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1883

Amending sections forty-four of an act entitled "An act to provide for the assessment and collection of revenue, and to repeal certain acts in relation thereto," approved March 20th 1877.

Colorado General Assembly

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in such fight, and any person who shall act as aider or abettor, backer, umpire, second, or assistant, at such fight, or in preparation for such fight, or shall in any manner whatever promote such fight, shall, upon conviction thereof, be deemed guilty of a felony and punished by confinement in the penitentiary not less than two years Penator. nor more than ten years.

SEC. 2. That said chapter and act be further amended by adding a new section thereto, to be known as section three, to wit:

Section 3. Any person who shall agree in this State Leaving state, sto. to fight out of this State, or shall train in this State to for purpose of fight out of this State, or shall go or attempt to go out of this State to fight in any other State, place or territory, or being in this State shall in any way or manner, aid, abet or assist to fight or attempt to fight out of this State what is commonly called a prize fight shall be deemed guilty of a felony, and upon conviction thereof, be pun-^{Peualty}. ished by imprisonment in the penitentiary for a term not less than two nor more than five years.

Approved February 11, 1887.

AN ACT

AMENDING SECTIONS FORTY-FOUR OF AN ACT ENTITLED "AN ACT TO PROVIDE FOR THE ASSESSMENT AND COLLECTION OF REVENUE, AND TO REPEAL CERTAIN ACTS IN RELATION THERETO," APPROVED MARCH 20th 1877.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. That section forty-four of an act entitled "An Act to provide for the assessment and collection of revenue, and to repeal certain acts in relation thereto," approved March 20th 1877, is hereby amended so as to read as follows to wit: Section 44. On or before the first day mit statement to county clerk.

comply with law penalty,

Rate of tax.

Auditor shall trans of September in each year, the State auditor shall transmit to the clerk of each county a statement of the changes, if any, which have been made in the assessments, and the rate of taxes which is to be levied and collected within his county; which, however, shall not exceed three mills on the dollar of valuation, and when the board fixes no different rate or if for any reason the board fails to sit, or the county clerk should fail to receive the statement of the rate of tax ordered by them, that rate shall be deemed to be levied; and the clerk of each county in making up the tax list required by this act shall compute and carry out in the proper column a State tax at the rate aforesaid: Provided, however, that for the years 1883 and Rate of tax for 1833 1884, and annually thereafter, the rate of taxation shall, and 1884, and annually thereafter, the rate of taxation shall, mully thereafter. for State purposes, be three and one-half mills on the dollar, and for the purpose of establishing a fund for a capitol building, one-half of one mill on the dollar, unless the State board of equalization shall fix a lower rate. Fature of clerk to Any clerk failing herein may be fined in any sum not less than five hundred nor more than three thousand dollars, to be recovered by action of debt in the name of the people of the State of Colorado, in any court of competent jurisdiction.

Approved March 8, 1887.

AMENDING SECTION SIXTY-THREE (63) OF CHAPTER EIGHTY-SEVEN (87) OF THE GEN-ERAL LAWS OF THE STATE OF COLO-RADO. ENTITLED. "REVENUE."

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. That section sixty-three (63) of chapter eighty-seven (87) of the general laws of the State of Colorado, entitled "Revenue," be and is hereby amended to read

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