New South Wales.



ANNO VICESIMO QUARTO

GEORGII V REGIS.

Act No. 11, 1933.

An Act to reduce taxation; to further reduce certain rates of Income Tax imposed by the Income Tax Act, 1928; to impose an Income Tax on the incomes of companies in lieu of that imposed by the Income Tax Act, 1929; to amend the Income Tax Act, 1928, and the Income Tax Act, 1929; to repeal the Unemployment Relief Tax Act, 1933, as regards the Unemployment Relief charged on net assessable incomes: to discontinue the Unemployment Relief Tax charged on income from employment as from a certain date; to impose a Special Income Tax on net assessable incomes; to impose a Wages Tax on income from wages: to discontinue the imposition of the contributions by employers in respect of family endowment; and for purposes connected therewith. [Assented to, 18th October, 1933.

BE

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

PART I.

PRELIMINARY.

Short title.

1. This Act may be cited as the "Taxation Reduction Act, 1933."

Division into Parts. 2. This Act is divided into Parts as follows:-

PART I.—Preliminary—ss. 1, 2.

PART II.—INCOME TAX—ss. 3-5.

PART III.—UNEMPLOYMENT RELIEF TAX—ss. 6-8.

PART IV.—Special Income Tax—ss. 9-14.

PART V.-WAGES TAX-ss. 15-18.

PART VI.—Family Endowment Contributions—ss. 19, 20.

PART II.

INCOME TAX.

Construction of Part.

3. This Part of this Act shall be construed with the Income Tax (Management) Act, 1928, as amended by subsequent Acts.

Reduction of rates on income from personal exertion and property. 4. In respect of the taxable income which has been derived by any person other than a company during the income year ended on the thirtieth day of June, one thousand nine hundred and thirty-three, or such other period as may be accepted by the Commissioner in lieu thereof, and during each subsequent income year, the rates of income tax fixed by the First and Second Schedules respectively of the Income Tax Act, 1928, shall be reduced by fifteen per centum and the provisions of the Third and Fourth Schedules shall be applied, having

having regard to such reduction and the said First, Second, Third and Fourth Schedules shall be construed as if the word "sterling" wherever occurring therein, were omitted.

5. In respect of the taxable income which has been Levy of derived by any company during the income year ended income on the thirtieth day of June, one thousand nine hundred companies. and thirty-three or such other period as may be accepted by the Commissioner in lieu thereof, and during each subsequent income year, there shall be annually levied and paid under the provisions of the Income Tax (Management) Act, 1928, as amended by subsequent Acts, and in the manner therein prescribed, income tax at the rates set out hereunder, namely:-

(1) On the taxable income of every New South Wales company if the taxable income of the company does not exceed four thousand five hundred pounds, the rate of tax per pound of the taxable income of the company, except as is hereinafter specifically provided, shall be according to the following scale, that is to say:

The rate of tax per pound If the taxable income of the company of the taxable income shall be-

> Does not exceed five hun- One shilling and ninedred pounds

> Exceeds five hundred and One shilling and tendoes not exceed one thousand pounds

> Exceeds one thousand and One shilling and eleven does not exceed one thousand five hundred pounds

Exceeds one thousand five Two shillings. hundred pounds and does not exceed two thousand pounds

Exceeds two thousand and Two shillings and one does not exceed two thousand five hundred pounds

pence.

pence.

pence.

penny.

If the taxable income of the company—

The rate of tax per pound of the taxable income shall be—

Exceeds two thousand five Two shillings and two-hundred and does not exceed three thousand pounds

Two shillings and two-pence.

Exceeds three thousand Two shillings and and does not exceed threepence.
three thousand five hundred pounds

Exceeds three thousand Two shillings and five hundred and does fourpence.

not exceed four thousand pounds

Exceeds four thousand Two shillings and fiveand does not exceed pence. four thousand five hundred pounds

- (2) On the taxable income of every mutual life assurance company the rate of tax per pound of the taxable income of the company shall be eighteen pence.
- (3) On the taxable income of a company (other than a mutual life assurance company) carrying on the business of life assurance in the State, the rates of income tax shall be as follows:—
 - (a) on so much of that part of the taxable income of the company which has been derived from its life assurance business as bears the same proportion to such part of the taxable income as the amount of the profits divided for the same income year amongst the life assurance policyholders of the company bears to the total profits of the company's life assurance business for the same income year the rate of income tax shall be eighteen pence per pound;

(b) on the remainder of the taxable income of the company the rate of income tax shall be thirty pence per pound.

(4) For every pound of the taxable income of a company as is assessed under the provisions of paragraph (a) of section seventeen of the Income Tax (Management) Act, 1928, the rate of tax shall be eighteen pence in each and every pound of such taxable income.

(5) Except as hereinbefore in this section specifically provided, on the taxable income of every New South Wales company and on the taxable income of every foreign company the rate of tax shall be thirty pence for every pound of the taxable

income.

PART III.

UNEMPLOYMENT RELIEF TAX.

6. This Part of this Act shall be construed with the Construction Unemployment Relief Tax Act, 1933.

7. Paragraphs (a) and (b) of section two of the Amendment Unemployment Relief Tax Act, 1933, are hereby of Act No. 4, repealed.

8. Paragraph (c) of section two of the Unemploy-Disconment Relief Tax Act, 1933, shall not apply in respect of the income from employment derived by any person other than a company on or after the first day of December, one thousand nine hundred and thirty-three. 30.11.33.

PART IV.

SPECIAL INCOME TAX.

Construction of Part.

9. This Part of this Act shall be construed with the Special Income and Wages Tax (Management) Act, 1933.

Levy of Special Income Tax,

10. There shall be charged, levied, collected and paid for the use of His Majesty and for the credit of the Consolidated Revenue Fund, under the provisions of the Special Income and Wages Tax (Management) Act, 1933, and the regulations made thereunder, and subject to the exemptions in that Act contained, Special Income Tax at the respective rates in this Part of this Act provided.

Rates of Special Income Tax on incomes of persons other than companies.

- 11. In respect of the net assessable income derived by every person other than a company during the income year ended on the thirtieth day of June, one thousand nine hundred and thirty-three, or such other period as has, prior to the commencement of this Act, been, or may, after such commencement, be accepted by the Commissioner under the provisions of the Principal Act in lieu thereof the rates of Special Income Tax shall be as follows:—
 - (1) Where during such income year the person derived no income from employment within the meaning of that term in the Unemployment Relief Acts—
 - (a) As to five-twelfths of One shilling in each such net assessable inpound thereof.
 - (b) As to the remaining seven-twelfths of such net assessable income

Sixpence in each pound of the first sixty pounds thereof.

Eightpence in each pound of so much of such net assessable income as exceeds sixty pounds and does not exceed one hundred and twenty pounds.

Tenpence

Tenpence in each pound of so much of such net assessable income as exceeds one hundred and twenty pounds.

- (2) Where during such income year the person also derived income from employment within the meaning of that term in the Unemployment Relief Acts—
 - (a) As to five-twelfths of One shilling in each such net assessable inpound thereof.
 - (b) As to the remaining seven-twelfths of such net assessable income—
 - (i) where seven-twelfths of the amount of such income from employment does not exceed sixty pounds

Sixpence in each pound of an amount equal to the difference between seventwelfths of the income from employment and sixty pounds.

