**Laws to Repeal**

**~~54-1231. Public surveying -- Assessment of damages for entry.~~** ~~If the parties~~

~~interested cannot agree upon the amount to be paid for damages caused thereby, either of them may petition the district court in the county in which the land is situated, which court shall appoint a time for a hearing as soon as may be, and order at least twenty (20) days' notice to be given to all parties interested, and, with or without a view of the premises, as the court may determine, hear the parties and their witnesses and assess damages. [(54-1231) 1919, ch. 31, sec.~~

~~2, p. 112; C.S., sec. 2244; I.C.A., sec. 53-2310.]~~

**~~54-1232. Public surveying -- Tender of damages for entry.~~** ~~The person so entering upon land may tender to the injured party damages therefor, and if, in case of petition or complaint to the court, the damages finally assessed do not exceed the amount tendered, the person entering shall recover costs; otherwise the prevailing party shall recover costs. [(54-1232) 1919, ch. 31, sec. 3, p. 112; C.S., sec. 2245; I.C.A., sec. 53-2311.]~~

**~~54-1233. Public surveying -- Costs of assessment of damages.~~** ~~The costs to be allowed in all such cases shall be the same as allowed according to the rules of the court, and provisions of law relating thereto. [(54-1233) 1919, ch. 31, sec. 4, p. 112; C.S., sec. 2246; I.C.A., sec.~~

~~53-2312.]~~