

REVENUE BILL, CUT AND CHANGED, GOES TO SENATE

NEW REVENUE BILL NOW \$5,953,466,000

Continued from First Page.

ceeded \$5,000 and did not exceed \$7,500, running up to 65 per cent. of the amount by which the net income exceeded \$1,000,000 and did not exceed \$5,000,000.

In lieu of this schedule of rates the Senate committee adopted a tax of 10 per cent. on the net income in excess of \$5,000 and not in excess of \$20,000, 2 per cent. on \$20,000 to \$50,000, 3 per cent. on \$50,000 to \$100,000, going up at the rate of 1 per cent. on each additional \$2,000 of net income until the rate of 45 per cent. on the net income in excess of \$100,000 is reached. Above these the Senate rates are:

Table with 2 columns: Net Income, P.C. (Percentage). Rows include \$100,000 to \$150,000 (52%), \$150,000 to \$200,000 (54%), \$200,000 to \$300,000 (56%), \$300,000 to \$500,000 (58%), \$500,000 to \$1,000,000 (60%), and Above \$1,000,000 (65%).

Helps Mine and Oil Prospectors.

The Senate committee in this part of the bill added this provision:

"In the case of a bona fide sale of mineral oil or gas wells, or any interest therein where the principal value of the property has been demonstrated by prospecting or exploration and discovery work done by the taxpayer, the portion of the tax imposed by this section attributable to such sale shall not exceed 20 per cent. of the selling price of such property or interest."

This provision was inserted to prevent making the burden so heavy on fortunate prospectors that the discovery of new wells would be cut off.

The definition of gross income adopted by the House, in which was specially included the compensation received by the President and the Federal judiciary, was amended by striking out this specific inclusion of such salaries and by several other changes.

Deductions to Be Allowed.

As the Senate committee framed the bill these deductions from gross income are allowed in computing net income:

1. First ordinary expenses paid or incurred in carrying on business, including salaries for services actually rendered and rentals.

2. Interest on indebtedness except on indebtedness continued to purchase securities of which the interest is exempt except securities of the United States issued after September 24, 1917.

3. Taxes paid or accrued imposed by the Federal Government except income, war profits and excess profits taxes imposed by any State or possession or subdivision thereof except the income, war profits and excess profits taxes or taxes imposed by any foreign country excepting the amount of income, war profits and excess profits taxes and war excess profits taxes incurred in trade or business not compensated for by insurance.

4. Losses incurred in any transaction entered into for profit not compensated for by insurance, but in the case of a non-resident alien only such losses entered into in the United States.

5. Losses sustained from fires, shipwreck, storm or other casualty if not compensated for by insurance.

6. Worthless debts charged off.

7. A reasonable allowance for depreciation of property used in trade or business.

8. In the case of buildings, machinery, equipment and the like built or acquired since the United States went to war for the production of articles contributing to waging the war and in the case of ships built or acquired since the United States went to war for the prosecution of the war, reasonable deduction for amortization.

9. In the case of oil and gas wells, other natural deposits and timber a reasonable allowance for depletion and for depreciation of improvements acquired on the land.

10. Provided, however, that in the case of properties acquired prior to March 1, 1913, the fair market value on that date shall be taken in lieu of cost up to that date.

11. Gifts made to corporations organized and operated exclusively for religious, charitable, scientific or educational purposes or for the prevention of cruelty to children or animals or to the special fund authorized by the vocational rehabilitation act to an amount not in excess of 15 per cent. of the taxpayer's gross income.

12. If it is shown that during the taxable year 1919 or 1920 the taxpayer has for the first time ascertained a loss sustained during the preceding taxable year and not deducted from gross income for such year, or ascertained a substantial loss resulting from any material reduction of the value of the inventory for the preceding taxable year, then the amount of such loss shall be deducted from the net income for such preceding taxable year, the taxes for that year determined, and the amount found due to the taxpayer shall be refunded or credited.

For non-resident aliens the deductions allowed in paragraphs 1, 4, 7, 8, 9, 10 and 13 shall be allowed only to the extent that they are connected with income arising from a source within the United States.