Eightpence in each pound of a further amount not exceeding sixty pounds.

Tenpence in each pound of the balance.

(ii) where seven-twelfths of the amount of such income from employment exceeds sixty pounds and does not exceed one hundred and twenty pounds

Eightpence in each pound of an amount equal to the difference between seventwelfths of the income from employment and one hundred and twenty pounds.

Tenpence

Tenpence in each pound of the balance.

- (iii) where seven-twelfths of the amount of such income from employment exceeds one hundred and twenty pounds
- Tenpence in each pound of such net assessable income.

Rates of tax in certain special cases. 12. Where a trust estate falls to be distributed or a person is about to leave the State after the close of the income year ending on the thirtieth day of June, one thousand nine hundred and thirty-three, and before the passage of an Act fixing the rate of Special Income Tax in respect of net assessable income derived after such income year and an assessment of Special Income Tax becomes necessary the rates of tax to be paid in respect of such net assessable income shall be those set out in the second column of subparagraph (b) of paragraph one of section eleven, such subparagraph being modified by substituting "one hundred" for "sixty" wherever occurring and "two hundred" for "one hundred and twenty" wherever occurring.

Rate of Special Income Tax payable ander section 10 of Special Income and Wages Tax (Management) Act, 1933.

- 13. (1) In respect of the net assessable income derived by every person (other than a company) not domiciled in the State consisting of dividends or interest referred to in section ten of the Special Income and Wages Tax (Management) Act, 1933, during the income year ended on the thirtieth day of June, one thousand nine hundred and thirty-three, the rate of Special Income Tax shall be tenpence in each pound thereof.
- (2) Where the dividend or interest is paid after the thirtieth day of June, one thousand nine hundred and thirty-three, and before the passage of any Act fixing the rate of Special Income Tax for any income year ending at any later date, the rate of Special Income Tax shall be tenpence in each pound of the dividend or interest.

14. (1) In respect of the net assessable income Rate of derived by every company during the income year ended Special on the thirtieth day of June, one thousand nine hundred Tax on and thirty-three, or such other period as has, prior to the incomes commencement of this Act, been or may, after such panies. commencement, be accepted by the Commissioner under the provisions of the Principal Act in lieu thereof, the rates of Special Income Tax shall be-

(a) As to five-twelfths of One shilling in each such net assessable in- pound thereof. come

the remaining Tenpence (b) As to in each seven-twelfths of such pound thereof. net assessable income

(2) Where a company is being wound up after the close of the income year ending on the thirtieth day of June, one thousand nine hundred and thirty-three, and before the passage of an Act fixing the rate of Special Income Tax in respect of net assessable income derived after such income year and an assessment of Special Income Tax becomes necessary, the rate of tax to be paid in respect of such net assessable income shall be tenpence in each pound of the net assessable income.

PART V.

WAGES TAX.

15. This part of this Act shall be construed with the Construction Special Income and Wages Tax (Management) Act, 1933. of Part.

16. There shall be charged, levied, collected and paid Levy of for the use of His Majesty and for the credit of the Con-Wag solidated Revenue Fund, under the provisions of the Special Income and Wages Tax (Management) Act, 1933, and the regulations made thereunder, and subject to the exemptions in that Act contained, Wages Tax at the respective amounts or at the respective rates provided in this Part of this Act, in respect of income from wages

derived

derived by every person other than a company during the part of the income year commencing on the first day of December, one thousand nine hundred and thirtythree and ending on the thirtieth day of June one thousand nine hundred and thirty-four, or so derived during such part of the income year ending on the thirtieth day of June, one thousand nine hundred and thirty-five, not exceeding the first four months thereof, as the Governor by proclamation published in the Gazette before the thirtieth day of June, one thousand nine hundred and thirty-four, shall determine.

Rate of Wages Tax.

- 17. Where the income from wages earned in any week does not exceed three pounds ten shillings, or where the employee is paid fortnightly the income from wages earned in any fortnight does not exceed seven pounds, the amounts of Wages Tax payable shall be as follows:—
 - (a) Where an employee is paid weekly-
 - (i) if the income from Ninepence.
 wages earned in any
 week is not less than
 two pounds and does
 not exceed two pounds
 ten shillings
 - (ii) if the income from One shilling and threewages earned in any pence. week exceeds two pounds ten shillings and does not exceed three pounds
 - (iii) if the income from One shilling and ninewages earned in any pence. week exceeds three pounds and does not exceed three pounds ten shillings

- (b) Where an employee is paid fortnightly—
 - (i) if the income from One shilling and sixwages earned in any pence. fortnight is not less than four pounds and does not exceed five pounds
 - (ii) if the income from Two shillings and sixwages earned in any pence. fortnight exceeds five pounds and does not exceed six pounds
 - (iii) if the income from Three shillings wages earned in any sixpence. fortnight exceeds six pounds and does not exceed seven pounds
- (c) Where an employee is paid at other than weekly or fortnightly intervals—
 - (i) if the income from Ninepence for every wages earned in any such week. week is not less than two pounds and does not exceed two pounds ten shillings
 - (ii) if the income from One shilling and threewages earned in any pence for every such exceeds week. week two pounds ten shillings and does not exceed three pounds
 - (iii) if the income from One shilling and ninewages in any week exceeds three pounds and does not exceed three pounds ten shillings

pence for every such week.

Rates of Wages Tax on incomes over three pounds ten shillings.

- 18. Where the income from wages earned in any week exceeds three pounds ten shillings, or where the employee is paid fortnightly the income from wages earned in any fortnight exceeds seven pounds, the rates of Wages Tax shall be as follows:-
 - (a) Where an employee is paid weekly—
 - (i) on so much of the in-Sixpence in each from wages pound thereof. earned in any week as does not exceed two pounds
 - (ii) on so much of the in-One penny in each two come from wages shillings and earned in any week as pence thereof. exceeds two pounds pounds and does not exceed four pounds
 - (iii) on so much of the in- One penny in each two come from wages shillings thereof. earned in any week as exceed four pounds
 - (b) Where an employee is paid fortnightly—
 - (i) on so much of the in-Sixpence in each come from wages pound thereof. earned in any fortnight as does not exexceed four pounds
 - (ii) on so much of the in-Twopence in each five come from wages shillings thereof. earned in any fortnight as exceeds four pounds and does not exceed eight pounds.
 - (iii) on so much of the income from wages earned in any fortnight as exceeds eight pounds

Twopence in each four shillings thereof.

six-

- (c) Where an employee is paid at other than weekly or fortnightly intervals-
 - (i) on so much of the in-Sixpence in pound thereof. from wages earned in any week as does not exceed two pounds
 - (ii) on so much of the in- One penny in each two from wages earned in any week as exceeds two pounds and does not exceed four pounds
 - (iii) on so much of the in- One penny in each two come from wages earned in any week as exceeds four pounds

shillings and sixpence thereof.

shillings thereof.

PART VI.

FAMILY ENDOWMENT CONTRIBUTIONS.

