

1904

Road Repair Tax for 1904 Penobscot County

State of Maine

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13

Road Repair Tax for 1904

ENOBSHOT COUNTY



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STATE OF MAINE.

Penobscot, ss.

Court of County Commissioners.
October Term, A. D. 1903.

Whereas, the County Commissioners of said Penobscot County did in the month of September A. D. 1903, make an inspection of all County roads and other roads originally located as town roads, in unincorporated townships and tracts of land in said Penobscot County as required by Section 80 of chapter 6 of the Revised Statutes, in order to make an estimate of the amount needed to put said roads in repair so far as to be safe and convenient for public travel.

Now, therefore, the said County Commissioners upon due inspection as aforesaid adjudge and estimate that the amount needed to put the roads aforesaid in repair in the several townships hereafter named, so that the same shall be safe and convenient for public travel is as follows:

Webster Plantation	\$159.67
Township No. 3 Range N. W. P. (Seboeis Pl.)	152.73
Township No. 2 Range 6 W. E. L. S.	300.08
Township No. A Range 7 Do.	253.92
“ No. 1 “ 1 “	249.27
“ No. 2 “ 7 “	110.20
“ No 2 N. D. B. P. P.	315.12
“ No. 1 “ (Sum- mit)	154.28

And the said Commissioners do now on this 30th day of December, A. D. 1903, being the 61st day of the October Term of Court, further consider and adjudge that the aforesaid sums shall be wholly assessed upon the respective townships according to the estimate made as aforesaid for the purpose aforesaid and no part thereof upon the said County of Penobscot, because the same will not be unreasonably burdensome to the owners of the townships.

WEBSTER PLANTATION.

And the said Commissioners having estimated that the sum of One hundred and fifty-nine dollars and sixty-seven cents

(159.67) is needed to put the said roads in repair as aforesaid in the township or tract of land known as Webster Plantation; they do further consider and adjudge that said sum of One hundred and fifty-nine dollars and sixty-seven cents (159.67) shall be and is hereby assessed upon Webster Plantation.

That said Webster Plantation contains twenty-one thousand (21,000) acres in various subdivisions and that the land contained in said subdivisions is of different and unequal value. That the total value of land in said plantation is Fourteen Thousand Five Hundred and fifteen (14,515.00) dollars so that said tax, to wit, said assessment on said Webster Plantation is Eleven mills on each and every dollar of said valuation.

And said Commissioners have made the following divisions of the land within said Webster Plantation, conforming as nearly as convenient to known division and separate ownerships, and assess upon each of said divisions a sum proportionate to the value thereof. Said divisions and the assessment on each being as follows:

Resident Owners	Description .	No. Acres . .	Value	Amount
Smith Loren	Homestead	200	2.20	
Smith Otis	"	60	.66	
Smith Frank	"	50	.55	
Smith Reuben	"	50	.55	
Stinson Wm.	"	35	.38	
Tucker Samuel	"	200	2.20	
Downs Simpson	"	125	1.38	
Cole Joseph	"	200	2.20	
Worster Albert	"	100	1.10	
Worster C. C.	"	25	.27	
Worster French	"	50	.55	
Worster Sewall	"	40	.44	
Lamb W. H.	"	300	3.30	
Ogden William	"	125	1.38	
Leighton A. S.	"	1300	14.30	
Olson Carl	"	300	3.30	
Patch A. A.	"	1500	16.50	
Nelson Dan'l	"	50	.55	

NON RESIDENT OWNERS.

Webber John P. & Son or unknown, east half of township excepting land sold to settlers and land of W. C. Butterfield, nine thousand two hundred and ninety-five (9295) acres valued at Three thousand seven hundred and eighteen (3718) dollars.

Amount assessed \$40.90

Butterfield Jerome, west half of township eleven thousand four hundred (11,400) acres (including one thousand acres formerly taxed to John Webber) valued at Five thousand seven hundred (5700) dollars.

Amount assessed 62.70

Butterfield Thomas N., lot on Lucy Cove ridge west of Brockway tract in Prentiss and between west line of Prentiss and Mattagoodus Stream, bought of F. Shaw & others, One hundred and seventy-five (175) acres valued at eighty-seven (87) dollars.

Amount assessed .95

Worster R. S., lot of land fifty acres valued at one hundred and fifty dollars.

Amount assessed 1.65

Lyons Everett, lot of land twenty-five acres valued at twenty-five dollars.

Amount assessed .27

Blanchard A. A., lot of land one hundred acres valued at one hundred and fifty (150) dollars.

Amount assessed 1.65

TOWNSHIP NO. 3, RANGE 8 N. W. P.

