THE
REVISED STATUTES
OF THE
STATE OF MAINE,
PASSED JANUARY 25, 1871;
TO WHICH ARE PREFIXED
THE CONSTITUTIONS
OF THE
UNITED STATES AND OF THE STATE OF MAINE:
WITH AN APPENDIX.

BY AUTHORITY OF THE LEGISLATURE.

PORTLAND:
PUBLISHED BY BAILEY & NOYES.
CHAPTER 119.

OFFENCES AGAINST HABITATIONS AND OTHER BUILDINGS.

SEC. 1. Arson of a dwellinghouse in the night and day time. Punishment.

SEC. 2. Arson of a dwellinghouse owned in whole or in part by himself. Punishment.


SEC. 5. Burning of produce, trees, and other property. Punishment.

SEC. 6. Wife liable though property burnt is her husband's.

SEC. 7. Burglary defined and punished.

SEC. 8. Breaking and entering a dwellinghouse in the day time, entering it in night time, breaking and entering other buildings and vessels. Punishment.


SEC. 1. Whoever willfully and maliciously sets fire to the dwellinghouse of another, or to any building adjoining thereto, or to any building owned by himself or another, with the intent to burn such dwellinghouse, and it is thereby burnt, in the night time, shall be punished with death. If he proves, and the jury find, that there was no person lawfully in such dwellinghouse at the time, or if the offence was committed in the day time, he shall be punished by imprisonment for life.

SEC. 2. Whoever willfully and maliciously sets fire to a dwellinghouse owned wholly or partly by himself, or to any other building owned by himself or another, with intent to burn such dwellinghouse, another person being lawfully therein, and it is thereby burnt, shall be punished by imprisonment for life.

SEC. 3. Whoever willfully and maliciously sets fire to any meeting house, court house, jail, town house, college, academy, or other building erected for public use, or to any store, shop, office, barn, or stable of another within the curtilage of a dwellinghouse, so that it is thereby endangered, and such public or other building is thereby burnt in the night time, shall be punished by imprisonment for life, or any term of years; but if such offence was committed in the day time, or without the curtilage of, and without endangering a dwellinghouse, by imprisonment not less than one, nor more than ten years.

SEC. 4. Whoever willfully and maliciously burns any building of another not mentioned in the preceding section, or any vessel, bridge, lock, dam, or flume, of another, shall be punished by imprisonment not less than one, nor more than ten years.

SEC. 5. Whoever willfully and maliciously burns any corn, grain, hay, vegetables, or other produce, or any soil, trees, underwood, or
other property of another, shall be punished by imprisonment not less than one, nor more than three years.

Sec. 6. The preceding sections are applicable to a married woman, committing either of such offences without the consent of her husband, though the property set on fire and burnt belonged wholly or in part to him.

Sec. 7. Whoever breaks and enters in the night time, with intent to commit a felony, or, having entered with such intent, breaks, in the night time, a dwellinghouse, any person being then lawfully therein, shall be deemed guilty of burglary; and if armed with a dangerous weapon before or after entering, or if he assaults any person lawfully therein, or has any confederate present aiding or abetting, he shall be punished by imprisonment for life; otherwise by imprisonment for life or any term of years; and all burglar's tools or implements prepared or designed for committing the crime of burglary, shall be dealt with as provided in section eight of chapter one hundred and twenty-five.

Sec. 8. Whoever, with intent to commit a felony, breaks and enters in the day time, or enters without breaking, in the night time, any dwellinghouse; or breaks and enters any office, bank, shop, store, warehouse, vessel, or building in which valuable things are kept, any person being lawfully therein and put in fear, shall be punished by imprisonment not less than one, nor more than ten years; but if no person was lawfully therein and put in fear, by imprisonment not more than five years, or by fine—no exceeding five hundred dollars.

Sec. 9. Any permanent building or edifice, usually occupied by any person by lodging therein at night, shall be deemed a dwellinghouse, though such occupant is absent for a time, leaving furniture or goods therein, with an intention to return; but no building shall be deemed a dwellinghouse or part of it, unless connected with, or occupied as part of the dwellinghouse.