

EIGHTY - SEVENTH LEGISLATURE

Legislative Document

No. 305

H. P. 1123 House of Representatives, February 5, 1935. Referred to Committee on Banks and Banking and 500 copies ordered printed. Sent up for concurrence.

HARVEY R. PEASE, Clerk. Presented by Mr. Thompson of Belfast.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED THIRTY-FIVE

AN ACT Relating to Taxation of Trust and Banking Companies.

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

R. S., c. 12, § 72, amended. Section 72 of chapter 12 of the revised statutes is hereby amended to read as follows:

'Sec. 72. Trust and banking companies to semi-annually return the amount of certain deposits; penalty for false returns; valuation of securities. Every trust and banking company incorporated under the laws of this state shall, semi-annually on the last Saturdays of March and September, make a return signed and sworn to by its treasurer, of the average amount of its time deposits and its deposits bearing interest at the rate of three 2% or more per annum for the 6 months preceding each of said dates, together with the statement in detail of the amount of United States obligations, all bonds, notes, and other obligations issued after the 1st day of February, 1909, by this state or any county, municipality, village corporation, light and power district, bridge district, pier site district, school district, or water district therein, the shares of corporation stocks such as are by law of this state free from taxation to the stockholders, and such notes and bonds secured by mortgages on real estate in this state as are exempt from taxation in the hands of individuals. Such returns shall also include a statement of the par value, cost to the bank and the book value of each item of

such assets. For wilfully making a false return, the treasurer of the corporation forfeits not less than \$500, nor more than \$5,000. Said return shall be made to the bank commissioner, on or before the first Saturdays of April and October, and within 30 days thereafter, he shall fix and determine the cost to such company of the investments aforesaid, and transmit said returns with such cost so determined to the board of state assessors for the assessment required by the following section.'