R.S. 54:4-5

October 17, 1968

COPY NO. 1

LEGISLATIVE HISTORY OF R.S. 54:4-5 (Taxes remitted in certain cases; districts in first class counties) L. 1922, Chapter 130, Sect. 1 - A80 Introduced January 30 by Mr. Elliot. Bill had statement (copy enclosed). Feb. 21 - Passed Assembly (42-0) (Assembly Min. p. 423) Mar. 9 - Passed Senate, amended (21-0) (Sen. Journal, p. 733) Mar. 9 - Senate amendments concurred in Assembly (39-0) (Assembly Minutes, p. 877). March 11 - Approved.

L. 1928, Chapter 176, Sect. 1 - A451 Introduced March 6 by Mr. Renner. No amendment during passage. Bill had statement (copy enclosed). March 20 - Passed in Assembly. March 28 - Passed in Senate. April 3 - Approved.

L. 1932, Chapter 128, Sect. 1 - A461 Introduced March 15 by Mr. Masini Referred to Committee on Taxation and Committee Substitute A461 adopted April 4. No statement. (copy of original bill enclosed). April 5 - Committee Substitute passed in Assembly. April 20 - Passed in Senate. April 28 - Approved.

L. 1952, Chapter 295 - A229 Introduced January 28 by Mr. Schaeffer. No statement to this bill. March 31 - Passed in Assembly. April 4 - Passed in Senate. May 24 - Approved.

See also:

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	974.90	Reprint of statement on the Legislative History,
]	T235	Proposals, and Recommended Departmental Policy
	1962c	Regarding Payment in Lieu of Taxes. Nov. 13, 1962.

No hearings or reports were located. 1968 AMENDIMENT L.1968-0.467-2985 JK/PC NO AMENDIMENTS NO STATEMENT NO HEAR'ING OR READRTS CHAPTER 467 LAWS OF N. J. 1968 APPROVED 2/21/69

ASSEMBLY, No. 985

STATE OF NEW JERSEY

INTRODUCED NOVEMBER 18, 1968

By Assemblymen DE KORTE and VANDER PLAAT

(Without Reference)

AN ACT concerning taxation, and amending section 54:4-5 of the Revised Statutes.

1 BE IT ENACTED by the Senate and General Assembly of the State 2 of New Jersey:

1 1. Section 54:4-5 of the Revised Statutes is amended to read as 2 follows: -

3 54:4-5. A taxing district in a county of the first class having in 4 excess of 800,000 population in which there has been located a State $\mathbf{5}$ or county institution other than a park commission or lands owned or occupied by a park commission occupying more than 200 acres 6 7 and not in excess of 400 acres of land, in the aggregate, shall have remitted or rebated by the county treasurer a sum equal to $\frac{1}{2}$ of 8 the county tax rate applied to the entire amount of ratables remain-9 ing subject to taxation. A taxing district in such a county of the 10 first class in which there has been located a State or county institu-11 12tion other than a park commission or lands owned or occupied by 13 a park commission occupying in excess of 400 acres of land, in the aggregate, shall have remitted or rebated by the county treasurer 14 a sum equal to 34 of the county tax rate applied to the entire amount 15 of ratables remaining subject to taxation. [A taxing district in 16 a county of the first class having less than 800,000 population in 17 which there has been located a State or county institution other 18 than a park commission or lands owned or occupied by a park 19 20commission occupying in excess of 200 acres of land, in the aggregate, shall have remitted or rebated by the county treasurer a sum 21equal to 34 of the county tax rate applied to the entire amount of 22ratables remaining subject to taxation.] 23

1 2. This act shall take effect immediately.

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.