(Seboeis Plantation)

And said Commissioners having estimated as aforesaid that the sum of One hundred and fifty-two dollars and seventy-three cents (152.73) is needed to put the roads in repair as aforesaid in said township or tract of land, known as number three, range eight north of the Waldo patent in said County, called Seboeis Plantation, and they do further consider and adjudge that said sum of one hundred and fifty-two dollars and seventy-three (152.73) cents shall be and hereby is assessed upon said township number three, range eight N. W. P., called Seboeis Plantation. That said

towship contains Twenty-two thousand and forty (22,040) acres in various subdivisions, and that the land contained in said subdivisions is of different and unequal value, that the total value of the land in said plantation is thirty thousand and five hundred and forty-seven (30,547.00) dollars, so that said tax, to wit, said assessment on said township number three, range 8 N. W. P. is five mills on each and every dollar of said valuation.

And said Commissioners have made the following divisions of the lands within said township number three, range eight, N. W. P. conforming as near as convenient to known divisions and separate ownerships, and assess upon each of said divisions a sum proportionate to the value thereof, said divisions and the assessment on each being as follows:

Resident Owners	Description	No. Acres..	Value	Amount
Blood Geo.	Homestead	110	200	1.00
Smart E. L.	"	280	896	4.48
Smart L. B.	"	220	810	4.05
Dugan O. L.	"	450	450	2.25
Smart C. L.	"	102	500	2.50
Smart J. E. Jr.	"	1	200	1.00
Bickford A. W.		1	200	1.00
Smart W. O.		12	450	2.25
Smart T. S.		14	200	1.00
Templeton Enoch			300	1.50
Bunker Geo.			400	2.00
Davis F. H. & J. W			1800	9.00
Brown Will			25	.12
Smart J. E.		86	550	2.75

NON RESIDENT OWNERS.

Pierce Bros. or unknown, land in east half of township lying between Seboeis Stream and center line of said township, one thousand and six hundred (1600) acres, valued at sixteen hundred (1600) dollars.

Amount assessed 8.00

Conant Charlotte H. and Martha or unknown, one undivided sixth of west half of township known as the Pickering tract, one thousand eight hundred

and thirty-even (1837) acres, valued at one thousand eight hundred and thirty-seven (1837) dollars.

Amount assessed 9.19

Pickering Geo. W. and Jennie B. and Lucy Griffin or unknown, undivided five sixths of west half of township known as the Pickering tract, nine thousand one hundred and eighty-three acres, valued at nine thousand one hundred and eighty-three (9183) dollars.

Amount assessed 45.91

Owners unknown all that part of east part of township taxed to others excepting the Public lots and not containing any great pond said tract being known as the Parson's estate, seven thousand (7000) acres, valued at eight thousand seven hundred and fifty (8750) dollars.

Amount assessed 43.75

Owners unknown undivided half of lot 5 R. 5 5 range 6, and 5 range 7, one hundred and sixty (160) acres, valued one hundred and ninety-six (196) dollars.

Amt. assessed .98

Canadian Pacific Rail Road Co. one station valued at four hundred dollars, one section house valued at one hundred (100) dollars. Tank and buildings valued at five hundred (500) dollars making a valuation of one thousand dollars.

Amt. assessed 5.00

J. H. McGregor or unknown, sporting house & stable valued at one thousand dollars.

Amt. assessed 5.00

Township No. 2, Range 6 W. E. L. S.

And said Commissioners having estimated as aforesaid that the sum of three hundred dollars and eight cents is needed to put the roads in repair as aforesaid in the township or tract of land known as the township of No. 2 range 6, west from the east line of the State in said County, they do further consider and adjudge that said sum of three hundred dollars and eight cents shall be and hereby is assessed upon said township No 2, range 6 W. E. L. S.: that said township No. 2, range 6 W. E. L. S. contains twenty-three thousand and eighty-

three acres, and that said twenty-three thousand and eighty-three acres are each of the same and equal value so that said tax, to wit, said assessment on said township No. 2, range 6 W. E. L. S. is thirteen mills on each and every acre of the twenty-three thousand eighty-three acres in said township aforesaid. There are no known divisions in said township.

Amt. assessed 300.08

TOWNSHIP NO. ONE RANGE SEVEN
W. E. L. S.

And said Commissioners having estimated as aforesaid that the sum of two hundred and forty-nine dollars and twenty-seven cents is needed to put the roads in repair as aforesaid in the township or tract of land known as number one, range seven west from the east line of the State in said County, they do further consider and adjudge that said sum of two hundred and forty-nine dollars and twenty-seven cents shall be and hereby is assessed upon said township number one, range seven W. E. L. S., that said township contains twenty-three thousand seven hundred and forty acres and that said twenty-three thousand seven hundred and forty acres are each of the same and equal value, so that said tax, to wit, said assessment on said township number one, range seven W. E. L. S. is ten and one half mills on each and every acre of the twenty-three thousand seven hundred and forty acres in said township. There are no known divisions in said township.