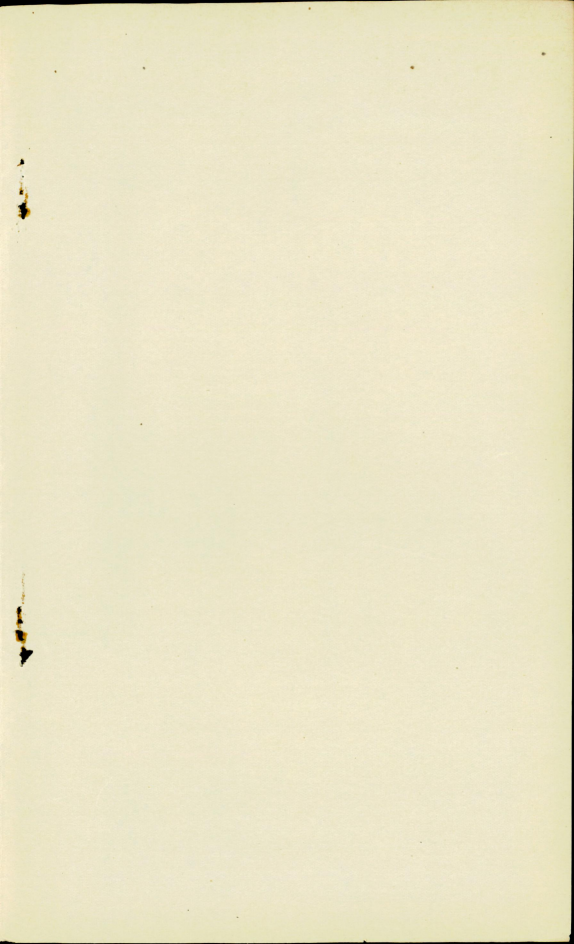
19. This Part of this Act shall be construed with the Construction Family Endowment Act, 1927-1932, as amended by subsequent Acts.

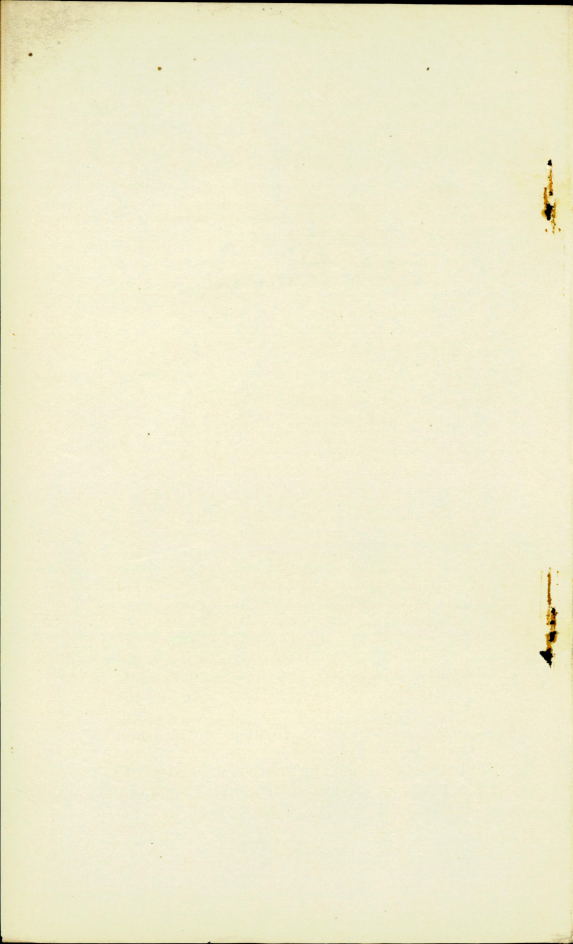
20. (1) No contribution shall be payable by any Disconemployer to the Consolidated Revenue Fund under the tinuance of contribuprovisions of the Family Endowment Act, 1927-1932, as tions in amended by subsequent Acts or the Finance (Family respect of family Endowment Tax) Act, 1932, in respect of wages paid after endowment. the commencement of this section.

(2) This section shall commence on the first day of January, one thousand nine hundred and thirty-four.

By Authority:

ALFRED JAMES KENT, I.S.O., Government Printer, Sydney-1933. [6d.]





I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

W. R. McCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 10 October, 1933.

New South Wales.



ANNO VICESIMO QUARTO

GEORGII V REGIS.

Act No. 11, 1933.

An Act to reduce taxation; to further reduce certain rates of Income Tax imposed by the Income Tax Act, 1928; to impose an Income Tax on the incomes of companies in lieu of that imposed by the Income Tax Act, 1929; to amend the Income Tax Act, 1928, and the Income Tax Act, 1929; to repeal the Unemployment Relief Tax Act, 1933, as regards the Unemployment Relief Tax charged on net assessable incomes; to discontinue the Unemployment Relief Tax charged on income from employment as from a certain date; to impose a Special Income Tax on net assessable incomes; to impose a Wages Tax on income from wages; to discontinue the imposition of the contributions by employers in respect of family endowment; and for purposes connected therewith. [Assented to, 18th October, 1933.7

BE

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

PART I.

PRELIMINARY.

Short title.

1. This Act may be cited as the "Taxation Reduction Act, 1933."

Division into Parts. 2. This Act is divided into Parts as follows:-

PART I.—Preliminary—ss. 1, 2.

PART II.—INCOME TAX—ss. 3-5.

PART III.—UNEMPLOYMENT RELIEF TAX—ss. 6-8.

PART IV.—Special Income Tax—ss. 9-14.

PART V.—WAGES TAX—ss. 15-18.

PART VI.—Family Endowment Contributions—ss. 19, 20.

PART II.

INCOME TAX.

Construction of Part.

3. This Part of this Act shall be construed with the Income Tax (Management) Act, 1928, as amended by subsequent Acts.

Reduction of rates on income from personal exertion and property. 4. In respect of the taxable income which has been derived by any person other than a company during the income year ended on the thirtieth day of June, one thousand nine hundred and thirty-three, or such other period as may be accepted by the Commissioner in lieu thereof, and during each subsequent income year, the rates of income tax fixed by the First and Second Schedules respectively of the Income Tax Act, 1928, shall be reduced by fifteen per centum and the provisions of the Third and Fourth Schedules shall be applied, having

having regard to such reduction and the said First, Second, Third and Fourth Schedules shall be construed as if the word "sterling" wherever occurring therein, were omitted.

- 5. In respect of the taxable income which has been Levy of derived by any company during the income year ended income on the thirtieth day of June, one thousand nine hundred companies. and thirty-three or such other period as may be accepted by the Commissioner in lieu thereof, and during each subsequent income year, there shall be annually levied and paid under the provisions of the Income Tax (Management) Act, 1928, as amended by subsequent Acts, and in the manner therein prescribed, income tax at the rates set out hereunder, namely:-
 - (1) On the taxable income of every New South Wales company if the taxable income of the company does not exceed four thousand five hundred pounds, the rate of tax per pound of the taxable income of the company, except as is hereinafter specifically provided, shall be according to the following scale, that is to say:

The rate of tax per pound If the taxable income of the companyof the taxable income shall be-

> Does not exceed five hun- One shilling and ninepence. dred pounds

> Exceeds five hundred and One shilling and tendoes not exceed one pence. thousand pounds

> Exceeds one thousand and One shilling and eleven does not exceed one pence. thousand five hundred pounds

Exceeds one thousand five Two shillings. hundred pounds and does not exceed two thousand pounds

Exceeds two thousand and Two shillings and one does not exceed two thousand five hundred pounds

penny.

