

т́не

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.

INDEX TO REVISED STATUTES.

GUARDIANS,

may release damages to lands of wards taken for railroads, § 2, 448. power of, to bind minors, as apprentices, §§ 1, 2, 498; § 7, 494.

judge of probate may appoint, for minors and others according to law, § 6, 497.

for minors interested in assignment of dower, or partition of real estate, § 18, 522. fees of, § 29, 501.

of insane persons and spendthrifts, provisions of law relating to insolvent estates, applicable to estates under charge of § 21. 531.

sales of real estate by, by license of probate court, 547-553.

proof of appointment of, in other states, how made, § 15, 550.

tender may be made to, of sums due on mortgage, § 25, 707.

in real actions, court may order notice to, § 17, 763.

for insane persons sent to hospital, when and how appointed, § 25, 933.

Guardians ad litem, appointment of, §§ 24, 25, 537.

by court, before which writ of partition is pending, § 7, 694.

to appear for insane parties in snits, § 32, 643.

for minors, parties to real actions, § 17, 763.

GUESTS,

lien on goods and personal baggage of, § 38, 718.

GUIDE POSTS,

and boards, when, how, and where to be erected, §§ 77, 78, 254.

penalty for neglect, §§ 77, 78, 254.

malicious injury and defacing, punished, § 14, 864.

GUNPOWDER,

regulations respecting keeping and transporting, § 24, 293.

buildings for manufacture of, when deemed nuisances, § 8, 231.

HABEAS CORPUS, CHAP. 99, 743-749.

Habeas corpus, writ of, who are entitled to, as a matter of right, § 1, .744.

minors enlisted into army or navy of United States, without consent of parents or guardians, entitled to, § 2, 744.

parent and guardian may apply, for minors, § 3, 744.

may be granted by snpreme court or any justice thereof, on application of person in behalf of one entitled, § 4, 744.

persons not entitled, enumerated, § 5, 744.

application for, to whom made, and how returnable, § 6, 744.

issued by a justice of the conrt, how may be made returnable, §7, 744.

application to be in writing, signed and sworn to, and what it shall state, § 8, 744.

applicant to produce copy of process, by which the person is restrained, § 8, 744.

writ not to be granted, if good cause for confinement appear by precept, § S, 744.

bail appearing unreasonable, on mesne process, court may fix what is reasonable, § 9, 745. to issue, if prison-keeper or officer refuses a copy of precept, § 10, 745.

form of writ in certain specified cases, § 11, 745.

service of writ, fee of officer and time of return, § 12, 745.

officer making return, to bring the body of person restrained, unless prevented by sickness or infirmity of such party, § 13, 745.

proceedings in case of sickness of imprisoned party, § 13, 745.

- writ returned, examination to be made by court or justice into eauses of restraint, § 14, 746.
- notice to be given to persons interested in continuing such restraint before discharge, § 15, 746.

imprisoned on criminal charge, not to be discharged until notice is given to attorney for the state, § 15, 746.

Party restrained, may deny facts stated in return, and allege other material facts, § 16, 746. shall be discharged if no legal cause for restraint is shown, § 16, 746.

if offence is bailable, shall be admitted to bail, § 17, 746.

if sufficient bail is not tendered, he shall be remanded, § 17, 746.

justice of the peace may bail party pursuant to the order of court, § 17, 746.

Writ, form of, if the restraint is by a person not an officer, § 18, 746.

by whom issued, and where served, § 19, 747.

HABEAS CORPUS-Continued.

Writ, person restraining, unknown, he may be described by an assumed name, § 20, 747.

served with the writ, to be deemed the person thereby intended, § 20, 747.

restrained, to be designated in some way so as to make known who is intended thereby, § 21, 747.

Return, must state whether the party is in custody, and for what canse, § 22, 747.

if custody is transferred, to whom, when, and why, § 22, 747.

how authenticated, § 23, 747.

Party, how kept, before rendition of jndgmcnt, § 24, 747.