Amt. assessed 249.27

TOWNSHIP NO. 2, R. 7, W. E. L. S.

And said Commissioners having estimated as aforesaid that the sum of one hundred and ten dollars and twenty cents is needed to put the roads in repair as aforesaid in the township or tract of land known as township No. 2, Range seven, west from the east line of the State in said County, they do further consider and adjudge that said sum of one hundred and ten dollars and twenty cents shall be and hereby is assessed upon said township number two, range

seven W. E. L. S., that said township contains twenty-two thousand and forty acres and that said twenty-two thousand and forty acres are each of the same and equal value, so that said tax, to wit: said assessment on said township number two, range seven W. E. L. S. is five mills on each and every acre of the said twenty-two thousand and forty acres in said township. There are no known divisions in said township.

Amt. assessed. 110.20

TOWNSHIP NO. ONE, N. D. B. P. P.
(Summit Plantation)

And said Commissioners having estimated as aforesaid that the sum of one hundred and fifty-four dollars and twenty-eight cents is needed to put the roads in repair as aforesaid in said township or tract of land known as number one north division Bingham Penobscot purchase, called Summit Plantation in said county, they do further consider and adjudge that said sum of one hundred and fifty-four dollars and twenty-eight cents shall be and hereby is assessed upon said township number one, North Division Bingham Penobscot purchase. That said township contains twenty-two thousand and forty acres, that the land contained in said township is of the same and equal value, so that said tax, to wit: said assessment on said township number one Northern Division Bingham Penobscot purchase, called Summit Plantation, is seven mills on each and every acre of said twenty-two thousand and forty acres in said township. There are no known divisions in said township.

Amt. assessed, 154.28

TOWNSHIP NUMBER A, RANGE SEVEN.

And said Commissioners having estimated as aforesaid the sum of two hundred and fifty-three dollars and ninety-two cents (253.92) is needed to put the roads in repair as aforesaid in the township or tract of land known as township A, range seven, westerly from the east line of the State in said County, they do further consider and adjudge that said sum of two hundred and fifty-three dol-

lars and ninety-two cents (253.92) shall be and hereby is assessed upon said township A, range seven W. E. L. S., that said township contains twenty-two thousand and eighty acres (22080) and that said twenty-two thousand and eighty acres (22080) are each of the same and equal value so that said tax, to wit, said assessment on said township A, range seven W. E. L. S. is eleven and five-tenths mills (11 5-10) on each and every acre of the twenty-two thousand and eighty acres (22080) in said township; and the said Commissioners have made the following divisions of the land in said township A, range seven W. E. L. S., conforming as nearly as may be convenient to known divisions and separate ownerships, and assess upon each of said divisions a sum proportionate to the value thereof, to wit: according to the number of acres each contains; each and every acre in said township A, range seven W. E. L. S. being adjudged by said Commissioners to be of equal and uniform value with every other acre in said township.

Fisk Benj. N. or unknown: lot of land described as follows: beginning on the west line of Medway south of and near the east branch of Penobscot river, thence west one hundred and sixty rods (160) thence south one hundred rods, thence one hundred and sixty rods to the town line, thence north one hundred rods to the place begun at.

Acres.	Amount
100	1.15

Fisk Mary A. or unknown, land east of east branch of Penobscot river being all of that part of said township east of said branch of Penobscot river.

Acres	Amt.
34	.39

Wiley Mrs. A. or unknown, north half of lot nine south of west branch of Penobscot river.

Acres	Amt.
250	2.87

Powers Mrs. Millie M. or unknown, south half of lot number nine south of west branch of Penobscot river.

Acres	Amt.
250	2.87

Ingalls Wm. or unknown: Land bounded and described as follows: Commencing at a point 180 rods up the west branch, thence northerly to Schoodic stream. Such a course as to enclose 300 acres excepting 100 acres east side deeded.

Acres Amt.

200 2.30

Powers Eugenie A. Land described as follows: Commencing at a point 100 rods up the west branch from the mouth of Schoodic stream thence north 7 degrees east one hundred and sixty-five rods, north 45 degrees east seventy rods to Schoodic stream, thence south 6 degrees west and by Schoodic stream to mouth of Schoodic stream, thence up the west branch to place begun at.

Acres Amt.

100 1.15

Rice James, Watson lot (so called) commencing below the mouth of Jerry brook on north bend of west branch of Penobscot river, thence north 160 rods, thence east 70 rods, thence south to the west branch, thence up river to point begun at.

Acres Amt.

70 .80

Powers John W. Lot of land described as follows: Commencing 24 rods up the east bank of Schoodic stream, thence east 184 rods, thence south 160 rods, thence west 200 rods to river and stream to point begun at.

Acres Amt.

200 2.30

Holyoke F. H. East half of township, excepting public lots taxed to settlers.