If the taxable income of the company—

The rate of tax per pound of the taxable income shall be—

- Exceeds two thousand five hundred and does not exceed three thousand pounds

 Two shillings and two-pence.
- Exceeds three thousand Two shillings and and does not exceed threepence.
 three thousand five hundred pounds
- Exceeds three thousand Two shillings and five hundred and does not exceed four thousand pounds
- Exceeds four thousand Two shillings and fiveand does not exceed pence. four thousand five hundred pounds
- (2) On the taxable income of every mutual life assurance company the rate of tax per pound of the taxable income of the company shall be eighteen pence.
- (3) On the taxable income of a company (other than a mutual life assurance company) carrying on the business of life assurance in the State, the rates of income tax shall be as follows:—
 - (a) on so much of that part of the taxable income of the company which has been derived from its life assurance business as bears the same proportion to such part of the taxable income as the amount of the profits divided for the same income year amongst the life assurance policyholders of the company bears to the total profits of the company's life assurance business for the same income year the rate of income tax shall be eighteen pence per pound;

(b) on the remainder of the taxable income of the company the rate of income tax shall be thirty pence per pound.

(4) For every pound of the taxable income of a company as is assessed under the provisions of paragraph (a) of section seventeen of the Income Tax (Management) Act, 1928, the rate of tax shall be eighteen pence in each and every pound of such taxable income.

(5) Except as hereinbefore in this section specifically provided, on the taxable income of every New South Wales company and on the taxable income of every foreign company the rate of tax shall be thirty pence for every pound of the taxable income.

PART III.

UNEMPLOYMENT RELIEF TAX.

6. This Part of this Act shall be construed with the Construction Unemployment Relief Tax Act, 1933.

7. Paragraphs (a) and (b) of section two of the Amendment Unemployment Relief Tax Act, 1933, are hereby of Act No. 4, 1933, s. 2, repealed.

8. Paragraph (c) of section two of the Unemploy-Disconment Relief Tax Act, 1933, shall not apply in respect of the income from employment derived by any person other than a company on or after the first day of Relief Tax from December, one thousand nine hundred and thirty-three.

PART IV.

SPECIAL INCOME TAX.

Construction of Part.

9. This Part of this Act shall be construed with the Special Income and Wages Tax (Management) Act, 1933.

Levy of Special Income Tax.

10. There shall be charged, levied, collected and paid for the use of His Majesty and for the credit of the Consolidated Revenue Fund, under the provisions of the Special Income and Wages Tax (Management) Act, 1933, and the regulations made thereunder, and subject to the exemptions in that Act contained, Special Income Tax at the respective rates in this Part of this Act provided.

Rates of Special Income Tax on incomes of persons other than companies.

11. In respect of the net assessable income derived by every person other than a company during the income year ended on the thirtieth day of June, one thousand nine hundred and thirty-three, or such other period as has, prior to the commencement of this Act, been, or may, after such commencement, be accepted by the Commissioner under the provisions of the Principal Act in lieu thereof the rates of Special Income Tax shall be as follows:-

(1) Where during such income year the person derived no income from employment within the meaning of that term in the Unemployment Relief Acts—

(a) As to five-twelfths of One shilling in each such net assessable income

pound thereof.

(b) As to the remaining Sixpence seven-twelfths of such net assessable income

in pound of the first sixty pounds there-

Eightpence in each pound of so much of such net assessable income as exceeds sixty pounds and does not exceed one hundred and twenty pounds.

Tenpence

each in Tenpence pound of so much of such net assessable income as exceeds one hundred and twenty pounds.

- (2) Where during such income year the person also derived income from employment within the meaning of that term in the Unemployment Relief Acts—
 - (a) As to five-twelfths of One shilling in each pound thereof. such net assessable income
 - (b) As to the remaining seven-twelfths of such assessable net come-
 - (i) where seven-twelfths of the amount of such income from employmentdoesnot exceed sixty pounds

Sixpence in each pound of an amount equal to the difference between seventwelfths of the income from employand sixty ment pounds.

Eightpence in each pound of a further amount not exceeding sixty pounds.

Tenpence in each pound of the balance.

- (ii) where seven-twelfths Eightpence in each of the amount of such income from employment exceeds sixty pounds and does not exceed one hundred and twenty pounds
- pound of an amount equal to the difference between seventwelfths of the income from employment and one hundred and twenty pounds.

Tenpence

Tenpence in each pound of the balance.

(iii) where seven-twelfths Tenpence in each of the amount of such income from employment exceeds one hundred and twenty pounds

pound of such net assessable income.

Rates of tax

12. Where a trust estate falls to be distributed or a in certain special cases. Person is about to leave the State after the close of the income year ending on the thirtieth day of June, one thousand nine hundred and thirty-three, and before the passage of an Act fixing the rate of Special Income Tax in respect of net assessable income derived after such income year and an assessment of Special Income Tax becomes necessary the rates of tax to be paid in respect of such net assessable income shall be those set out in the second column of subparagraph (b) of paragraph one of section eleven, such subparagraph being modified by substituting "one hundred" for "sixty" wherever occurring and "two hundred" for "one hundred and twenty" wherever occurring.

Rate of Special Income Tax payable under section 10 of Special Income and Wages Tax (Management) Act, 1933.

- 13. (1) In respect of the net assessable income derived by every person (other than a company) not domiciled in the State consisting of dividends or interest referred to in section ten of the Special Income and Wages Tax (Management) Act, 1933, during the income year ended on the thirtieth day of June, one thousand nine hundred and thirty-three, the rate of Special Income Tax shall be tenpence in each pound thereof.
- (2) Where the dividend or interest is paid after the thirtieth day of June, one thousand nine hundred and thirty-three, and before the passage of any Act fixing the rate of Special Income Tax for any income year ending at any later date, the rate of Special Income Tax shall be tenpence in each pound of the dividend or interest.

14. (1) In respect of the net assessable income Rate of derived by every company during the income year ended Special on the thirtieth day of June, one thousand nine hundred Taxon and thirty-three, or such other period as has, prior to the incomes commencement of this Act, been or may, after such panies. commencement, be accepted by the Commissioner under the provisions of the Principal Act in lieu thereof, the rates of Special Income Tax shall be—

- (a) As to five-twelfths of One shilling in each such net assessable inpound thereof. come
- (b) As to the remaining Tenpence each seven-twelfths of such pound thereof. net assessable income
- (2) Where a company is being wound up after the close of the income year ending on the thirtieth day of June, one thousand nine hundred and thirty-three, and before the passage of an Act fixing the rate of Special Income Tax in respect of net assessable income derived after such income year and an assessment of Special Income Tax becomes necessary, the rate of tax to be paid in respect of such net assessable income shall be tenpence in each pound of the net assessable income.

PART V.

WAGES TAX.

15. This part of this Act shall be construed with the Construction Special Income and Wages Tax (Management) Act, 1933. of Part.

