MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

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.

AUGUSTA:
BURLEIGH & FLYNT, PRINTERS TO THE STATE.
1893.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1893.

Снар. 543

Chapter 543.

An Act amendatory to Chapter five hundred six, Section thirty four, Paragraph eleven of the Special Laws of eighteen hundred eighty-nine, relating to the charter of the city of Deering.

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

Sec. 84, ch. 506, Specia: Laws, 1889, smended. Paragraph eleven of section thirty-four of chapter five hundred six of the special laws of eighteen hundred eighty-nine, is hereby amended by adding after the word "large" in the last line thereof the following words, 'provided that the additional cost of any sewer which shall be built of larger size than may be necessary for sewerage, at the time when built in order to provide a trunk line for lateral or other sewers to be subsequently built; and which shall directly or indirectly empty into said sewer, shall be paid by the city, and such cost shall be added proportionally, as shall be estimated by the city council, to the cost of such lateral or other sewers as they shall be built; and the amounts thereof shall be assessed as herein provided,' so that said paragraph as amended, shall read as follows:

When lots are not benefited, assessments may be suspended.

ments shall be made.

When lots and parcels of land adjoining streets where sewers are laid, receive no immediate benefit from said drains or sewers constructed and completed in accordance with the provisions of this section, the city council may suspend the enforcement of the assessment till said lots or parts thereof, are sufficiently improved for building purposes, and the amounts of the assessments shall be filed by the city treasurer as assets of the city; but it shall not be lawful, under this section, for the city council or agents thereof, to assess more than one-third of the cost of constructing any drain or sewer or any part thereof upon the tax payers of the city at large, provided, that the additional cost of any sewer which shall be built of larger size than may be necessary for sewerage, at the time when built, in order to provide a trunk line for lateral or other sowers to be subsequently built, and which shall directly or indirectly empty into said sewer, shall be paid by the city, and such cost shall be added proportionally, as shall be estimated by the city council, to the cost of such lateral or other sewers as they shall be built, and the amounts thereof shall be assessed as herein provided,'

Approved March 21, 1803.