

#### THE

# REVISED STATUTES

OF THE

# STATE OF MAINE,

PASSED APRIL 17, 1857;

TO WHICH ARE PREFIXED

## THE CONSTITUTIONS

OF THE

### UNITED STATES AND OF THE STATE OF MAINE:

WITH AN

APPENDIX.

PUBLISHED BY AUTHORITY OF THE LEGISLATURE.

- BANGOR: WHEELER & LYNDE.

1857.

Спар. 1.

### TITLE ONE.

### The state: its sovereignty, divisions, domain, revenue; parts of its civil and military administrations.

CHAP. 1. Divisions of the state. Notice of approval, time when effective, and construction of statutes. Notice on petitions to the legislature.

- 2. Sovereignty. Lands ceded to the United States. Coast survey. Seat of government. Library. Secretary and treasurer of state. Tenure and qualification of officers.
  - 3. Towns, their meetings, officers, powers, and duties.
  - 4. Elections.
  - 5. Lands, their sale and settlement. Land agent. Location and care of lots for public uses.
  - 6. Assessment and collection of taxes.
  - 7. Registry of deeds.
  - 8. County treasurers.
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#### CHAPTER 1.

#### DIVISIONS OF THE STATE. NOTICE OF APPROVAL, TIME WHEN EF-FECTIVE AND CONSTRUCTION OF STATUTES. NOTICE ON PETITIONS TO THE LEGISLATURE.

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- 3. Time when public acts become effective.
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  - VI. Highway.
  - VII. Inhabitant.
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  - IX. Issue.
    - X. Lands and real estate.
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- XIII. Person.
- XIV. Preceding and following.
- XV. Seal.
- XVI. United States and states.

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XIX. Will.

XX. Duly sworn. Sworn according to law. Sworn.

- XXI. Acts of agents.
- XXII. Disinterested.
- XXIII. Municipal officers.
- XXIV. State paper.
- XXV. Abstracts and notes.
- XXVI. Acts of incorporation.

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TITLE I.

#### TITLE I.]

#### RULES OF CONSTRUCTION.

SEC. 5. Persons to be sworn may affirm.

6. Sworn, duly sworn, as used in records.

7. Notice on petitions to the legislature.

SECTION 1. The state is divided into counties, districts, towns, Bounds of and plantations. Their bounds continue as they are established. counties, towns, and

SEC. 2. When a public act is approved by the governor, the other divisions secretary of state is to give written notice thereof to the pre-siding officers of the senate and house, describing it by its title, give notice of and the date of its approval, which is to be entered on the jour- approval of acts. nal of each house.

SEC. 3. A statute becomes effective in thirty days after the Acts become effective in recess of the legislature passing it, unless a different time is thirty days af-

named therein. SEC. 4. The following rules are to be observed in the con- R. S., c. 1, § 1. struction of statutes, unless such construction is inconsistent with Rules of con-struction. the plain meaning of the enactment.

Τ. Words and phrases are to be construed according to the Meaning of common meaning of the language. Technical words and phrases, words and technical and such as have a peculiar meaning, are to be considered as terms. conveying such technical, or peculiar meaning.

II. Words of the singular may include the plural number; singular and and words of the plural may include the singular number. Words plural. of the masculine may include the feminine gender.

III. Words giving authority to three or more persons author- Majority may ize a majority to act, when the enactment does not otherwise de- act. termine.

IV. The words "annual meeting," when applied to towns, Annual meetmean the annual meeting required by law for choice of town of- ingficers.

The word "grantor" means the person, who conveys a Grantor and **V.** . freehold estate or interest in land; and the word "grantee" the grantee. person to whom it is conveyed.

VI. The word "highway" may include a county bridge, coun- Highway. ty road or county way.

The word "inhabitant" means a person having an estab- Inhabitant. VП. lished residence in a place.

VIII. The words "insane person" may include an idiotic, non Insane. compos, lunatic, or distracted person.

IX. The word "issue" applied to the descent of estates in-Issue. cludes all lawful lineal descendants of the ancestor.

X. The words "land or lands" and the words "real estate" Lands and real include lands and all tenements and hereditaments connected estate. therewith, and all rights thereto and interests therein.