16. There shall be charged, levied, collected and paid Levy of for the use of His Majesty and for the credit of the Consolidated Revenue Fund, under the provisions of the Special Income and Wages Tax (Management) Act, 1933, and the regulations made thereunder, and subject to the exemptions in that Act contained, Wages Tax at the respective amounts or at the respective rates provided in this Part of this Act, in respect of income from wages

derived

derived by every person other than a company during the part of the income year commencing on the first day of December, one thousand nine hundred and thirty-three and ending on the thirtieth day of June one thousand nine hundred and thirty-four, or so derived during such part of the income year ending on the thirtieth day of June, one thousand nine hundred and thirty-five, not exceeding the first four months thereof, as the Governor by proclamation published in the Gazette before the thirtieth day of June, one thousand nine hundred and thirty-four, shall determine.

Rate of Wages Tax.

- 17. Where the income from wages earned in any week does not exceed three poulds ten shillings, or where the employee is paid fortnightly the income from wages earned in any fortnight does not exceed seven pounds, the amounts of Wages Tax payable shall be as follows:—
 - (a) Where an employee is paid weekly-
 - (i) if the income from Ninepence.
 wages earned in any
 week is not less than
 two pounds and does
 not exceed two pounds
 ten shillings
 - (ii) if the income from One shilling and three-wages earned in any pence.

 week exceeds two
 pounds ten shillings
 and does not exceed
 three pounds
 - (iii) if the income from One shilling and ninewages earned in any pence. week exceeds three pounds and does not exceed three pounds ten shillings

- (b) Where an employee is paid fortnightly-
 - (i) if the income from One shilling and six-TO THE REAL PROPERTY. pence. wages earned in any fortnight is not less than four pounds and does not exceed five pounds
 - (ii) if the income from Two shillings and sixwages earned in any pence. fortnight exceeds five pounds and does not exceed six pounds
 - (lii) if the income from Three shillings and sixpence. wages earned in any fortnight exceeds six pounds and does not exceed seven pounds
- (c) Where an employee is paid at other than weekly or fortnightly intervals-
 - (i) if the income from Ninepence for every such week. wages earned in any week is not less than two pounds and does not exceed two pounds ten shillings
 - (ii) if the income from One shilling and threewages earned in any bence for every such week exceeds two week. pounds ten shillings and does not exceed three pounds
- (iii) if the income from One shilling and ninewages in any week exceeds three pounds and does not exceed three pounds ten shillings

pence for every such week.

Rates of Wages Tax on incomes over three pounds ten shillings.

- 18. Where the income from wages earned in any week exceeds three pounds ten shillings, or where the employee is paid fortnightly the income from wages earned in any fortnight exceeds seven pounds, the rates of Wages Tax shall be as follows:-
 - (a) Where an employee is paid weekly—
 - (i) on so much of the in-Sixpence in each come from wages pound thereof. earned in any week as does not exceed two pounds
 - (ii) on so much of the in- One penny in each two come from wages shillings and sixearned in any week as pence thereof. exceeds two pounds pounds and does not exceed four pounds
 - (iii) on so much of the in- One penny in each two come from wages shillings thereof. earned in any week as exceed four pounds
 - (b) Where an employee is paid fortnightly—
 - (i) on so much of the in-Sixpence in each come from wages pound thereof. earned in any fortnight as does not exexceed four pounds
 - (ii) on so much of the in- Twopence in each five come from wages shillings thereof. earned in any fortnight as exceeds four pounds and does not exceed eight pounds
 - (iii) on so much of the in- Twopence in each four come from wages earned in any fortnight as exceeds eight pounds

shillings thereof.

- (c) Where an employee is paid at other than weekly or fortnightly intervals—
 - (i) on so much of the in-Sixpence in each from wages pound thereof. earned in any week as does not exceed two pounds
 - (ii) on so much of the in- One penny in each two come from wages earned in any week as exceeds two pounds and does not exceed four pounds
- (iii) on so much of the in- One penny in each two come from wages earned in any week as exceeds four pounds

shillings and pence thereof.

shillings thereof.

PART VI.

FAMILY ENDOWMENT CONTRIBUTIONS.

19. This Part of this Act shall be construed with the Construction Family Endowment Act, 1927-1932, as amended by sub- of Part. sequent Acts.

20. (1) No contribution shall be payable by any Disconemployer to the Consolidated Revenue Fund under the tinuance of provisions of the Family Endowment Act, 1927-1932, as contributions in amended by subsequent Acts or the Finance (Family respect of Endowment Tax) Act, 1932, in respect of wages paid after family endowment. the commencement of this section.

(2) This section shall commence on the first day of January, one thousand nine hundred and thirty-four.

In the name and on behalf of His Majesty I assent to this Act.

PHILIP GAME,

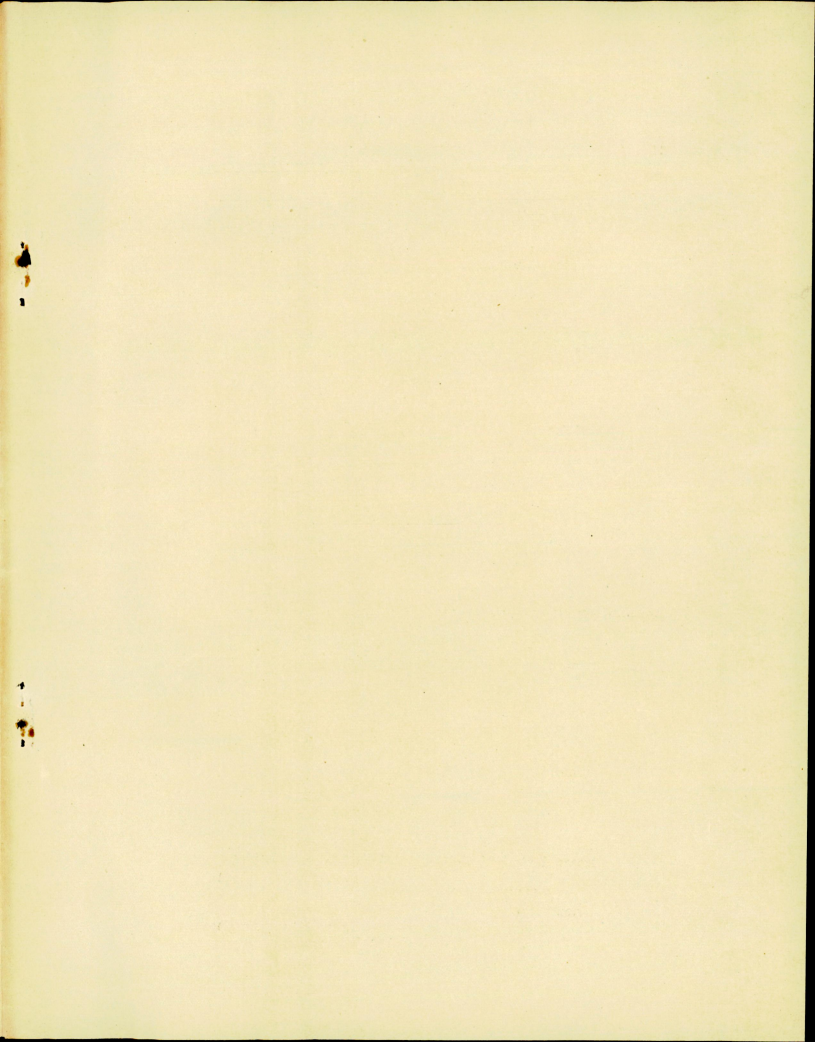
Governor.

