

## ACTS AND RESOLVES

115

PASSED BY THE

## FORTY-FIFTH LEGISLATURE

OF THE

### STATE OF MAINE.

### 1866.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and March 16, 1842.

> A U G U S T A : STEVENS & SAYWARD, PRINTERS TO THE STATE. 1866.

## PUBLIC LAWS

OF THE

# STATE OF MAINE.

1866.

#### Chapter 39.

An act to amend chapter eighteen of the revised statutes concerning ways.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. In all cases where application has been made to the county commissioners for a jury to assess damages, as provided in chapter eighteen of the revised statutes, they shall appoint a person well versed in law to preside at the view and hearing; and if from any cause he does not attend at the time and place appointed therefor, the officer who summoned the jury, shall adjourn the view and hearing, till such person does attend or another is appointed and attends in his place; and the person so presiding, in addition to the duties prescribed in section twelve of said chapter, shall make a certified report of the evidence introduced before him and return the same to the court.

SECT.  $\mathbf{2}$ . Section thirteen of said chapter, is so amended that Sec. 13, ch. 18, the supreme judicial court shall receive said verdict and the certificate and report of the person presiding; either party interested therein may file a written motion to set aside said verdict, for the same causes that a verdict rendered in court may be set aside; the court shall hear any competent evidence relating to the same, adjudicate thereon, and confirm the verdict, or set it aside for good oertificate, &c. cause, reserving the right to except as in other cases.

Approved February 21, 1866.

Co. commissioners to appoint person to preside at views and hearing for assessment of damages. In case of nonattendance of same, officer to adjourn hearing. Certified report of evidence to be returned to court.

R.S., amended.

Proceedings in court relating to verdiot.

Chapter 40.

#### An act relating to guide posts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Towns shall erect and maintain, within their respective limits, guide posts at all crossings of public highways, and where one public highway enters another such way; and for any neglect herein, shall be subject to indictment and fine, not exceeding fifty dollars.

Section seventy-three of chapter eighteen of the re-SECT. 2. vised statutes is hereby repealed.

Approved February 21, 1866.

Towns required to maintain guide posts at crossing of ways. Penalty for neglect.

Sec. 73, ch. 18, R. S., repealed.

23Снар. 39.