No Personal Expense Deduction.

No deductions are permitted for personal, living or family expenses, amounts paid for new buildings or permanent improvements made to increase the value of any property or estate, any amount expended in restoring property for which an allowance is made or premiums paid on insurance covering the life of any officer, employee or person financially interested in the business carried on by the taxpayer.

The credits allowed for the normal income tax for individuals are practically the same as those allowed by the House. This amount includes dividends from corporations taxable as corporation income, the interest on obligations of the United States and of the War Finance Corporation, a personal exemption of \$1,000 for single persons and \$2,000 for heads of families, with an additional \$200 for each minor dependent child. The personal exemption is allowed non-resident aliens only to the extent that their own countries allow similar credits to citizens of the United States not living in those countries but having incomes wholly or partly derived from those nations.

Partnerships and personal service

corporations are placed in the same class as individuals and the profits of such organizations are taxed as the income of the persons making up the organizations. The inclusion of personal service corporations was done by the Senate Finance Committee.

The measure provides that the income and superprofits shall apply to the income of estates of any kind of property held in trust, including income received by estates of deceased persons during the period of administration or settlement of the estates, income accumulated in trust for the benefit of unborn or unascertained persons or persons with contingent interests, income held for future distribution under the terms of wills or trusts, income distributed to the beneficiaries periodically and income collected by a guardian of an infant to be held and distributed as the court may direct.

Reports on \$2,000 Incomes.

The bill provides that every single person with a gross income of \$2,000 a year or over must make a return under oath stating specifically the items of gross income and the deductions and credits allowed. This provision differs from the present law and from the House bill by requiring the report upon gross income rather than upon net in both cases, but does not require the married man with dependents to make any return except his own income exceeding \$2,000.

It provides that returns shall be made on or before the fifteenth day of the third month following the close of the fiscal year or on the 15th day of March if it is based on the calendar year. The Commissioner of Internal Revenue is given discretion to extend the time. The House limit of six months to two months was stricken out. Provision is made for a check of returns by the collector in any case in which he has doubt of a full return, and on the other hand the taxpayer has the right to appeal to the Commissioner of Internal Revenue on any increase made.

New Taxes on Corporations.

The bill provides that in lieu of existing taxes on corporations by the two laws now in effect there shall be levied each year on the net income of every corporation other than a life insurance company the following taxes:

"(1) For the calendar year 1918 12 per cent. of the amount of income in excess of the credits provided in section 236.

"(2) For each calendar year thereafter 8 per cent. of such amount."

These rates were written into the bill by the Senate Finance Committee in place of the House rates. The House bill provided that the tax should be 18 per cent. of the net income, with the proviso that on the portion of dividends the tax should be 12 per cent.

The tax on dividends was quickly eliminated by the Finance Committee. The provision lowering the tax for succeeding fiscal years is in accordance with the administration plan of providing next year's taxes now rather than let a Republican Congress determine them.

Labels on agricultural, horticultural and similar organizations are exempt from the payment of this tax, as are mutual savings banks not having a capital stock represented by shares, beneficial societies and the like, domestic building loan organizations and cooperative banks with capital stock organized for mutual purposes and without profit, cemetery companies operated exclusively for the benefit of their members, purely religious and charitable organizations, chambers of commerce and boards of trade not operated for profit, leagues and clubs not organized for profit, mutual fire, cyclone and fire insurance companies, farmers' and similar cooperative societies, purely holding corporations, Federal land banks and national farm loan associations and personal service corporations.

Deductions That Are Barred.

The items which may not be deducted from personal gross income are likewise barred for corporations.

Credits allowed corporations, except in the case of life insurance companies, which are treated separately, include the amount received as interest on obligations of the United States and finance corporation bonds, the amount of war excess profits taxes paid, and in the case of a domestic corporation a specific exception of \$2,000.

The bill in its present form provides that a domestic corporation shall get credit with the amount of income, war profits or excess profits taxes paid during the taxable year to any foreign country on income derived from sources therein. This credit is to be allowed only when sufficient evidence is furnished showing the amount of such income and other information necessary for the computation of this credit.

