collected, net of refunds and adjustments, shall be 179 paid annually to the sheriff of the county where the property is located which, but for the exemption provided in subdivision (29), subsection (a) of this section, would be entitled to receive ad valorem 180 181 taxes on the property. The sheriff shall treat all such payments in the same manner as payments 182 in lieu of taxes, and such the payments are subject to the adjustment mandated under §18-9a-12 183 of this code. For properties located in more than one county, the amount paid to the sheriff of the 184 county shall be in proportion to the total number of acres located in each county at the close of the fiscal year, as specified in the deed to such the property. 185

186 (C) Fifty percent of moneys so collected, net of refunds and adjustments, shall be divided 187 equally and paid annually into separate accounts established and maintained by the sheriffs of 188 the county or counties wherein the property is located and the sheriffs of any other county that is 189 within the jurisdiction of the same economic development authority as the county or counties 190 wherein the property is located to be used solely for the establishment and delivery of a science, 191 technology, engineering, art, and math (STEAM) program in conjunction with the owner of the 192 exempt property. The funds shall be divided equally for use in each county and the programs 193 must be approved by the respective county superintendents of schools. Expenditures from the 194 accounts shall be authorized by the county superintendent of schools.

(8) If lodging is furnished as part of a retreat, meeting, or multiday spectator sport or event
being held on-site wherein on-site lodging or camping is offered as part of the program, any
applicable hotel occupancy tax and state and local consumers sales and service tax and use tax
shall be paid based upon the actual location of such the lodging.

(9) If merchants are allowed to do business on the property, the owner or lessee of the
property shall offer space to local merchants on terms at least as favorable as are offered to other
merchants.

(10) For the purposes of this subsection, owner includes the owner holding record title to
the property and its affiliates to the extent they are commonly owned, controlled or have the power
to appoint the governing body of the affiliate.

(11) The Tourism Commission shall include in its annual report submitted to the Governor
 and the Legislature a summary of funds paid into the Tourism Promotion Fund and
 recommendations pertaining to the administration of this section.

208 (12) This subsection may not be construed to prohibit the owner of property otherwise 209 subject to this section from having portions of the property severed from the remainder of the 210 property, assessed and taxed as if nonexempt, and thereafter conducting business on such the 211 property the same as any other nonexempt property: Provided, That the area of property to be 212 severed shall be approved by the county commission wherein the property lies so as to include 213 in the severance all property substantially supporting the for profit or business activity giving rise 214 to the specific purpose of the severance and excluding all property entitled to the continued 215 benefits of this act.

216 (i) To assure the implementation of subsection (h) of this section does not harm local and 217 regionally located businesses by use of the tax exempt facility in a manner that cause unfair 218 competition and unreasonable loss of revenue to those businesses, studies shall be periodically 219 conducted to assure that further legislation is in order regarding the uses of the tax exempt facility. 220 The county commission of any county where such a property is located shall report to the Joint 221 Committee on Government and Finance by January 1, every five years after the effective date of 222 this section. The report shall include information on any unfair business competition resulting from the establishment of the nonprofit status, and include a report of the costs and benefits to its 223 224 county of the tax exemption and associated fee, including an audit of that county's use of the net 225 revenues. The West Virginia University Bureau of Business and Economic Research in 226 coordination of the Center for Business and Economic Research at Marshall University, by 227 January 1, 2020, shall undertake a study and report to the committee, the economic impact of

this tax exemption and fee to the county and that region of the state, and make any recommendations regarding the benefits and disadvantages for continuing the provision of this tax exemption and fee, included, but not limited to, the impacts to other small and large businesses in the county, the costs to the county has incurred as a result of use of the facility, and any other relevant data that the universities may deem relevant.

ARTICLE 21. PERSONAL INCOME TAX.

§11-21-12. West Virginia adjusted gross income of resident individual.

(a) *General.* -- The West Virginia adjusted gross income of a resident individual means his
 or her federal adjusted gross income as defined in the laws of the United States for the taxable
 year with the modifications specified in this section.

