

MAINE STATE LEGISLATURE

The following document is provided by the
LAW AND LEGISLATIVE DIGITAL LIBRARY
at the Maine State Law and Legislative Reference Library
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied
(searchable text may contain some errors and/or omissions)

ACTS AND RESOLVES

OF THE

SIXTY-NINTH LEGISLATURE

OF THE

STATE OF MAINE

1899.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820,
February 18, 1840, and March 16, 1842.

AUGUSTA
KENNEBEC JOURNAL PRINT
1899.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1899.

CHAP. 4

Chapter 4.

An Act to amend Paragraph four of Section one of Chapter seventy-one of the Revised Statutes, relating to licenses to sell Real Estate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 71,
amended.

Section 1. Paragraph four of section one of chapter seventy-one of the revised statutes is hereby amended by striking out the words "right of dower" in the fourth line and inserting in lieu thereof the following: 'right and title by descent in any real estate owned by him,' so that said paragraph, as amended, shall read as follows:

By husband
or guardian
of insane
wife.

'IV. Of a husband or guardian of an insane wife resident in the county, to sell, on such terms and conditions as the judge thinks proper, for a sufficient consideration, any real estate held by him in right of his wife, or any of her right and title by descent in any real estate owned by him.'

Section 2. This act shall take effect when approved.

Approved February 10, 1899.

Chapter 5.

An Act to prevent the wearing of Spiked Boots or Shoes in public places.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Wearing of
spiked
boots and
shoes in
public
places,
forbidden.

Section 1. No person wearing boots or shoes with spikes or calks in the sole or heel thereof shall enter any public building, hotel, depot, railway car or steamboat, without special permission from the owner, lessee, person in charge thereof, or some officer, agent or servant of either of them, or having entered, shall remain therein after having been requested to leave such public building, hotel, depot, railway car or steamboat, by the owner, lessee, person in charge thereof or some officer, agent or servant of either of them.

Penalty for
violation.

Section 2. Whoever violates either of the provisions of section one of this act shall, on complaint and conviction be fined not less than one dollar nor more than ten dollars, but a person having entered as aforesaid without permission and remaining after having been requested to leave as above provided, shall only be convicted of violating one of the provisions of section one of this act.

Printed
copies of
act must

Section 3. No person shall be convicted of any offense under this act unless a printed copy of the same shall have been posted