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

SEVENTY-FOURTH LEGISLATURE

OF THE

STATE OF MAINE

1909

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

AUGUSTA
KENNEBEC JOURNAL PRINT
1909

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-fourth Legislature

1909

Снар. 46

Chapter 46.

An Act to provide for the attesting of Public Records, Deeds and other Instruments.

Be it enacted by the People of the State of Maine, as follows:

Records may be attested by the volume. The records of the registers of deeds and of the registers of probate, in the several counties, may be attested by the volume, and it shall be deemed to be a sufficient attestation of such records when each volume thereof bears the attest with the written signature of the register or other person authorized by law to attest such records.

Approved March 5, 1909.

Chapter 47.

An Act to amend Section two of Chapter one hundred and eighty-eight of the Public Laws of nineteen hundred and seven, to enable cities to assess taxes for Street Sprinkling.

Be it enacted by the People of the State of Maine, as follows:

Section 2 chapter 188, public laws, 1907, amended.

Street sprinkling at expense of abutters, in whole or in part.

—expense, how estimated and assessed.

—assessment of street railroads. Section two of chapter one hundred and eighty-eight of the public laws of nineteen hundred and seven, is hereby amended by striking out all of said section and inserting therefor the following:

'Section 2. If a city determines that streets or certain streets or portions of streets shall be sprinkled in whole or in part at the expense of the abutters thereon such expense for sprinkling for a municipal year and the proportions thereof to be borne by abutters shall be determined by the municipal officers who after such notice as they may order shall view the abutting estates, and after hearing determine the amount to be assessed on estates abutting on such streets in proportion to the benefits secured to such abutting estates by such sprinkling. Provided, however, that if horse railroads or street railroads are operated upon such public ways or portions thereof as said city may determine to sprinkle at the expense of the abutters said railroads shall be assessed on the amount of space included between the outer rails and one foot beyond on each side extended such distance as such railroads operate on said way or portion thereof to be sprinkled, at the same proportionate rate as said space bears to the amount assessed in the whole space included within said limits of said public way and provided further that the provisions of this bill as to sprinkling streets shall not apply