## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

FILED SENATE

Mar 1, 2017

S.B. 153

PRINCIPAL CLERK

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2017.

## **SENATE BILL DRS45118-MC-3** (12/01)

Military State Income Tax Relief.	(Public)
enators Rabin, Sanderson, and Britt (Primary Sponsors).	
A BILL TO BE ENTITLED ROVIDE INCOME TAX RELIEF FOR MEMBERS OF THE RITED STATES.  sembly of North Carolina enacts:  TION 1. G.S. 105-153.4(a) reads as rewritten: dents. – For an individual who is a resident of this State, the tent and G.S. 105-134.6A. North Carolina taxable income does not a service member of any branch of the Armed Forces of the Understand the service member is not present in this State if the service and and the service member is not present in this State solely it reassigning the service member to a permanent duty station location.  TION 2. G.S. 105-153.5(b) reads as rewritten:  The Deductions. – In calculating North Carolina taxable income taxpayer's adjusted gross income any of the following items to a present income items and the service member to a permanent duty station location.	rm "North Carolina G.S. 105-153.5 and include the military nited States for any member is a North n compliance with cated outside of the
The amount received during the taxable year from one or mederal government retirement plans to the extent the amount ax under this Part pursuant to a court order in settlem following cases: cases listed in this subdivision. Amounts of subdivision may not also be deducted under subdivision (5a) a. Bailey v. State, 92 CVS 10221, 94 CVS 6904, 95 C 8230.  b. Emory v. State, 98 CVS 0738. c. Patton v. State, 95 CVS 04346.  The amount received during the taxable year from a government as retirement pay for a retired member of the A United States or as survivorship benefits for survivors of ac members of the Armed Forces of the United States. Amounthis subdivision may not also be deducted under subdisubsection.	the United States rmed Forces of the tive duty or retired nts deducted under wision (5) of this
	A BILL TO BE ENTITLED ROVIDE INCOME TAX RELIEF FOR MEMBERS OF THE ITTED STATES. sembly of North Carolina enacts:  TION 1. G.S. 105-153.4(a) reads as rewritten: lents. – For an individual who is a resident of this State, the termeans the taxpayer's adjusted gross income as modified in the service member of any branch of the Armed Forces of the United State in the service member is not present in this State if the service assigning the service member to a permanent duty station local taxpayer's adjusted gross income and the service member to a permanent duty station local taxpayer's adjusted gross income any of the following items of the service member is not present in this State solely in the service member to a permanent duty station local taxpayer's adjusted gross income any of the following items of the service member is not present in this subdivision for the service member to a permanent duty station local taxpayer's adjusted gross income any of the following items of the service member to a court order in settlems of the service member to a court order in settlems following cases: cases listed in this subdivision. Amounts of subdivision may not also be deducted under subdivision (5a) a. Bailey v. State, 92 CVS 10221, 94 CVS 6904, 95 C 8230.  b. Emory v. State, 98 CVS 0738. c. Patton v. State, 98 CVS 0738. c. Patton v. State, 95 CVS 04346. The amount received during the taxable year from government as retirement pay for a retired member of the A United States or as survivorship benefits for survivors of ac members of the Armed Forces of the United States. Amounthis subdivision may not also be deducted under subdivision.

