

Maine

REVISED STATUTES 1964

Prepared Under the Supervision of the

Committee on Revision of Statutes

Being the Tenth Revision of the Revised Statutes of the State of Maine, 1964

Volume 4

Titles 21 to 25



Boston, Mass. Boston Law Book Cc. Orford, N. H. Equity Publishing Corporation

st. Paul, Minn. West Publishing Co. Text of Revised Statutes Copyright © 1964 by State of Maine

This is a historical version of the Maine Revised Statutes that may not reflect the current state of the law. For the most current version, go to:

http://legislature.maine.gov/legis/statutes/

HIGHWAYS

CHAPTER 207

ROADS IN TWO OR MORE COUNTIES

Sec.

2151. Call of meeting; notices.

2152. Proceedings.

2153. Appeals.

2154. Proceedings on appeal.

§ 2151. Call of meeting; notices

When a petition is presented respecting a way in 2 or more counties, the commissioners receiving the petition, being satisfied as aforesaid, may call a meeting of the commissioners of all the counties, to be held at a time and place named, by causing an attested copy of such petition and of their order thereon to be served upon their chairmen. They shall give notice of such meeting by causing a like copy to be published in the state paper and in one paper, if any, printed in every such county, and by posting it in 3 public places in each town interested and serving it on the clerk thereof. These notices shall be posted, served and published 30 days before the time of meeting.

R.S.1954, c. 89, § 46.

§ 2152. Proceedings

Each county must be represented at such meeting by a majority of its commissioners. A majority of those present may decide upon the whole matter. The duty of carrying that judgment into effect shall be performed in each county by its own commissioners in the manner respecting ways wholly within it. When each county is not so represented, those present may adjourn the meeting to another time.

R.S.1954, c. 89, § 47.

§ 2153. Appeals

When proceedings have been had by the county commissioners on a petition for laying out, altering, grading or discontinuing a way in 2 or more counties, an appeal may be taken in the manner provided in case of a way wholly in one county.

R.S.1954, c. 89, § 48.

§ 2154. Proceedings on appeal

When an appeal is taken as provided for in section 2153, it shall be filed with the commissioners of, and subsequent proceedings shall be had in, the county where proceedings originated, and the commissioners with whom such appeal is filed shall immediately give notice of such appeal to the commissioners of all the counties interested, and the clerk of courts shall certify the final judgment of court to the commissioners of all said counties.

R.S.1954, c. 89, § 49.