XI. The word "month" means a calendar month; and the Month. word "year" a calendar year, unless otherwise expressed. The Year. word "year" used for a date means year of our Lord.

XII. The word "oath" includes an affirmation, when an Oath. affirmation is allowed.

XIII. The word "person" may include a body corporate.

XIV. By the words "preceding" or "following," used with Preceding and reference to a section, is meant the section next preceding or following. following that in which it is used, when not otherwise expressed.

1855, c. 131.

R. S., c. 1, § 3.

Masculine.

18 Maine, 409. 34 Maine, 9.

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#### RULES OF CONSTRUCTION.

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Notice on petitions to the legislature.

XV. When the seal of a court, magistrate, or public officer, is to be affixed to a paper, the word "seal" may mean an impression made on the paper for that purpose with or without the use of wafer or wax.

XVI. The words "United States" include territories and the District of Columbia. The word "state," used with reference to any organized portion thereof, may mean a territory or said district.

XVII. The word "town" includes cities and plantations unless otherwise expressed or implied.

XVIII. The words "in writing" and "written" include printing and other modes of making legible words. When the signature of a person is required he must write it or make his mark.

XIX. The word "will" includes a codicil.

XX. When the words "sworn," "duly sworn," or "sworn according to law," are applied to an officer required by the constitution to take and subscribe an oath, they mean that he shall take and subscribe such oath; and when applied to any other officer or person, they mean that he shall make oath faithfully and impartially to perform the duties required of him in the case specified.

XXI. When an act that may be lawfully done by an agent, is done by one authorized to do it, his principal may be regarded as having done it.

XXII. When a person is required to be disinterested or indifferent in a matter in which other persons are interested, a relationship to either of such persons by consanguinity or affinity within the sixth degree according to the rules of the civil law, or within the degree of second cousins inclusive, except by the written consent of the parties, will disqualify.

XXIII. The term "municipal officers" shall be construed to include the mayor and aldermen of cities, the selectmen of towns, and the assessors of plantations.

XXIV. The words "state paper" mean the newspaper designated by the legislature, in which public acts, resolves, advertisements, and notices are required to be published.

Abstracts and XXV. Abstracts of titles and chapters, marginal and other notes. R. S., c. 1,  $\oint 5$ . notes are not to be considered as legal provisions.

Incorpora- XXVI. Acts of incorporation are to be regarded in legal tions. 24 Maine, 139. proceedings as public acts, and to be in force on the date of their R. S., c. 1, § 2. approval.

SEC. 5. In all cases when a person required to be sworn, is conscientiously scrupulous of taking an oath, he may affirm.

SEC. 6. When the words "sworn," "duly sworn," or "sworn according to law," are used in a record or certificate of the administration of an oath, they mean that the oath required by the laws, or the constitution in the case specified, was taken, or taken and subscribed in due form.

SEC. 7. When the rights of other persons or corporations may be affected by granting the prayer of a petition presented to the legislature, the petitioner may give notice thereof by caus-

[TITLE I.

#### TITLE I.]

#### STATE SOVEREIGNTY.

ing an attested copy of it to be served upon them by an officer authorized to serve writs, at least sixty days before the commencement of the session. When those whose rights may be affected are not known, a copy may be published in the state pa-Per three weeks successively, the last publication to be thirty days before the commencement of the session. Notices in either R. S., c. 13, § of these modes shall be as effectual as if ordered by the Legis- 1, 2, 3 lature.

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#### CHAPTER 2.

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- 22. Books not to be taken out.
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- Receipts for and affidavit of librarian evidence. County attorneys to prosecute. 24.
- 25. Librarian's annual report on library.

#### TREASURER OF STATE.

- 26. Treasurer of state, bond, place of office.
- 27. Condition of bond.
- 28. Not to have benefit from deposit, use, or loan of money.
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- 31. Monthly exhibits of deposits of money filed.
- 32. Times when and amounts received of land agent.
- 33. Governor and council may declare office vacant in certain cases.
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- 35. May require a new bond, and on failure to give it declare the office vacant.

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