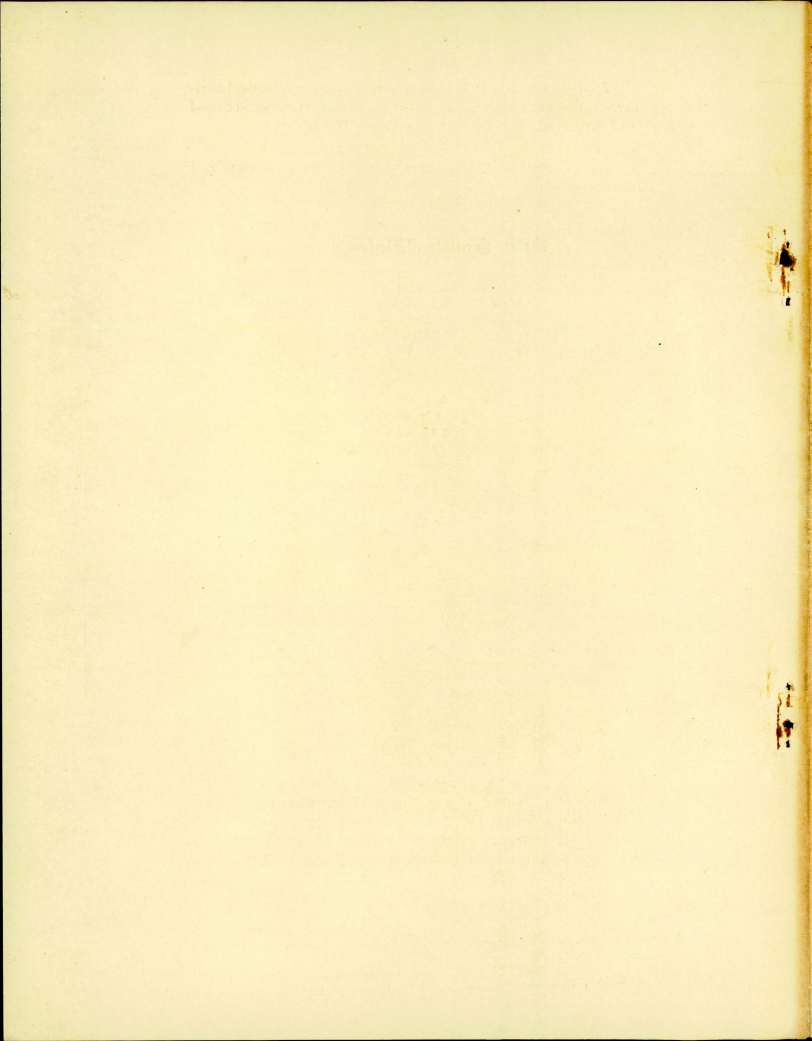
Government House, Sydney, 18th October, 1933. dono al conservation de la conse

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This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

W. R. McCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 5 October, 1933.

New South Wales.



ANNO VICESIMO QUARTO

GEORGII V REGIS.

Act No. , 1933.

An Act to reduce taxation; to further reduce certain rates of Income Tax imposed by the Income Tax Act, 1928; to impose an Income Tax on the incomes of companies in lieu of that imposed by the Income Tax Act, 1929; to amend the Income Tax Act, 1928, and the Income Tax Act, 1929; to repeal the Unemployment Relief Tax Act, 1933, as regards the Unemployment Relief Tax charged on net assessable incomes; to discontinue the Unemployment Relief Tax charged on income from employment as from a certain date; to impose a Special Income Tax on net assessable incomes; to impose a Wages Tax on income from wages; to discontinue the imposition of the contributions by employers in respect of family endowment; and for purposes connected therewith.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows:—

PART I.

PRELIMINARY.

1. This Act may be cited as the "Taxation Reduction short Act, 1933."

10 2. This Act is divided into Parts as follows:-

Division into

PART I.—PRELIMINARY—ss. 1, 2.

PART II.—INCOME TAX—ss. 3-5.

PART III.—UNEMPLOYMENT RELIEF TAX—ss. 6-8.

PART IV.—Special Income Tax—ss. 9-14.

PART V.—WAGES TAX—ss. 15-18. 15

> PART VI.—FAMILY ENDOWMENT CONTRIBUTIONS—SS. 19, 20.

PART II.

INCOME TAX.

3. This Part of this Act shall be construed with the Construction Income Tax (Management) Act, 1928, as amended by of Part. subsequent Acts.

4. In respect of the taxable income which has been Reduction derived by any person other than a company during the of rates 25 income year ended on the thirtieth day of June, one from perthousand nine hundred and thirty-three, or such other sonal exertion and period as may be accepted by the Commissioner in lieu property. thereof, and during each subsequent income year, the rates of income tax fixed by the First and Second

30 Schedules respectively of the Income Tax Act, 1928, shall be reduced by fifteen per centum and the provisions of the Third and Fourth Schedules shall be applied, having

having regard to such reduction and the said First, Second, Third and Fourth Schedules shall be construed as if the word "sterling" wherever occurring therein, were omitted.

5. In respect of the taxable income which has been Levy of derived by any company during the income year ended income income income income income. on the thirtieth day of June, one thousand nine hundred companies. and thirty-three or such other period as may be accepted by the Commissioner in lieu thereof, and during each 10 subsequent income year, there shall be annually levied and paid under the provisions of the Income Tax (Management) Act, 1928, as amended by subsequent Acts, and in the manner therein prescribed, income tax at the rates set out hereunder, namely:-(1) On the taxable income of every New South

15 Wales company if the taxable income of the company does not exceed four thousand five hundred pounds, the rate of tax per pound of the taxable income of the company, except as is hereinafter specifically provided, shall be 20 according to the following scale, that is to say:

The rate of tax per pound If the taxable income of the company— of the taxable income shall be-

Does not exceed five hun- One shilling and nine-25 dred pounds pence. Exceeds five hundred and One shilling and tendoes not exceed one pence. thousand pounds

30 Exceeds one thousand and One shilling and eleven does not exceed one pence. thousand five hundred pounds

Exceeds one thousand five Two shillings. hundred pounds and 35 does not exceed two thousand pounds

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Exceeds two thousand and Two shillings and one does not exceed two penny. thousand five hundred pounds

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If the taxable income of the company—

The rate of tax per pound of the taxable income shall be—

Exceeds two thousand five Two shillings and twohundred and does not pence.

exceed three thousand pounds

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- Exceeds three thousand Two shillings and and does not exceed threepence.

 three thousand five
- hundred pounds

 Exceeds three thousand Two shillings and
 five hundred and does fourpence.

 not exceed four thou-
- sand pounds

 Exceeds four thousand Two shillings and fiveand does not exceed pence.
 four thousand five
 hundred pounds
- 20 (2) On the taxable income of every mutual life assurance company the rate of tax per pound of the taxable income of the company shall be eighteen pence.
- (3) On the taxable income of a company (other than a mutual life assurance company) carrying on the business of life assurance in the State, the rates of income tax shall be as follows:—
- 30 more of the company which has been derived from its life assurance business as bears the same proportion to such part of the taxable income as the amount of the profits divided for the same income year amongst the life assurance policyholders of the company bears to the total profits of the company's life assurance business for the same income year the rate of income tax shall be eighteen pence per pound;

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Taxation Reduction.

