MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FIFTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE.

1872.

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

AUGUSTA:

SPRAGUE, OWEN & NASH, PRINTERS TO THE STATE. 1872.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1872.

Снар. 41.

Repair of bridges and abutments for crossings.

or transportation of them. The corporation making such crossing is liable for damages occasioned by it in an action on the case. Bridges and their abutments constructed for a crossing of any way, are to be kept in repair by the corporation, or persons or parties running trains on any railroad crossing a highway or town The municipal officers of any city or town may give notice in writing to such persons, parties or corporations that a bridge required at such crossing has not been erected, or is out of repair and not safe and convenient, within the requirements of section forty, chapter eighteen of the revised statutes, or that the crossing of any such highway or town way passing such railroad at grade within their respective cities or towns is not made or maintained safe and convenient as required by section forty aforesaid; and it shall be the duty of such persons, parties or corporations to erect or repair such bridge, or make such crossing safe and convenient as aforesaid, within ten days from the service of said notice; and if they neglect so to do, any one of said municipal officers may apply to any justice of the supreme judicial court, in term time or vacation, to compel such persons, parties or corporations to erect or repair such bridge or make such crossing as aforesaid; and after hearing, such justice or court may make any order thereon the public convenience and safety may require, and compel the respondents to comply therewith by injunction.

Approved February 27, 1872.

Chapter 41.

An act additional to chapter ninety of the revised statutes in relation to the redemption of mortgages of real estate.

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

The provisions of section sixteen of chapter ninety of the revised statutes shall apply to cases where the mortgagee or person claiming under him has commenced proceedings for foreclosure, under the third section of same chapter, when it appears that there is no tenant, agent or attorney in possession upon whom service can be made.

Approved February 27, 1872.

R. S., chap. 90, sect. 16, relating to redemption of real estate where mortgagee is out of the state, amended.