Officer, refusing to give copy of process by which he detains a prisoner, penalty for, § 25, 747. neglecting to serve writ of habeas corpns, punishment for, § 26, 747.

- coroner or other person, has power to execute writ of attachment againt sheriff refusing to obey writ of habeas corpns, § 27, 748.
- refusing to execute writ, court or judge empowered to issue a precept to another, or to any person therein named, to bring before them the person for whose benefit the writ issued, § 28, 748.
- Prisoners, conveyance of, to prison, to be made without delay, not to be transferred from one officer to another, except for casy and speedy conveyance, nor removed from one county to another, § 30, 748.
 - penalty for aggrieved party, if transferred from the custody of one officer to another to cvade process of habeas corpus, § 30, 748.

penalties not to bar actions for damages for false imprisonment, § 31, 748.

- Person, discharged on habens corpns, not to be again imprisoned or restrained for same cause; exceptions, § 29, 748.
 - unlawfully carried out of the state or imprisoned in a secret place, third person may appear for him in an action therefor in his name, § 32, 748.
 - confined in jail for a bailable offence, may be admitted to bail on examination of two justices of the pence and of the quorum, § 34, 748.

such justices empowered to issue a writ of habeas corpus for such purposes, § 34, 748.

- Supreme court, may allow bail for any offence bailable, except for persons committed by governor, senate or house of representatives, for causes mentioned in constitution, § 38, 748.
- Habeas corpus, may be issued to bring prisoners before courts for trial, or to testify as witnesses, § 35, 749.
- Insane person, arrested or imprisoned in civil suit, may be released from confinement on habcas corpus, § 36, 749.
 - arrested a second time, on same demand, hefore becoming of sound mind, exempted forever from arrest therefor, § 36, 749.

HABITATIONS AND OTHER BUILDINGS, OFFENCES AGAINST, CHAP. 119, 830, 831.

Arson, of a dwelling house, defined and peualty provided, § 1, S30.

when house is owned by person setting fire, $\S 2$, 830.

Breaking and entering dwelling houses, how punishable when not constituting burglary, §8, 831. Burglary, defined and punished, § 7, 831.

Burning, public and private buildings, in the day or night time, how punished, § 3, S30.

vessels, bridges, produce, fences, trees, and other property, §§ 4, 5, 830, 831.

Dwelling houses, what buildings to be so deemed, § 9, 831.

Wife, committing offences, liable though property belong to her husband, § 6, 831.

HACKMAN,

punishment of, for injury to baggage, § 18, 864.

HAIR.

used in masonry, standard weight of bushel of, § 56, 352.

HALF BLOOD,

kindred of, inherit equally with those of the whole blood in the same degree, § 2, 567.

HANCOCK COUNTY,

boundaries of, 944, 945.

HARBORING,

or concealing principal felon, how punished, § 7, 872.

HARBORS,

and lighters, 338, 339. See Lighters and Harbors.

HAWKERS AND PEDLERS, CHAP. 44, 389, 390.

not to travel without license under penalty and forfeiture of goods, § 1, 389.

but this provision not applicable to resident merchants, sciling in their own town, nor to citizens selling articles raised or manufactured in this state, § 1, 889.

county commissioners may license, licenses expire in one year, description of persons to be licensed, fee for license, § 2, 889.

disabled soldiers liceused free, § 2, 389.

blank licenses to be furnished to clerk of courts, and he to account therefor once in three months, § 3, 389.

money paid for such licenses to be paid by clerk to state treasurer, once in three months, § 4, 390. fees of clerk, § 4, 390.

shall exhibit license npon request, § 5, 390.

penalty and scizure and forfeiture of goods on refusal, § 5, 390.

carriages and goods to be sold, as on execution, if not redeemed within twenty days after conviction, § 5, 390.

penalties, how recovered and appropriated, and proceedings at the trial, § 6, 390.

name of pedler and "Licensed by C. C.," to be painted on carriage in letters one inch wide, § 7, 390.