4 (b) *Modifications increasing federal adjusted gross income.* -- There shall be added to
5 federal adjusted gross income, unless already included therein, the following items:

6 (1) Interest income on obligations of any state other than this state or of a political
7 subdivision of any other state unless created by compact or agreement to which this state is a
8 party;

9 (2) Interest or dividend income on obligations or securities of any authority, commission,
10 or instrumentality of the United States, which the laws of the United States exempt from federal
11 income tax but not from state income taxes;

(3) Any deduction allowed when determining federal adjusted gross income for federal
income tax purposes for the taxable year that is not allowed as a deduction under this article for
the taxable year;

(4) Interest on indebtedness incurred or continued to purchase or carry obligations or
securities the income from which is exempt from tax under this article, to the extent deductible in
determining federal adjusted gross income;

(5) Interest on a depository institution tax-exempt savings certificate which is allowed as
an exclusion from federal gross income under Section 128 of the Internal Revenue Code, for the

20 federal taxable year;

(6) The amount of a lump sum distribution for which the taxpayer has elected under
Section 402(e) of the Internal Revenue Code of 1986, as amended, to be separately taxed for
federal income tax purposes; and

(7) Amounts withdrawn from a medical savings account established by or for an individual
under §33-15-20 of this code or §33-16-15 of this code that are used for a purpose other than
payment of medical expenses, as defined in those sections.

(c) *Modifications reducing federal adjusted gross income.* -- There shall be subtracted from
federal adjusted gross income to the extent included therein:

(1) Interest income on obligations of the United States and its possessions to the extent
 includable in gross income for federal income tax purposes;

(2) Interest or dividend income on obligations or securities of any authority, commission,
or instrumentality of the United States or of the State of West Virginia to the extent includable in
gross income for federal income tax purposes but exempt from state income taxes under the laws
of the United States or of the State of West Virginia, including federal interest or dividends paid
to shareholders of a regulated investment company, under Section 852 of the Internal Revenue
Code for taxable years ending after June 30, 1987;

37 (3) Any amount included in federal adjusted gross income for federal income tax purposes
38 for the taxable year that is not included in federal adjusted gross income under this article for the
39 taxable year;

40 (4) The amount of any refund or credit for overpayment of income taxes imposed by this
41 state, or any other taxing jurisdiction, to the extent properly included in gross income for federal
42 income tax purposes;

43 (5) Annuities, retirement allowances, returns of contributions, and any other benefit
44 received under the West Virginia Public Employees Retirement System, and the West Virginia
45 State Teachers Retirement System, including any survivorship annuities derived therefrom, to the

46 extent includable in gross income for federal income tax purposes: Provided, That notwithstanding 47 any provisions in this code to the contrary this modification shall be limited to the first \$2,000 of 48 benefits received under the West Virginia Public Employees Retirement System, the West Virginia 49 State Teachers Retirement System and, including any survivorship annuities derived therefrom, 50 to the extent includable in gross income for federal income tax purposes for taxable years 51 beginning after December 31, 1986; and the first \$2,000 of benefits received under any federal 52 retirement system to which Title 4 U.S.C. §111 applies: Provided, however, That the total 53 modification under this paragraph shall may not exceed \$2,000 per person receiving retirement 54 benefits and this limitation shall apply to all returns or amended returns filed after December 31, 1988; 55

(6) Retirement income received in the form of pensions and annuities after December 31,
1979, under any West Virginia police, West Virginia Firemen's Retirement System or the West
Virginia State Police Death, Disability, and Retirement Fund, the West Virginia State Police
Retirement System, or the West Virginia Deputy Sheriff Retirement System, including any
survivorship annuities derived from any of these programs, to the extent includable in gross
income for federal income tax purposes;

(7) (A) For taxable years beginning after December 31, 2000, and ending prior to January
1, 2003, an amount equal to two percent multiplied by the number of years of active duty in the
armed forces of the United States of America with the product thereof multiplied by the first
\$30,000 of military retirement income, including retirement income from the regular armed forces,
Reserves, and National Guard paid by the United States or by this state after December 31, 2000,
including any survivorship annuities, to the extent included in gross income for federal income tax
purposes for the taxable year.

(B) For taxable years beginning after December 31, 2000, the first \$20,000 of military
retirement income, including retirement income from the regular armed forces, Reserves and
National Guard paid by the United States or by this state after December 31, 2002, including any

survivorship annuities, to the extent included in gross income for federal income tax purposes forthe taxable year.

(C) For taxable years beginning after December 31, 2017, military retirement income,
including retirement income from the regular armed forces, Reserves and National Guard paid by
the United States or by this state after December 31, 2017, including any survivorship annuities,
to the extent included in federal adjusted gross income for the taxable year.

(D) In the event that <u>If</u> any of the provisions of this subdivision are found by a court of
competent jurisdiction to violate either the Constitution of this state or of the United States, or is
held to be extended to persons other than specified in this subdivision, this subdivision shall
become null and void by operation of law.