(b) on the remainder of the taxable income of the company the rate of income tax shall be thirty pence per pound.

(4) For every pound of the taxable income of a company as is assessed under the provisions of paragraph (a) of section seventeen of the Income Tax (Management) Act, 1928, the rate of tax shall be eighteen pence in each and every pound of such taxable income.

10 (5) Except as hereinbefore in this section specifically provided, on the taxable income of every New South Wales company and on the taxable income of every foreign company the rate of tax shall be thirty pence for every pound of the taxable income.

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PART III.

UNEMPLOYMENT RELIEF TAX.

6. This Part of this Act shall be construed with the Construction Unemployment Relief Tax Act, 1933.

20 7. Paragraphs (a) and (b) of section two of the Amendment Unemployment Relief Tax Act, 1933, are hereby of Act No. 4, 1933, s. 2 (a), (b).

8. Paragraph (c) of section two of the Unemployment Relief Tax Act, 1933, shall not apply in respect of
tinuance of
of Unemployment of

Taxation Reduction.

PART IV.

SPECIAL INCOME TAX.

9. This Part of this Act shall be construed with the Construction Special Income and Wages Tax (Management) Act, of Part. 5 1933.

10. There shall be charged, levied, collected and paid Levy of for the use of His Majesty and for the credit of the Special Consolidated Revenue Fund, under the provisions of Income Tax. the Special Income and Wages Tax (Management)

10 Act, 1933, and the regulations made thereunder, and subject to the exemptions in that Act contained, Special Income Tax at the respective rates in this Part of this Act provided.

11. In respect of the net assessable income derived Rates of 15 by every person other than a company during the income Special year ended on the thirtieth day of June, one thousand on incomes nine hundred and thirty-three, or such other period of persons as has, prior to the commencement of this Act, been, or companies. may, after such commencement, be accepted by the Com-20 missioner under the provisions of the Principal Act in lieu thereof the rates of Special Income Tax shall be as

follows:-(1) Where during such income year the person derived no income from employment within the 25 meaning of that term in the Unemployment Relief Acts—

> (a) As to five-twelfths of One shilling in each such net assessable in-

pound thereof.

30 (b) As to the remaining seven-twelfths of such net assessable income

Sixpence in each pound of the first sixty pounds thereof.

Eightpence in each pound of so much of such net assessable income as exceeds sixty pounds and does not exceed one hundred and twenty pounds.

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Taxation Reduction.

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5	Tenpence in each pound of so much of such net assessable income as exceeds one hundred and twenty pounds.	F. e Special Company C
	(2) Where during such income year the person also	ati sot
	derived income from employment within the meaning of that term in the Unemployment	
10	Relief Acts—	
10	(a) As to five-twelfths of One shilling in each such net assessable inpound thereof.	
	come	
	(b) As to the remaining seven-twelfths of such	never ziől.
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	(i) where seven-twelfths Sixpence in each	
	of the amount of pound of an amount such income from equal to the differ-	
20	employment does not ence between seven-	
	exceed sixty pounds twelfths of the in-	
	come from employ-	
	ment and sixty pounds.	
25	Eightpence in each	74
	pound of a further	
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	ing sixty pounds.	
30	Tenpence in each pound of the bal-	
	ance.	
	(ii) where seven-twelfths Eightpence in each	ı
	of the amount of pound of an amoun	t
35	such income from equal to the differ	
	employment exceeds ence between seven sixty pounds and twelfths of the in	
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	hundred and twenty ment and one hun	-
40	pounds dred and twenty	7, 0.0
	pounds.	1
,4	· Tenpence	1

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Taxation Reduction.

Tenpence each in pound of the balance.

(iii) where seven-twelfths Tenpence in of the amount of such income from employment exceeds one hundred and twenty pounds

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- each pound of such net assessable income.
- 12. Where a trust estate falls to be distributed or a Rates of tax person is about to leave the State after the close of the in certain special cases. income year ending on the thirtieth day of June, one thousand nine hundred and thirty-three, and before the passage of an Act fixing the rate of Special Income Tax 15 in respect of net assessable income derived after such income year and an assessment of Special Income Tax becomes necessary the rates of tax to be paid in respect of such net assessable income shall be those set out in the second column of subparagraph (b) of paragraph one of section eleven, such subparagraph being modified by substituting "one hundred" for "sixty" wherever occurring and "two hundred" for "one hundred and twenty" wherever occurring.

13. (1) In respect of the net assessable income Rate of 25 derived by every person (other than a company) not Income Tax domiciled in the State consisting of dividends or interest payable referred to in section ten of the Special Income and section 10 Wages Tax (Management) Act, 1933, during the of Special income year ended on the thirtieth day of June, one Wages Tax 30 thousand nine hundred and thirty-three, the rate of (Manage-Special Income Tax shall be tenpence in each pound Met, 1933. thereof.

(2) Where the dividend or interest is paid after the thirtieth day of June, one thousand nine hundred 35 and thirty-three, and before the passage of any Act fixing the rate of Special Income Tax for any income year ending at any later date, the rate of Special Income Tax shall be tenpence in each pound of the dividend or interest.

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Taxation Reduction.

14. (1) In respect of the net assessable income Rate of derived by every company during the income year ended on the thirtieth day of June, one thousand nine hundred and thirty-three, or such other period as has, prior to the commencement of this Act, been or may, after such panies, commencement, be accepted by the Commissioner under the provisions of the Principal Act in lieu thereof, the rates of Special Income Tax shall be—

s of Special Income Tax shall be—

(a) As to five-twelfths of One shilling in each such net assessable in-pound thereof.

(b) As to the remaining Tenpence in each seven-twelfths of such pound thereof.

net assessable income

15 ——(2) Where a company is being wound up after the close of the income year ending on the thirtieth day of June, one thousand nine hundred and thirty-three, and before the passage of an Act fixing the rate of Special Income Tax in respect of net assessable income 20 derived after such income year and an assessment of Special Income Tax becomes necessary, the rate of tax to be paid in respect of such net assessable income shall be tenpence in each pound of the net assessable income.

PART V.

WAGES TAX.

15. This part of this Act shall be construed with the construction Special Income and Wages Tax (Management) Act, 1933. of Part.

16. There shall be charged, levied, collected and paid for the use of His Majesty and for the credit of the Con30 solidated Revenue Fund, under the provisions of the Special Income and Wages Tax (Management) Act, 1933, and the regulations made thereunder, and subject to the exemptions in that Act contained, Wages Tax at the respective amounts or at the respective rates provided in 35 this Part of this Act, in respect of income from wages

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Taxation Reduction.

derived by every person other than a company during the part of the income year commencing on the first day of December, one thousand nine hundred and thirtythree and ending on the thirtieth day of June one thou-5 sand nine hundred and thirty-four, or so derived during such part of the income year ending on the thirtieth day of June, one thousand nine hundred and thirty-five, not exceeding the first four months thereof, as the Governor by proclamation published in the Gazette before the 10 thirtieth day of June, one thousand nine hundred and thirty-four, shall determine.

