

~~(2)--An--electric--railroad--company--for--its operation--or--the--maintenance--of--its--roadbed--and--overhead construction,--but--all--necessary--repairs--and--the--maintenance of--its--roadbed,--including--the--area--within--2--feet--of--each side--of--the--tracks,--shall--be--performed--to--the--satisfaction of--the--Administration--and--under--its--supervision.} THE ADMINISTRATION--MAY--APPLY--TO--THE--CIRCUIT--COURT--IN--THE SUBDIVISION--IN--WHICH--THE--VIOLATION--OCCURRED--OR--IS--THREATENED FOR--APPROPRIATE--INJUNCTIVE--RELIEF.~~

(c) [A permit is not required of:

(1) A municipal corporation, unless it otherwise is required by law to obtain one; or

(2) An electric railroad company for its operation or the maintenance of its roadbed and overhead construction, but all necessary repairs and the maintenance of its roadbed, including the area within 2 feet of each side of the tracks, shall be performed to the satisfaction of the Administration and under its supervision.] THE ADMINISTRATION MAY APPLY TO THE CIRCUIT COURT IN THE SUBDIVISION IN WHICH THE VIOLATION OCCURRED OR IS THREATENED FOR APPROPRIATE INJUNCTIVE RELIEF.

[(d) Any person who violates any provision of this section is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$100.]

~~(D)--THE--ADMINISTRATION--MAY--APPLY--TO--THE--CIRCUIT--COURT IN--THE--SUBDIVISION--IN--WHICH--THE--VIOLATION--OCCURRED--OR--IS THREATENED--FOR--APPROPRIATE--INJUNCTIVE--RELIEF.~~

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1981.

Approved May 19, 1981.

CHAPTER 515

(Senate Bill 134)

AN ACT concerning

State Income Tax - Adjustments - Federal Tax Changes

FOR the purpose of authorizing the State to continue certain federal income tax deductions for State income tax purposes, under certain conditions, for a certain period of time; and requiring the Comptroller to submit a report each year outlining certain changes in federal income tax laws.