MAINE STATE LEGISLATURE

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REVISED STATUTES

OF THE

STATE OF MAINE

1954

1955 SUPPLEMENT

ANNOTATED

IN FIVE VOLUMES

VOLUME 3

Place in Pocket of Corresponding
Volume of Main Set

THE MICHIE COMPANY
CHARLOTTESVILLE, VIRGINIA
1955

Law Court.

- Sec. 13-A. Preservation of briefs in law court cases.—The clerk of the supreme judicial court shall preserve 3 complete sets of briefs filed in all cases in the supreme judicial court sitting as a law court. Under the direction of the chief justice these briefs shall be delivered to a qualified person for arrangement in a readily accessible order and shall be delivered to a bindery designated by the chief justice for binding in convenient size and proper labelling; one set shall thereupon be delivered to the law libraries respectively of Cumberland, Kennebec and Penobscot counties for preservation and reference. The expense of binding and transportation shall be paid by the state from the appropriation for expenses of the supreme judicial court. (1955, c. 329.)
- Sec. 15. Jurisdiction of law court; disposition of cases; technical errors in pleading and procedure.

Applied in Owl's Head v. Dodge, 150 Me. 112, 104 A. (2d) 435.

Chapter 104.

Reporter of Decisions.

Sec. 2. Duties.—The reporter of decisions shall prepare correct reports of all legal questions argued and decided, reporting cases more or less at large according to his judgment of their importance. He shall publish periodic advance sheets and at least one volume of Maine Reports yearly, provided he has material enough to make a volume of the size required by this section, and furnish current copies to the state and to the public at a price to be fixed by the governor and council. Each volume shall be of the average size of Maine Reports, and be equal thereto in paper, printing, general finish and quantity of printed matter. The reporter may from time to time as he sees fit, make a written contract in his own name with any person, firm or corporation for the printing, publishing and binding of said reports and shall require such person, firm or corporation to give a good and sufficient bond with good and sufficient sureties, conditioned for the faithful performance of all the terms and conditions of such contract by the person, firm or corporation with whom the reporter makes such contract. In case of a breach of any or all of the conditions of such bond, the reporter may maintain an action on such bond in his own name. In the exercise of any discretionary powers vested in him by this section or by section 15 of chapter 103, the reporter of decisions shall act in accordance with such instructions or advice as may be given to him by the chief justice of the supreme judicial court. (R. S. c. 92, § 2. 1951, c. 57, § 1. 1955, c. 175, § 1.)

Effect of amendment.—The 1955 amendment inserted in the second sentence the reference to periodic advance sheets and the words "of Maine Reports." It also de-

leted the words "the usual number of" formerly appearing before the words "current copies."

Sec. 4. Repealed by Public Laws 1955, c. 175, § 2.

Chapter 105.

Board of Bar Examiners. Attorneys at Law.

Sections 25-29. Central Register of Attorneys.

Central Register of Attorneys.

Sec. 25. Central register of attorneys.—It shall be the duty of the sec-