

# MAINE STATE LEGISLATURE

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ACTS AND RESOLVES  
AS PASSED BY THE  
Ninetieth and Ninety-first  
Legislatures  
OF THE  
STATE OF MAINE  
From April 26, 1941 to April 9, 1943  
AND MISCELLANEOUS STATE PAPERS

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Published by the Revisor of Statutes in accordance  
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28, 1820, March 18, 1840, March 16, 1842, and Acts  
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AUGUSTA, MAINE  
1943

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**PUBLIC LAWS**

OF THE

**STATE OF MAINE**

As Passed by the Ninety-first Legislature

**1943**

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or to offer himself for gain or hire in any community adjacent to such camp. The certificate of licensure shall be obtained each year and the right to practice thereunder is for the summer months only of the year in which issued. Application for this temporary certificate shall be made in the same form and manner as for regular licensure. The fee shall be \$10, which shall include registration and certificate. No examination shall be exacted from applicants for this temporary license for camp physicians.

**Emergency clause.** In view of the emergency cited in the preamble, this act shall take effect when approved.

Effective April 5, 1943

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## Chapter 274

### AN ACT Relating to Fees of Sheriffs and Their Deputies.

*Be it enacted by the People of the State of Maine, as follows:*

**Sec. 1. Fees of sheriffs and their deputies.** The fees of sheriffs and their deputies shall be as follows:

For the service of a writ of attachment with summons on 1 defendant (not a corporation) \$1, if served on more than 1 defendant, \$1 more for each;

For the service of petition and subpoena for disclosure before disclosure commissioner, under the provisions of chapter 124 of the revised statutes, and acts amendatory thereof and additional thereto, \$2.50;

For the service of citation to creditor as provided by chapter 124 of the revised statutes, and acts amendatory thereof and additional thereto, \$1.50, and if the same is served by copy \$1 additional;

For the service of libel for divorce with order of court thereon, \$2.50;

For service of libel of divorce inserted in writ of attachment by serving summons and attested copy of writ and libel, \$2.50;

For service of trustee writ with summonses on trustee, \$1.50, and on principal defendant, \$1;

For attachment of real estate at registry of deeds, \$2.25 which includes copy and fee of 25c to registry;

For attachment of personal property, \$3;

For service of process on corporation \$1.50, and if made by copy \$1 additional thereto;

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For service of any process issued by or from the probate courts when served in hand \$1.50;

For service of any order of service issued by or from any court of the state of Maine \$1.50;

For service of writ of replevin by copy thereof \$2.50 and in addition thereto \$1 for each hour after the first required for such service;

For any service required by law to be served in hand, \$1.50;

For all services by attested copy \$1 in addition to the regular service fee;

The fee for civil arrests shall be \$1 for such arrest and \$2 shall be charged for custody thereunder, including arrests and custody under bastardy proceedings;

For service of tax summons and arrests under tax warrants the same as for service of civil process;

For serving bills in equity with the subpoena issued thereon, notice of foreclosure of mortgages on real estate, or copies of writs of entry served upon tenants in possession of demanded premises when defendant is not in possession the sheriff or his deputy shall receive the sum of \$1.50 when service is made in hand, and \$1 when service is made by leaving at the last and usual place of abode, copy of such of the above as are not required by law to be served in hand, in addition to his travel, and for the copy when required to be attested by him at the rate herein provided;

In addition to the fees so charged for service, travel shall be charged at the rate of 20c a mile from the officer's place of abode to the place of service.

For service of any order of service issued by or from any court of the state, \$1.50.

Sheriffs and their deputies shall make a charge of \$1 for making diligent search for persons upon whom they are commanded to serve civil process, when such party cannot be located at an address given to said sheriff or his deputy by the plaintiff or his attorney when commanding such service to be made.

**Sec. 2. Amending clause.** All acts or parts thereof inconsistent with the preceding fees and charges for services by sheriffs or their deputies are hereby repealed, or amended to conform herewith.