In the case of a corporation making return for a fiscal year beginning in 1917 and ending in 1918 any tax paid for that fiscal year under existing revenue laws shall be credited against the tax imposed by the present bill.

Parts of House Bill That Remain.

The manner for making the returns and the requirement that all corporations not specifically exempt shall make returns is the same as in the House bill.

The Finance Committee, however, added an amendment permitting consolidated returns in certain instances. Consolidated returns are permitted if one corporation owns directly or controls substantially all the stock of another or others, if substantially all of the stock of two or more corporations, or if one such corporation buys from or sells to another products or services at prices above the current market, thus effecting an artificial distribution of profits or "in any way so arranges its financial relationships with another corporation as to assign to it a disproportionate share of net income or invested capital."

Such inflated concerns are permitted to make consolidated returns for the purposes of the income and war excess profits taxes and the taxes are to be determined on such returns. The tax may be assessed upon the respective affiliated corporations in such proportions as may be agreed among them.

In the absence of an agreement the tax shall be assessed on the basis of the net income and invested capital properly assignable to each corporation. Only one specific credit of \$2,000 is to be allowed when two or more cor-

porations make consolidated returns so far as the income tax is concerned, and only one specific war excess profits credit of \$3,000 shall be permitted.

The Senate Finance Committee after exempting the life insurance companies from the corporation tax inserted in the bill a part IV, providing a specific tax on such companies as follows:

"Section 245. That there shall be levied, collected and paid for each taxable year upon the net income of every life insurance company a tax as follows:

"(a) In the case of a domestic life insurance company: "(1) For the calendar year 1918, 12 per cent. of its net income; "(2) For each calendar year thereafter 8 per cent. of its net income.

"(b) In the case of a foreign life insurance company: "(1) For the calendar year 1918, 12 per cent. of the same proportion of the net income which the reserve fund upon business transacted within the United States is of the total reserve fund upon all business transacted whether within or without the United States; "(2) For each calendar year thereafter, 8 per cent. of such proportion of its net income.

Meaning of Net Income.

"Section 246. (a) That in the case of a life insurance company the term 'net income' means the gross income less:

"(1) The amount of interest received during the taxable year, which under paragraph (4) of subdivision (b) of Section 213 is exempt from taxation under this title; "(2) An amount equal to the excess if any of 4 per cent. of the mean of the reserve funds required by law and held during the taxable year over the amount specified in paragraph 1 of this subdivision; "(3) An amount equal to 2 per cent. of any sums held at the end of the taxable year as a reserve for dividends (other than dividends payable during the year) following the taxable year, the payment of which is deferred for a period of not less than five years from the date of the policy contract; "(4) Investment expenses paid during the taxable year not exceeding one-quarter of 1 per cent. of the mean invested assets; "(5) Taxes and other expenses paid during the taxable year exclusively in connection with real estate owned by the company, not including taxes assessed against local benefits of a kind tending to increase the value of the property, but including the amount of any amount paid out for new buildings or for permanent improvements or betterments made to increase the value of any property.

"(6) In the case of a domestic life insurance company \$2,000.

"(7) The amount of interest received during the taxable year which is provided in subdivision (b) of section 212 and in section 228."

"Section 247. That in the case of a life insurance company the term 'gross income' means the gross amount of income received during the taxable year from interest, dividends and rents."

Quarterly Payments Provided.

The Finance Committee eliminated the House provision for the payment of taxes in three instalments at bi-monthly intervals and substituted provision for payment quarterly in instalments, the first instalment being due with the filing of the return and the others at regular three months periods thereafter. In case of an extension of time for the filing of returns only the first payment year is affected.

Under transportation tax provision of the new bill the rate on transportation by pipe line from 4 1/2 per cent., as in the House bill, to 3 per cent.

Rates for telegraph and telephone, cable and radio dispatches are exactly as in the House bill.

Tax on insurance premiums is virtually unaltered from the House bill.

