

General Assembly

Substitute Bill No. 1558

January Session, 2025

AN ACT CONCERNING INCOME TAXES IMPOSED BY OTHER JURISDICTIONS ON RESIDENTS OF THE STATE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsection (a) of section 12-704 of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective January* 1, 2026, and applicable to taxable years commencing on or after January 1,
 2026):

(a) (1) Any resident or part-year resident of this state shall be allowed
a credit, subject to the provisions of subdivision (6) of this subsection,
against the tax otherwise due under this chapter in the amount of any
income tax imposed on such resident or part-year resident for the
taxable year by another state of the United States or a political
subdivision thereof or the District of Columbia on income derived from
sources therein and [which] that is also subject to tax under this chapter.

(2) In the case of a resident, the credit provided under this section shall not exceed the proportion of the tax otherwise due under this chapter that the amount of the taxpayer's Connecticut adjusted gross income derived from or connected with sources in the other taxing jurisdiction bears to such taxpayer's Connecticut adjusted gross income under this chapter. The provisions of this section shall also apply to resident trusts and estates and, wherever reference is made in this section to residents of this state, such reference shall be construed toinclude resident trusts and estates.

21 (3) In the case of a part-year resident, the credit provided under this 22 section shall not exceed the proportion of the tax otherwise due during 23 the period of residency under this chapter that the amount of the 24 taxpayer's Connecticut adjusted gross income derived from or 25 connected with sources in the other jurisdiction during the period of 26 residency bears to such taxpayer's Connecticut adjusted gross income during the period of residency under this chapter. The provisions of this 27 28 section shall also apply to part-year resident trusts and, wherever 29 reference is made in this section to part-year residents of this state, such 30 reference shall be construed to include part-year resident trusts.

(4) The allowance of the credit provided under this section shall not
reduce the tax otherwise due under this chapter to an amount less than
what would have been due if the income subject to taxation by such
other jurisdiction were excluded from Connecticut adjusted gross
income.

36 (5) For purposes of this subsection, a tax on wages that is paid to 37 another state of the United States or a political subdivision thereof or the 38 District of Columbia by an employer on behalf of an employee and for 39 which a credit is allowed by such other jurisdiction shall be considered 40 an income tax and a comparable credit may be claimed by the resident 41 or part-year resident, subject to the limitations set forth in this 42 subsection, in the form and manner prescribed by the commissioner.

(6) Notwithstanding the provisions of subdivisions (2) and (3) of this
subsection, the portion of the amount of any credit allowed pursuant to
this section that is attributable to income derived from services rendered
while such resident or part-year resident was within this state shall be
multiplied by ninety-nine-hundredths.

48 Sec. 2. (*Effective from passage*) The Attorney General shall study 49 specific steps the office of the Attorney General may take to defend 50 residents of this state from having taxes imposed by another state of the 51 United States or a political subdivision thereof or the District of 52 Columbia on income derived from services rendered while such 53 resident was within this state. Not later than January 1, 2026, the 54 Attorney General shall submit a report, in accordance with the 55 provisions of section 11-4a of the general statutes, of the findings of such 56 study and any recommendations of said office to the joint standing 57 committee of the General Assembly having cognizance of matters 58 relating to finance, revenue and bonding.

59 Sec. 3. (NEW) (*Effective from passage*) For taxable years commencing 60 on or after January 1, 2020:

61 (1) A resident of this state who satisfies the provisions of 62 subparagraphs (A) to (D), inclusive, of this subdivision shall be allowed 63 a credit against the tax otherwise due for the applicable taxable year 64 under chapter 229 of the general statutes, other than the liability 65 imposed by section 12-707 of the general statutes, in an amount equal to 66 fifty per cent of the amount of taxes owed to this state as a result of the 67 readjustment of the credit for taxes paid to another state of the United 68 States or a political subdivision thereof or the District of Columbia, 69 pursuant to section 12-704 of the general statutes, as amended by this 70 act. To be eligible for the credit under this section, such resident shall 71 have:

(A) Paid any income tax or wage tax imposed for the taxable year by
another state of the United States or a political subdivision thereof or the
District of Columbia;

(B) Applied for and been denied a refund from such other jurisdiction
for taxes paid to such other jurisdiction on income derived from services
rendered while such resident was within this state;

(C) Filed an appeal with a court or tribunal through which suchresident formally protested such denial; and

80 (D) Obtained a final decision that resulted in such resident being 81 refunded taxes paid to such other jurisdiction on income derived from 82 services rendered while such resident was within this state.

83 (2) No penalty or interest shall be imposed on any late payment of 84 the tax due under chapter 229 of the general statutes, other than the 85 liability imposed by section 12-707 of the general statutes, if (A) such 86 late payment is attributable to a reduction in the credit for taxes paid 87 under section 12-704 of the general statutes, as amended by this act, (B) 88 such reduction in the credit for taxes paid is the direct result of a refund 89 that a resident of this state received from another state of the United 90 States or a political subdivision thereof or the District of Columbia, (C) such refund relates to income derived from services rendered while 91 92 such resident was not within such other jurisdiction, and (D) such other 93 jurisdiction requires employee income to be sourced to an employer's 94 location if a nonresident renders services from an out-of-state location.

This act shall take effect as follows and shall amend the following sections:		
Section 1	January 1, 2026, and applicable to taxable years commencing on or after January 1, 2026	12-704(a)
Sec. 2	from passage	New section
Sec. 3	from passage	New section

FIN Joint Favorable Subst.