MAINE STATE LEGISLATURE

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EIGHTY-THIRD LEGISLATURE

House Document

3 shall read as follows:

No. 23

H. P. 65

House of Representatives, Jan. 20, 1927.

Referred to Committee on Taxation and 1000 copies ordered printed. Sent up for concurrence.

CLYDE R. CHAPMAN, Clerk.

Presented by Mr. Merrill of Dover-Foxcroft.

STATE OF MAINE

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND TWENTY-SEVEN

AN ACT Relating to the Excise Tax on Railroads.

Be it enacted by the People of the State of Maine, as follows:

Section twenty-seven of chapter nine of the revised

2 statutes is hereby amended so that said section, as amended,

'Sect. 27. The amount of such annual excise tax shall 2 be ascertained as follows:—The amount of the gross trans-3 portation receipts as returned to the Public Utilities Com-4 mission for the year ended on the thirty-first day of De-5 cember preceding the levying of such tax shall be compared 6 with the net railway operating income for that year as 7 returned to the Public Utilities Commission; when the net 8 railway operating income does not exceed ten per cent of

of the gross transportation receipts the tax shall be an amount 10 equal to three and one-half per cent of such gross trans-11 portation receipts; when the net railway operating income 12 exceeds ten per cent of the gross transportation receipts 13 but does not exceed fifteen per cent, the tax shall be an 14 amount equal to four per cent of the gross transportation 15 receipts; when the net railway operating income exceeds 16 fifteen per cent of the gross transportation receipts but does 17 not exceed twenty per cent, the tax shall be an amount 18 equal to four and one-half per cent of such gross trans-19 portation receipts; when the net railway operating income 20 exceeds twenty per cent of the gross transportation receipts 21 but does not exceed twenty-five per cent, the tax shall be 22 an amount equal to five per cent of such gross transporta-23 tion receipts; when the net railway operating income ex-24 ceeds twenty-five per cent of the gross transportation re-25 ceipts, the tax shall be an amount equal to five and one-half 26 per cent of such gross transportation receipts; provided, 27 however, that in the case of railroads operating not over 28 fifty miles of road, the tax shall not exceed two per cent 29 of the gross transportation receipts; and provided further 30 that when the net railway operating income of any narrow 31 gauge railroad located wholly in this state exceeds five per 32 cent but does not exceed ten per cent of its gross trans-33 portation receipts, the tax on such railroad shall be one-half 34 of one per cent of its gross transportation receipts; and

when the net railway operating income of such railroad as exceeds ten per cent of its gross transportation receipts, the tax shall be one per cent of its gross transportation receipts; as and when the net railway operating income of such a rail-road does not exceed five per cent of its gross transportation receipts, no excise tax shall be assessed upon it. When a railroad lies partly within and partly without the state, or is operated as a part of a line or system extending beyond the state, the tax shall be equal to the same proportion of the gross transportation receipts in the state as herein pro-

'The gross transportation receipts of such railroad, line or 2 system, as the case may be, over its whole extent, within 3 and without the state, shall be divided by the total number 4 of miles operated to obtain the average gross transportation 5 receipts per mile, and the gross transportation receipts in 6 the state shall be taken to be the average gross transportation receipts per mile multiplied by the number of miles 8 operated within the state, and the net railway operating 9 income within the state shall be similarly determined.'