Acres Amt.

9746 112.07

Webber Chas. P. 1-3 part of west half of township, excepting lots taxed to settlers.

Acres Amt.

3710 42.67

Cassidy John. 1-3 part of west half of township, excepting lots taxed to settlers.

Acres Amt.

3710 42.67

Davis L. A. 1-3 part of township, excepting lots taxed to settlers.

Acres Amt.

3710 42.67

TOWNSHIP NO. 2, N. D. B. P. P.,
GRAND FALLS PLANTATION.

And said Commissioners having estimated that the sum of three hundred and fifteen dollars and twelve cents (315.12) is needed to put the roads in repair as aforesaid in the township or tract of land known as township No. 2, North Division Bingham's Penobscot Purchase, in said county, called Grand Falls Plantation, they do further consider and adjudge that the sum of three hundred and fifteen dollars and twelve cents (315.12) shall be and hereby is assessed upon said township No. 2, called Grand Falls Plantation. That said plantation contains twenty-two thousand and forty acres in various subdivisions and that the land contained in said subdivisions is of different and unequal value, that the total value of the land in said plantation is forty-five thousand and eighteen dollars (45018) so that said tax, to wit, said assessment on said Grand Falls Plantation is seven mills on each and every dollar of said valuation; and said Commissioners have made the following divisions of the lands within said Grand Falls Plantation conforming as nearly as convenient to known divisions and separate ownerships, and assess upon each of said divisions a sum proportionate to the value thereof, said divisions and the assessment on each being as follows:

Resident Owners	Description	No. Acres . .	Value	Amount
Bowers Freeland		110	170	1.19
Briggs James		10	120	.84
Danforth Wilbur F.		130	260	1.82
Folsom A. T		75	150	1.05
Folsom J. Warren		78	156	1.09
Folsom Mrs. Joseph		60	120	.84
Harriman Daniel		75	150	1.05
Hathaway Sam'l F.		40	130	.91
Littlefield Nancy		100	200	1.40
Moore P. B.		60	120	.84
Myrick John		130	264	1.85

Stickney Joseph	90	180	1.26
Sibly John	60	120	.84

Non Res. Owners	Acres	Val	Am't
Lord G. W. & G. A.	33	100	.70
Sibly Peter	60	120	.84
Turner M. F.	60	120	.84
Bradbury A. W.	120	240	1.68
Morrison & Gilman or unknown	60	120	.84
Page A. C.	47	94	.66
Holyoke F. H. & Caleb	1442	2884	20.19
Philbrick Geo. W.	122	244	1.71
Prentiss Heirs, H. M. & S. R. Prea tiss	7225	14450	101.15
Giles & Haggerty	9220	18440	129.08
Porter Rose B. and Porter Rhoda J. & Mary S.	90	180	1.26
Porter Rhoda J. & Mary S.	199	398	2.78
Porter Thomas W., estate of	454	908	6.35
Webber J. P. & Son	2290	4580	32.06

And said Commissioners deem the sums assessed upon the several townships and plantations aforesaid, for repairs of roads, to be necessary for the purpose of such repairs, and do consider and adjudge that all said sums shall be respectively expended on highways in the townships for which they are severally assessed within one year from the date hereof.

And said Commissioners hereby appoint agents to superintend the expenditure of the sums assessed as aforesaid within the several townships as follows:

In Webster Plantation, A. S. Leighton.

In Township No. 3, R. N. W. P. (Seboeis) Chas. L. Smart.

In Township No. 2, R. 6, W. E. L. S., R. N. McClure.

In Township A, R. 7, W. E. L. S., Alvarus Hathaway.

In Township 1, R. 7, W. E. L. S., Alvarus Hathaway.

In Township 2, R. 7, W. E. L. S., Alvarus Hathaway.

In Township No. 2, N. D. B. P. P., Charles M. Applebee.

In Township No. 1, N. D. B. P. P., Summit, Levi B. Edgecomb.

And said agents are required to give bond to the treasurer of said County with sureties to be approved by the County Commissioners of said County, to expend the money faithfully within their several limits, and to expend the amount assessed upon each township or plantation within the limits thereof, and render an account thereof on demand. And if by the fifteenth day of June A. D. 1904, the owners of said lands fail to repair the roads within their respective townships to the acceptance of the County Commissioners of said County after examination by one or more of their board, the agents aforesaid shall proceed immediately thereafter to repair the same.

Dated at Bangor this 30th day of December A. D. 1903, being the 61st day of the regular session of said County Commissioners Court, begun and holden on the first Tuesday of October, A. D. 1903.

C. L. Hathaway,
Bisbee B. Merrill,
W. R. Clark,

County Commissioners for Penobscot County.

Attest: CHAS. F. SWEET, Clerk.

A true copy.