Under Title VI, "Tax on Beverages," there have been changes from the House schedules. Whiskey withdrawn from bonded warehouses for beverage purposes shall be subjected only to a tax of \$5.40 a proof gallon instead of \$4, while the rate of tax on withdrawals for other than beverage purposes is reduced to \$2.20 a gallon instead of \$4.

Reduced Taxes on Perfumes.

The tax on perfumes containing distilled spirits is reduced from \$3.30 a gallon to \$1.10 a gallon. The wine taxes remain the same except that a "floor tax" of 30 cents a gallon is levied on the importation of grape brandy used in the fortification of sweet wines in the hands of merchants when the new law becomes effective.

Tobacco taxes under Title VII, of the bill have been scaled down by the Finance Committee. On cigars the rate of tax on imported cigars is reduced from three pounds a thousand a tax of \$1.50 is levied on a thousand cigars. On cigars manufactured of imported tobacco to retail at not more than 5 cents each, \$4 a thousand instead of \$5 a thousand, as in the House bill. The other reductions in the cigar taxes were:

Cigars made to retail at not more than 8 cents each, \$5.40 a thousand instead of \$8; cigars between 8 cents and 10 cents, \$9 a thousand instead of \$12; cigars between 15 cents and 20 cents each, \$12 instead of \$16; cigars from 20 cents each upward, \$15.

Cigarette taxes on the light grades of cigarettes are reduced from \$4.10 a thousand to \$2.50 a thousand; cigarettes of the larger and better types from \$9.50 to \$7.20.

Radical revision took place in the taxes on admissions. These changes have already been published.

Changes in Luxury Taxes.

The so-called luxury taxes and special taxes were materially changed from the House bill recently, and the new taxes were made known then. Taxes on manufacturers of tobacco and cigars have not been changed. Stamp taxes in the House bill were virtually unchanged.

The Senate provided that the 3 cent postal rate should be reduced again to 2 cents after July 1 next and that the rate on second class mail should be one cent a pound in a 200 mile radius and one and a half cents above that distance. The Senate put an additional tax of 10 per cent. on products of child labor.

The administrative provisions were

not changed in any way materially affecting the bill.

TAXES FALL LIGHTLY ON SMALL INCOMES

Excess Profits Pay Two Billions of Revenue.

WASHINGTON, Dec. 6.—Direct taxes fell heavily on corporations and on persons having large incomes and lightly on the great majority of persons earning less than \$3,000 a year, it was shown to-day by the annual report of Internal Revenue Commissioner Daniel G. Roper for the year ended June 30.

Although 2,310,000 persons with incomes of \$3,000 or less in 1917 filed returns, including many heads of families having incomes ranging between \$1,000 and \$2,000 which were reported but not taxable, they were assessed only \$22,395,000 in the aggregate, or less than \$10 each. On the other hand, 665,000 individuals with incomes of more than \$3,000 were assessed \$582,613,000.

Corporation excess profits taxes of \$2,045,713,000 came from 117,000 concerns, while 218,000 corporations were assessed income taxes of \$48,175,000. Among these assessments were: Insurance companies income taxes, 2,100 returns, \$3,212,000; railroad companies income taxes, 4,096 returns, \$28,875,000; individuals subject to excess profits tax, 31,900 returns, \$58,781,000; production manufacturers, 2,348 returns, \$93,123,000.

Revised reports on collections show

that \$3,694,619,000 was collected from internal revenue, including \$2,938,900,000 from income and excess profits taxes, \$317,553,000 from distilled spirits, \$126,285,000 from fermented liquors, \$443,838,000 from all liquors and \$168,185,000 from tobacco.

NEW YORK PRINTERS WIN WAGE INCREASE

Raise in Pay for Duration of War.

WASHINGTON, Dec. 6.—Wage increases approximating \$3 a week were granted by the War Labor Board to-day to members of the New York printers union and associated unions involved in the wage disputes with the New York city section of the American Association of Employing Printers.

"To members of the New York Printing Pressmen's Union and the Typographical Union there is an increase of \$3.60 per week; to members of Paper Carriers' Union, \$3 a week; to members of Bindery Women's Local Union, \$3.60, and to members of Paper Hangers and Sheet Straighteners Union, \$2. The increases in each case are based on the rates of pay in effect last October 21, and are retroactive to that date.

