Furthermore, a tax of 15 p.c. is applied on certain forms of income going from Canada to non-resident individuals or corporations, such as interest, dividends, rentals, royalties, income from a trust or estate and alimony. The standard rate of 15 p.c. is reduced to 10 p.c. in the case of dividends paid by a company that has a degree of Canadian ownership (see p. 968), and the rate on royalties from motion picture films is also 10 p.c.

The non-resident tax is withheld at the source by the Canadian payer. It is an impersonal tax levied without regard to the status or other income of the non-resident recipient. Non-residents who receive only this kind of income from Canada do not file returns in Canada.

Profits earned in Canada by a non-resident corporation carrying on business through a branch or permanent establishment in Canada are taxed at the regular rates of corporation income tax and are also subject to an additional tax of 15 p.c. This additional tax is imposed on profits attributable to the branch after deducting therefrom Canadian federal and provincial income taxes and an allowance in respect of the net increase in capital investment in property in Canada.

Gift Tax

The Income Tax Act levies a tax upon gifts. The rates range from 10 p.c. on an aggregate taxable value of \$5,000 or under to 28 p.c. on an aggregate taxable value of over \$1,000,000. Exemptions include complete exemption of gifts of \$1,000 or less per donee and a general deduction of \$4,000 from aggregate taxable value of gifts made in the year.

Estate Tax

This tax applies to property passing, or deemed to pass, at death. All the property of persons who were domiciled in Canada before their death must be taken into consideration no matter where that property is situated; for persons dying domiciled outside of Canada only their property situated in Canada is subject to tax.

In computing the tax of a Canadian domiciliary, the value of the whole estate is first determined. Once the aggregate value of the estate has been determined, estate debts and certain expenses may be deducted. From the resulting "aggregate net value" there may be deducted the amount of a basic exemption, which is increased where the deceased leaves a widow or dependent child, and also the amount of any charitable bequests to charitable organizations in Canada. After these deductions the amount left is the "aggregate taxable value" to which is applied the tax rates. From the tax so calculated may be deducted (1) a tax abatement in respect of property situated in a province that levies a succession duty, (2) a credit for gift tax paid on gifts made within three years of death (the value of which must be included in the aggregate net value of the estate), and (3) a credit for foreign taxes.

No estate valued at less than \$50,000 is subject to estate tax. This \$50,000 is not an exemption but the starting point for tax. The estate tax must not reduce the value of an estate after tax to less than \$50,000. The basic deductible exemption which applies to all estates of Canadian domiciliaries is \$40,000. This basic exemption of \$40,000 is increased to \$60,000 in respect of a deceased male survived by a spouse, or in respect of a deceased female survived by an incapacitated spouse and a dependent child. In both cases, there is an additional exemption of \$10,000 for each surviving dependent child (i.e., under 21). Finally, the basic exemption of \$40,000 is increased by \$15,000 for every surviving dependent child made an orphan by the death of the deceased.

The tax on the estates of Canadian domiciliaries is calculated by applying a graduated scale of rates. For an aggregate taxable value of \$5,000, or less, the rate is 10 p.c. For an aggregate taxable value of \$100,000, the tax is \$19,000 and anything between \$100,000 and \$150,000 is taxed at 24 p.c. At \$2,000,000 of taxable value, the tax is \$816,500 and the excess over \$2,000,000 is chargeable at the highest rate of 54 p.c.