

#### 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

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## PUBLIC LAWS

OF THE

# STATE OF MAINE

As Passed by the Seventy-fourth Legislature

### 1909

have had experience in the management and operation of railroads. Said board shall be provided with an office and suitable rooms for hearing in which its records shall be kept; the board -shall keep may expend a sum not exceeding five thousand dollars annually in procuring necessary books, maps, stationery and statistics, tures. and in defraving expenses, incidental and necessary to the discharge of its duties and procuring the assistance of a mechanical expert in the examination of iron bridges. A statement of such expenses shall accompany its annual report. Said board shall also have a clerk and an assistant clerk, both of whom shall be appointed by the governor on the recommendation of the board. The clerk shall keep a full and minute record of the proceedings of the board; the assistant clerk shall assist the clerk in the performance of his duties, and in the absence of the clerk shall have the same powers as the clerk. clerk.'

Approved March 24, 1909.

#### Chapter 142.

An Act to amend Chapter thirty-four of the Public Laws of nineteen hundred and nine, relating to the Protection of Trees and Shrubs from the Introduction and Ravages of Dangerous Insects and Diseases.

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

Section nine of chapter thirty-four of the public laws of nineteen hundred and nine is hereby repealed.

Approved March 24, 1909.

#### Chapter 143.

An Act to amend Section eighty-nine of Chapter four of the Revised Statutes, relating to taking Land for certain Municipal Purposes.

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

Section eighty-nine of chapter four of the revised statutes section 89, is hereby amended by inserting after the word "squares" in the seventh line thereof the following, 'buildings for municipal purposes,' so that said section, as amended, shall read as follows:

'Section 89. Any city or town, containing more than one thousand inhabitants, upon petition in writing signed by at towns least thirty of its taxpaying citizens, directed to the municipal officers, describing the land to be taken as hereinafter pro-squares and vided, and the names of the owners thereof so far as they are braries, etc.

Cities and larger may, on petition, take land

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chapter 4, R. S.,

amended.

chapter 34, public laws, 1909, 1909, re-pealed.

Section 9,

-appointment and duties of clerk and assistant

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Снар. 142

record. -expendi-