

ACTS AND RESOLVES

OF THE

SIXTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1893.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

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PUBLIC LAWS

OF THE

4

STATE OF MAINE.

1893.

HIGHWAY DITCHES AND DRAINS-TELEPHONE COMPANIES.

Chapter 153.

An Act relating to Highway Ditches and Drains.

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

SECT. 1. The municipal officers of a town may at the Towns may conexpense of the town construct ditches and drains to carry water away from any highway or road therein, and over or through any lands of persons or corporations when they deem it necessary for public convenience or for the proper care of such highway or road, provided that no such ditch or drain shall pass under nor within twenty feet of any dwelling house without the consent of the owner thereof. Such ditches or drains shall be under the control of said municipal officers and willful interference therewith shall be punished as is provided by statute for obstruction in a traveled road. If such town does not maintain and keep in repair such ditches and _liability for drains, the owner or occupant of the lands through or over kept in repair. which they pass, may have his action against the town for damages thereby sustained.

SECT. 2. Before land is so taken, notice shall be given Notice s and damages assessed and paid therefor as is provided for the damages assessed before as is provided for the damages assessed before as a set of the damages as a set location of town ways.

Approved February 16, 1893.

struct ditches and drains through lands of persons and corporations.

-shall be under control of municipal officers.

damages if not

be land is taken.

Chapter 154.

An Act to amend chapter six, section fifty-two of the Revised Statutes, relating to taxes on Telephone Companies.

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

SECT. 1. Section fifty-two of chapter six of the revised statutes is hereby amended, so as to read as follows:

'SECT. 52. Every telephone corporation, company or person doing business within the state, shall annually pay into the state treasury a tax of two and one-half per cent on the value of any telephone line owned by said corporation, company or person, within the state, including all poles, wires, insulators, transmitters, telephones, batteries, instruments, telephonic apparatus and office furniture; and also a

Sec. 52, ch. 6, R. S., amended.

State taxation of telephone companies.

Снар. 153

CHAP. 155 tax of two and one-half per cent on the value of any such telephones or other telephonic apparatus of any description used but not owned by such corporation, company or person, and under lease from or subject to the payment of a royalty for its use to any corporation or person beyond the limits of this state.'

SECT. 2. This act shall take effect when approved.

Approved February 16, 1893.

Chapter 155.

An Act in relation to the collection of Taxes.

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

Sec. 182, ch. 6, R. S., amended.

Collector of town, and treasurer who is collector, may issue warrant to sheriff to collect taxes.

—form of warrant.

-when returnable.

Section one hundred and eighty-two of chapter six of the revised statutes is hereby amended by prefixing thereto the following words: 'The collector of taxes of any town and,' so that said section when thus amended, shall read as follows:

'SECT. 182. The collector of taxes of any town and the treasurer of any town who is also a collector, may issue his warrant to the sheriff of any county, or his deputy or to a constable of his town, directing him to distrain the person or property of any person delinquent in paying his taxes after the expiration of the time fixed for payment by vote of the town, which warrant shall be of the same tenor as that prescribed to be issued by municipal officers or assessors to collector or treasurer issuing the same in thirty, sixty or ninety days.'

Approved February 16, 1893.

178