Increases of \$2 per week over the rate in effect September 15 were granted to members of Job Printers Union No. 1, the increase to be effective as of that date. All increases are to continue in effect for the duration of the war.

DREICER & CO Pearls OF THE HIGHEST QUALITY, IN GREAT NUMBERS FIFTH AVENUE at FORTY-SIXTH

AMUSEMENTS. NEW YORK'S LEADING THEATRES AND SUCCESSES. EMPIRE Broadway & 42nd St. MAUDE SAVING GRACE. LYCEUM West 43rd St. DADDIES. BELASCO West 44th St. FRANCES STARR. GLOBE Broadway & 45th St. SANDERSON & CANTHORN. METROPOLITAN OPERA To-day Mat. at 2. Maria, Hesperia, Homer. MONTEVIDEO. RUSSELL. AEOIAN HALL, Mon. Evg., Dec. 9, at 8. EDWARD MORRIS. AEOIAN HALL, Mon. Evg., Dec. 9, at 8. RALPH LAWTON. AEOIAN HALL, Tue. Ev. Dec. 10, at 8:15. SANDBY. CARNEGIE HALL, To-morrow Aft., at 3. VIDAS. BRITAIN'S DAY CELEBRATION. CENTURY Theatre 87 St. M. JOAN SAWYER. MANHATTAN OPERA HOUSE. WARFIELD. AEOIAN HALL, This Afternoon, at 3. ORNSTEIN.

AMUSEMENTS. WINTER GARDEN. SUNDAY NIGHT CONCERT. CENTRAL. ALICE BRADY. JAMES WHIT COMB RILEY'S HOME AGAIN. PLAYHOUSE. THE BIG CHANGE. REPUBLIC. FLORENCE REED IN ROADS OF DESTINY. HUDSON. LOUIS MANN & BERNARD BERENSON. HARRIS. KALICH. ELTINGE. CENTURY GROVE. PRINCESS. H.B. WARNER with IRENE Sleeping Partners BORDONI. ASTOR. Little Simplicity. 44th St. MANTELL. NEW AMSTERDAM. THE GIRL BEHIND THE GUN. LONGACRE. WM. COLLIER. BELMONT. WALKER WHITEHEAD. LOEW'S 7TH AVE. LEXINGTON. COMPANY OF 300 SOLDIERS. FRENCH THEATRE. ROSMERSHOLM. MADISON SQUARE GARDEN. 6 DAY RACE. RIALTO. COLUMBIA. HOTELS AND RESTAURANTS. Special Table d'Hote Dinner. GENUINE OLD-FASHIONED BEEFSTEAK DINNER. HERE & THERE. JOAN SAWYER. REISENWEBER'S. BUSTANOBY. Cafe des Allies. HOTEL MAJESTIC.

AMUSEMENTS. 39TH ST. Betty at Bay. COMEDY. JOLLY! Be Calm Camilla. SELWYN. JANE COWL. THE CROWDED HOUR. MAXINE ELLIOTT. TEA FOR 3. SHUBERT. BRETHERTON. BROADHURST. AS WELCOME AS PEACE. NORA BAYES. JOHN BARRYMORE. LYRIC. H.B. WARNER. ASTOR. Little Simplicity. CASINO. SOLE TIME. MOROSCO. FLORENCE EARLY. PARK. PINARE. SHUBERT. NEWMAN TRAVELTALKS. "Everything" at the Hippodrome. STRAND. MADGE KENNEDY. BRANCH. DIFFERENCE IN CUDS. BROOKLYN AMUSEMENTS. STAR. THE FRENCH FROLICS. HOTELS AND RESTAURANTS. Special Table d'Hote Dinner. GENUINE OLD-FASHIONED BEEFSTEAK DINNER. HERE & THERE. JOAN SAWYER. REISENWEBER'S. BUSTANOBY. Cafe des Allies. HOTEL MAJESTIC.

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