17. Where the income from wages earned in any week Rate of does not exceed three pounds ten shillings, or where the Wages employee is paid fortnightly the income from wages 15 earned in any fortnight does not exceed seven pounds, the amounts of Wages Tax payable shall be as follows:—

- (a) Where an employee is paid weekly—
- (i) if the income from Ninepence. wages earned in any 20 week is not less than two pounds and does not exceed two pounds ten shillings
- (ii) if the income from One shilling and three-25 wages earned in any pence. exceeds week pounds ten shillings and does not exceed three pounds
- (iii) if the income from One shilling and nine-30 wages earned in any pence. week exceeds three pounds and does not exceed three pounds ten shillings 35

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Taxation Reduction.

(b) Where an employee is paid fortnightly-(i) If the income from One shilling and sixpence. wages earned in any fortnight is not less than four pounds and 5 does not exceed five pounds (ii) if the income from Two shillings and sixpence. wages earned in any fortnight exceeds five 10 pounds and does not exceed six pounds (iii) if the income from Three shillings and wages earned in any sixpence. in at bomes of fortnight exceeds six 15 pounds and does not exceed seven pounds (c) Where an employee is paid at other than weekly or fortnightly intervals— (i) if the income from Ninepence for every 20 wages earned in any such week. week is not less than two pounds and does not exceed two pounds 1000 25 ten shillings (ii) if the income from One shilling and three-司至 wages earned in any pence for every such week exceeds two week. pounds ten shillings 30 and does not exceed three pounds (iii) if the income from One shilling and ninewages in any week expence for every such ceeds three pounds week. 35 and does not exceed three pounds ten shil-58 lings

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Taxation Reduction.

18. Where the income from wages earned in any Rates of week exceeds three pounds ten shillings, or where the Wages Tax on incomes employee is paid fortnightly the income from wages over three earned in any fortnight exceeds seven pounds, the rates pounds ten shillings. of Wages Tax shall be as follows:-

(a) Where an employee is paid weekly—

- (i) on so much of the in- Sixpence in each come from wages pound thereof. earned in any week as does not exceed two pounds
- (ii) on so much of the in- One penny in each two shillings and sixcome from wages pence thereof. earned in any week as exceeds two pounds pounds and does not exceed four pounds
- (iii) on so much of the in- One penny in each two come from wages shillings thereof. earned in any week as exceed four pounds
- (b) Where an employee is paid fortnightly—
- (i) on so much of the in-Sixpence in pound thereof. from wages earned in any fortnight as does not exexceed four pounds
 - (ii) on so much of the in- Twopence in each five from wages earned in any fortnight as exceeds four pounds and does not exceed eight pounds
- (iii) on so much of the in- Twopence in each four come from wages earned in any fortnight as exceeds eight pounds

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shillings thereof.

shillings thereof.

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Taxation Reduction.

- (c) Where an employee is paid at other than weekly or fortnightly intervals—
 - (i) on so much of the in-Sixpence in each come from wages pound thereof. earned in any week as does not exceed two pounds
- (ii) on so much of the income from wages shillings and sixearned in any week as
 exceeds two pounds
 and does not exceed
 four pounds
- (iii) on so much of the income from wages shillings thereof.
 earned in any week as
 exceeds four pounds

PART VI.

FAMILY ENDOWMENT CONTRIBUTIONS.

- 19. This Part of this Act shall be construed with the Construction Family Endowment Act, 1927-1932, as amended by sub-of Part. sequent Acts.
- 20. (1) No contribution shall be payable by any Disconemployer to the Consolidated Revenue Fund under the tinuance of
- 25 provisions of the Family Endowment Act, 1927-1932, as contributions in amended by subsequent Acts or the Finance (Family respect of Endowment Tax) Act, 1932, in respect of wages paid after family endowment. the commencement of this section.
- (2) This section shall commence on the first day 30 of January, one thousand nine hundred and thirty-four.

Sydney: Alfred James Kent, I.S.O., Government Printer-1933.

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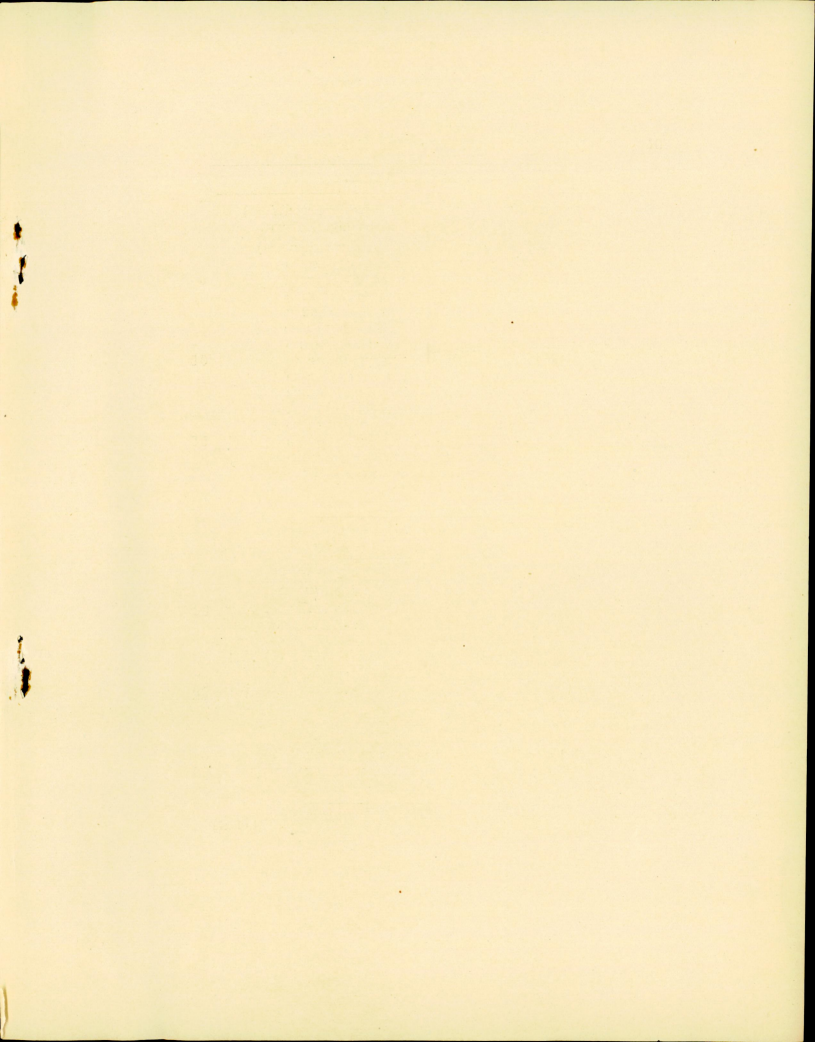
- 20 19, This Part of this Act shall be construed with the Construction Fundly Hadowners, set, 1897-1883, as mounded by sub- Climb.

 Sequent Act.
- 240. (i) he conversation shall be perally by say press. employer to inertenessed Revense bank under the dament of fearth. 25 provisions of their respect of the dament of Kamily respect of Earling Really Really Response to the dament of the Really Really

(2) This section shall commence on the first day .

the commencement of this section.

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