same manner as taxes are ordinarily collected, or by a bill in equity, at the instance of the Treasurer, for the enforcement of such lien. The procedure in such cases shall conform to that provided in Section 177N of this Article.

177k. Whenever any owner of property in Montgomery county shall have opened, laid out or graded any avenue or road for the public convenience, and is willing to dedicate the same to public uses, by a good and sufficient deed duly delivered and presented for record, the said County Commissioners are authorized to accept the same, if, in their opinion, the same be necessary and convenient for public use, and upon such acceptance, which shall be endorsed upon and recorded with the deed, said avenue or road shall be kept in good order and repair as the county roads; provided, however, that said road shall not be less than thirty feet in width, and duly and properly graded, in the judgment of the said County Commissioners; and provided, further, that a plat of the road so dedicated shall be furnished with and made a part of said deed and recorded therewith, and a duplicate plat shall be furnished for preservation among the records of the said County Commissioners.

177L. Whenever any road shall have been in use by the public for twenty years, though the same may never have been condemned or granted as a public highway, the said County Commissioners, if they deem public necessity requires the adoption of the same as such, shall declare the said road to be a public highway, with full power to relocate and straighten the same, in their discretion, and shall publish a notice to that effect once a week for two successive weeks in one or more newspapers published in Montgomery county; provided, said road shall not be less than thirty feet in width; and said County Commissioners shall cause a description and plat of said road to be made and recorded or filed among their records, and thereafter such road so declared to be a public highway shall be kept in good order and repair, as other county roads.

177M. Whenever any doubt exists as to the proper location or width of a county road, the said County Commissioners may cause the same to be surveyed by the County Surveyor and a description and plat made thereof and recorded or filed among their records, which said description and plat shall be deemed official and prima facie correct by said County Commissioners and in the Courts of this State until and unless the contrary be proven. Whenever possible, such description shall be made by reference to the original description of said road when the same was acquired by grant or condemnation, if such description can be found, but if same cannot be found, then such de-