

### 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.

TITLE IX.

#### Снар. 105.

#### CHAPTER 105.

#### LIMITATION OF REAL ACTIONS, AND RIGHTS OF ENTRY.

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Rights of entry and of action barred in twenty years.
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Rights of entry and action barred in twenty years. 20 Maine, 205. 20 Maine, 205. 21 Maine, 201. 25 Maine, 468. R. S., c. 147, ş 1. From what time. 14 Maine, 163. 21 Maine, 372. R. S., c. 147, δ2. When such right shall be deemed to accrue. R. S., c. 147, § 3.

Preceding clause shall not prevent any person from entering, &c. R. S., c. 147, § 4.

In all cases not

SEC. 1. No person shall commence any real or mixed action for the recovery of lands, or make an entry thereon, unless within twenty years after the right to do so first accrued; nor within twenty years after he, or those under whom he claims, were seized or possessed of the premises; except as hereinafter provided.

SEC. 2. If such right or title first accrued to an ancestor, predecessor, or other person under whom the demandant claims, said twenty years shall be computed from the time when the right or title first accrued to such ancestor, predecessor, or other person.

SEC. 3. The right of entry, or of action to recover land, as used in this chapter, first accrues at the times hereinafter mentioned.

*First.*—When a person is disseized, at the time of such disseizin.

Second. — When he claims as heir or devisee of one who died seized, at the time of such death, unless there is a tenancy by the curtesy or other estate intervening after the death of the ancestor or devisor; in that case, his right accrues when such intermediate estate expires, or would expire by its own limitation.

Third. — When there is such an intermediate estate, and in all cases, when the party claims by force of any remainder or reversion, his right accrues when the intermediate estate would expire by its own limitation, notwithstanding any forfeiture thereof for which he might enter at an earlier time.

SEC. 4. The preceding clause shall not prevent any person from entering, when so entitled by reason of any forfeiture or breach of condition; but if he claims under such a title, his right accrues when the forfeiture was incurred, or the condition broken.

SEC. 5. In all cases not otherwise provided for, the right of <sub>it</sub> entry accrues when the claimant, or the person under whom he

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claims, first became entitled to the possession of the premises, CHAP. 105. under the title on which the entry or action is founded.

SEC. 6. If a minister, or other sole corporation is disseized, vided for, &c. any of his successors may enter upon the premises or bring an R. S., c. 147, action for their recovery at any time within five recovery after the § 5. action for their recovery, at any time within five years after the When an acdeath, resignation, or removal of the person disseized, notwith- tion may be standing twenty years after disseizin have expired.

SEC. 7. When such right of entry or action first accrues, if R. S., c. 147, e person thereto entitled is a minor married the person thereto entitled is a minor, married woman, insane, so, Saving in favor imprisoned, or absent from the United States, he, or any one of infants, &c. claiming under him, may make the entry or bring the action at 13 Maine, 397. any time within ten years after such disability is removed, not- §7. withstanding twenty years have expired.

SEC. 8. If the person first entitled to make the entry or Further savbring the action dies during the continuance of the disability, ing, if the and no determination or judgment has been had on his title or entitled dies right of action, the entry may be made or action brought by during such disability. his heirs, or other person claiming under him, at any time within R.S., c. 147, ten years after his death, notwithstanding the twenty years have <sup>§ 8</sup>. elapsed; but no such further time for bringing the action or making the entry, beyond what is herein before prescribed, shall be allowed by reason of the disability of any other person.

SEC. 9. When a tenant in tail, or a remainder man in tail, Consequence, dies before the expiration of the period herein before limited for if tenant in tail or remainmaking any entry or bringing an action for lands, no person, der man dies claiming any estate which such tenant in tail or remainder man pration of the might have barred, shall make an entry or bring an action to recover such land, except within the period during which the ten-  $\frac{R.S.}{\delta 9}$ . ant in tail or remainder man, if he had so long lived, might have done it.