82 (8) Federal adjusted gross income in the amount of \$8,000 received from any source after 83 December 31, 1986, by any person who has attained the age of 65 on or before the last day of 84 the taxable year, or by any person certified by proper authority as permanently and totally 85 disabled, regardless of age, on or before the last day of the taxable year, to the extent includable 86 in federal adjusted gross income for federal tax purposes: *Provided*, That if a person has a medical 87 certification from a prior year and he or she is still permanently and totally disabled, a copy of the 88 original certificate is acceptable as proof of disability. A copy of the form filed for the federal 89 disability income tax exclusion is acceptable: *Provided*, *however*, That:

90 (i) Where the total modification under subdivisions (1), (2), (5), (6), and (7) of this
91 subsection is \$8,000 per person or more, no deduction shall may be allowed under this
92 subdivision; and

(ii) Where the total modification under subdivisions (1), (2), (5), (6,) and (7) of this
subsection is less than \$8,000 per person, the total modification allowed under this subdivision
for all gross income received by that person shall be limited to the difference between \$8,000 and
the sum of modifications under subdivisions (1), (2), (5), (6), and (7) of this subsection;

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(9) Federal adjusted gross income in the amount of \$8,000 received from any source after

98 December 31, 1986, by the surviving spouse of any person who had attained the age of 65 or 99 who had been certified as permanently and totally disabled, to the extent includable in federal 100 adjusted gross income for federal tax purposes: *Provided*, That:

101 (i) Where the total modification under subdivisions (1), (2), (5), (6), (7), and (8) of this 102 subsection is \$8,000 or more, no deduction shall may be allowed under this subdivision; and

(ii) Where the total modification under subdivisions (1), (2), (5), (6), (7), and (8) of this
subsection is less than \$8,000 per person, the total modification allowed under this subdivision
for all gross income received by that person shall be limited to the difference between \$8,000 and
the sum of subdivisions (1), (2), (5), (6), (7,) and (8) of this subsection;

(10) Contributions from any source to a medical savings account established by or for the
individual pursuant to §33-15-20 of this code or §33-16-15 of this code, plus interest earned on
the account, to the extent includable in federal adjusted gross income for federal tax purposes: *Provided*, That the amount subtracted pursuant to this subdivision for any one taxable year may
not exceed \$2,000 plus interest earned on the account. For married individuals filing a joint return,
the maximum deduction is computed separately for each individual;

(11) For the 2006 taxable year only, severance wages received by a taxpayer from an
employer as the result of the taxpayer's permanent termination from employment through a
reduction in force and through no fault of the employee, not to exceed \$30,000. For purposes of
this subdivision:

(i) The term "severance wages" means any monetary compensation paid by the employer
in the taxable year *as a result of* permanent termination from employment in excess of regular
annual wages or regular annual salary;

(ii) The term "reduction in force" means a net reduction in the number of employees
employed by the employer in West Virginia, determined based on total West Virginia employment
of the employer's controlled group;

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(iii) The term "controlled group" means one or more chains of corporations connected

through stock ownership with a common parent corporation if stock possessing at least 50 percent
of the voting power of all classes of stock of each of the corporations is owned directly or indirectly
by one or more of the corporations and the common parent owns directly stock possessing at
least 50 percent of the voting power of all classes of stock of at least one of the other corporations;
(iv) The term "corporation" means any corporation, joint-stock company, or association,
and any business conducted by a trustee or trustees wherein interest or ownership is evidenced

130 by a certificate of interest or ownership or similar written instrument; and

(12) Income received by law-enforcement officers who are members of a municipal paid
 police department, county sheriff's office, or the State Police; and

(12) (13) Any other income which this state is prohibited from taxing under the laws of the
 United States.

(d) *Modification for West Virginia fiduciary adjustment.* -- There shall be added to or
subtracted from federal adjusted gross income, as the case may be, the taxpayer's share, as
beneficiary of an estate or trust, of the West Virginia fiduciary adjustment determined under §1121-19 of this code.

(e) *Partners and S corporation shareholders.* -- The amounts of modifications required to
be made under this section by a partner or an S corporation shareholder, which relate to items of
income, gain, loss, or deduction of a partnership or an S corporation, shall be determined under
section seventeen of this article.

(f) *Husband and wife*. -- If husband and wife determine their federal income tax on a joint
return but determine their West Virginia income taxes separately, they shall determine their West
Virginia adjusted gross incomes separately as if their federal adjusted gross incomes had been
determined separately.

147 (g) Effective date. –

(1) Changes in the language of this section enacted in the year 2000 shall apply to taxableyears beginning after December 31, 2000.

- 150 (2) Changes in the language of this section enacted in the year 2002 shall apply to taxable
- 151 years beginning after December 31, 2002.
- 152 (3) Changes in the language of this section enacted in the year 2019 shall apply to taxable
- 153 years beginning after December 31, 2019.

NOTE: The purpose of this bill is to exempt law-enforcement officers, who are members of a municipal paid police department, county sheriff's office, or the State Police, from payment of income and personal property taxes.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.