Rec., June 3

ENROLLED BILL

(EXTRAORDINARY SESSION, 1933)

House Bill No. 2/9

(By Mr. Speaker, Mfr. Lines)

Passed June 3, 1933

In Effect From Passage

... Takes effect... CORRECTLY ENROLLED Originated in the.

ENROLLED BILL

(H. B. No. 219)

[Passed June 3, 1933; in effect from passage.]

AN ACT to amend and reenact section nine, article eight, chapter thirty-eight, acts of the legislature, regular session, one thousand nine hundred thirty-three, being house bill number three hundred fourteen of that session, relating to levies by district boards of education.

Be it enacted by the Legislature of West Virginia:

That section nine, article eight, chapter thirty-eight, acts of the legislature, regular session, one thousand nine hundred thirty-three, being house bill number three hundred fourteen of that session, be amended and reenacted so as to read as follows:

Section 9. Every board of education shall, at the session pro-2 vided for in section six of this article, if the laying of a levy 3 has been authorized by the voters of the district under article 4 nine, chapter eighteen of the code of West Virginia, one thou-

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5 sand nine hundred thirty-one, ascertain the condition of the

6 fiscal affairs of the district, as applied to teachers' fund,

7 maintenance and building fund and interest and sinking fund,

8 distinguishing between elementary and high schools and the

9 funds provided for each, and make a statement setting forth:

10 (1) The separate amounts due the various funds, and the

11 amounts that will become due and collectible during the enr-

12 rent fiscal year except from the levy of taxes to be made for

13 the year;

14 (2) Debts legally incurred, subsequent to the ratification of

15 the "tax limitation amendment," and such debts that will be-

16 come due and payable during the current fiscal year, including

17 interest on indebtedness, funded, bonded, or otherwise;

18 (3) All other expenditures to be paid ont of the levy for

19 the current fiscal year, with proper allowances for delinquent

20 taxes, exonerations and contingencies;

21 (4) The separate amount necessary for each fund and the

22 total to be raised by the levy of taxes for the current fiscal

23 year;

24 (5) The proposed rate of levy in cents on each one hundred

25 dollars' assessed valuation of each class of property;

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26 (6) The separate and aggregate amounts of the assessed 27 valuation of real, personal, and public utility property within 28 each class.

29 The secretary of the board shall forward immediately, a

30 certified copy of the statement to the tax commissioner and shall

31 publish the statement in a manner similar to that provided in

33 The session shall then stand adjourned until the third Tues-

34 day in August, at which time it shall reconvene and proceed in

35 a manner similar in all respects to that provided in section

36 seven of this article.

32 section seven of this article.

37 The board, after entering the statement as finally approved,

38 in its record of proceedings, shall levy as many cents on each

39 one hundred dollars' assessed valuation of each class of

40 property as will produce the amount necessary for defraying

41 the expenses for the fiscal year as to each of said funds. These

42 levies shall not exceed, on class I property twenty-eight and

43 one-tenth cents; on class II property, fifty-six and three-

44 tenths cents; on class III and on class IV property, one hun-

45 dred twelve and five-tenths cents.

46 When less than the maximum levies are imposed, the levies

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47 upon each class of property shall be in the same proportions as

48 the maximums herein authorized.

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Speaker of the House of Delegates.

Clerk of the House of Delegates.

President of the Senate.

Clerk of the Senate.

The within is...

Governor.

Filed in the office of the Sec of West Virginia. Wm. S. O'BRIEN, Secretary of State

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