SEC. 10. To constitute a disseizin, or such exclusive and ad- What shall verse possession of lands as to bar or limit the right of the true disseizin to owner thereof to recover them, it shall not be necessary for such bar right of lands to be surrounded with fences or rendered inaccessible by 13 Maine, 131water; but it shall be sufficient, if the possession, occupation,  $\frac{29}{\text{ Maine, 128.}}$ and improvement are open, notorious, and comporting with the  $\frac{\text{R. S., c. 147, }}{\$_{11.}}$ ordinary management of a farm; although that part of the same, which composes the woodland belonging to such farm and used therewith as a woodlot, is not so enclosed.

SEC. 11. No real or mixed action for the recovery of any Limitation of lands shall be commenced in behalf of the state, unless within actions by the state. twenty years after the time its title accrues.

When a writ in a real or mixed action fails of suffi-  $\frac{\delta}{2}$  12. Sec. 12. cient service or return by unavoidable cause, or by the default to take effect or negligence of any officer to whom it was delivered or direct- in certain ed for service; the writ is abated; the action defeated for any R. S., c. 147, matter of form, or by the death or other disability of either § 13. party; or the demandant's judgment is reversed on writ of error, the demandant may commence a new action at any time within six months after the abatement or determination of the first suit, or the reversal of the judgment.

R. S., c. 147, cases, &c.

Снар. 105. Bight of way, or other easement, &c. R. S., c. 147, § 14, 15.

How such notice is to be given. R. S., c. 147, δ 16.

No real or mixed action, for the recovery of land, &c. 1848, c. 87, § 1. 1852, c. 240, § 1.

SEC. 13. No person shall acquire a right of way, or other easement from, in, upon, or over, the land of another by the adverse use and enjoyment thereof, unless it is continued uninterrupted for twenty years; and the owner of such land, to prevent such right, may give notice, in writing, to the person claiming it, of his intention to contest such right, or easement, which, being served and recorded as hereinafter stated, shall be deemed an interruption of such use, and prevent the acquisition of a right thereto.

Such notice may be given by the agent or guardian Sec. 14. of the owner of the land, or by an officer, by giving to the claimant, his agent, or guardian, if in the state, an attested copy thereof, or by leaving it at his dwellinghouse, or, if not in the state, a copy may be left with the tenant or occupant of the estate, if any; if not, such copy shall be affixed to the house or a conspicuous part of the premises. The officer shall make his return on the original notice; and the whole shall be recorded in the registry of deeds in the registry district where the land lies, within three months from the time of such service.

SEC. 15. No real or mixed action, for the recovery of any lands, shall be commenced or maintained against any person in possession thereof, when such person or those under whom he claims have been in actual possession for more than forty years, claiming to hold them by adverse, open, peaceable, notorious, and exclusive possession, in their own right.

#### CHAPTER 106.

#### THE SELECTION AND SERVICE OF JURORS.

- SEC. 1. Board for preparing lists of jurors; towns may make alterations.
  - 2. How the lists are to be prepared.
  - 3. Persons exempted from serving.
  - 4. Tickets of names to be kept in jury box; liable to be drawn once in three years.
  - 5. Number required to be kept in jury box; names may be withdrawn in certain cases.
  - 6. Commissioners to divide the county into jury districts, and furnish copy of division to clerk ; how divided and numbered.
  - .7. Rule by which the clerk shall issue venires.
  - Grand jurors to serve one year; venires for such, to issue forty days before 8. second Monday of September, annually.
  - Grand and traverse jurors to attend on the first day of the term, unless, at a 9. previous term, the court designated a different day.
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  - 11, 12, 13. Mode of drawing jurors ; date of draft to be indorsed on the ticket.
  - 14. Constables to notify jurors, and return venires.
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  - 17. Penalty for neglect of constable or town.
  - 18. Penalty for neglect of clerk of court or sheriff
  - 19. Penalty for neglect of juror to attend.
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