HAY,

regulations for pressing, sale and shipping, §§ 52-54, 851, 852.

cities may purchase scales for weighing, § 5, 386.

in barn, horses and neat cattle, left in possession of debtor on security, not subject to second attachment to prejudice of first, § 23, 620.

damages for trespass in taking, § 11, 733.

penalty for wilfully burning, § 5, 830.

penalty for taking or carrying away on land of another, §§ 9, 13, 863.

HEALTH.

committee, or officer, 218, 219.

towns omitting to choose, municipal officers to be, § 15, 219. .

duty of towns to choose; their powers and duties, §§ 14-16, 218, 219.

board of, 221. See Contagious Diseases.

HEALTH, SAFETY AND POLICY, PUBLIC, OFFENCES AGAINST, CHAP. 128, 865, 866.

Food or liquors, penalty for adulterating or selling adulterated, § 1, 865.

Fireworks, penalty for selling, giving away, or firing without license, § 2, 865.

Lotteries, declared to be nuisances, § 3, 865, 866.

penalty for being concerned in any way with them, § 3, 865, 866.

how recovered, and to whose use, § 3, 865, 866.

attorney general to apply to supreme court for injunction to restrain, § 4, 866.

payments made for purchase of tickets or shares in, considered as received without consideration and may be recovered back, § 5, 866.

HEDGES,

restrictions on use of, in fishcries, § 19, 367; § 34, 371; § 40, 372; § 47, 373.

HEIRS,

when undivided estate may be taxed to, § 26, 134.

may make application to revoke trust of public administrator, § 26, 511.

when, may be required to give bond on distribution of estate, § 30, 525.

may appeal from decision of commissioners of insolvency, § 11, 529.

apparent or presumptive, of wards, entitled to notice on petition for sale of wards' estate, § 24. 552.

conveyance to persons for life, and to heirs in fee, how construed, § 6, 559.

may redeem estate of ancestors set off on execution, § 44, 578.

may appear or be summoned, in suits in equity without bill of revivor, § 30, 643.

when parties to snits, adverse party not admitted to testify, exceptions, § 87, 651.

assets to meet claims, not maturing within four years, to be retained on distribution, unless bond filed by, § 14, 691.

when liable for demands not filed within four years, after administration granted, § 16, 692. remedy against, on claims against estate not accruing within four years, § 18, 692. may institute proceedings for redemption of mortgaged real estate, § 24, 707.

may recover damages in actions of waste, § 1, 781.

penalty, for committing waste on lands of which they are tenants in common, 732. on insolvent estates, § 12, 733.

INDEX TO REVISED STATUTES.

HEIRS—Continued.

may have writ of entry on their title, without actual entry, § 4, 761.

when right deemed to have accrued, as affecting limitation, § 3, 769.

may be required in equity to convey lands under a written contract of their ancestor, § 7, 787. See Descent. Title bu.

HERRING,

Smoked, how assorted, § 10, 366.

dimensions and materials of boxes for packing, § 11, 866. not to be exported, without inspection, § 14, 366.

HIDES.

to be weighed by inspectors, § 34, 349.

HIGHWAYS.

word includes county bridges, county roads, or ways, § 4, 58.

when used in indictments, the term may include town ways, canseways and bridges, § 68, 252. not to be dug up for laying drains without consent of municipal officers, § 1, 226.

location, alteration and discontinuance of, 238-242. See Ways.

towns may raise money for making and repairing, § 35, 83; § 44, 248.

manner of payment, § 45, 248.

surveyors of. See Surveyors of Highways.

crossings of, by railroads, regulated, §§ 13, 14, 451; §§ 17-19, 452.

near compact part of town, trains or engine not to cross at greater speed than six miles an hour, § 40, 456.

not to be nnreasonably obstructed by trains, § 40, 456.

owners of unincorporated townships may assess and collect money for repairing and making, § 14, 475.

located on land of ward, judge of probate may authorize guardian to release damages, § 1, 547. HISTORIES,

towns may raise money to procure the publication of, § 36, 83.

HOGSHEAD,

of salt, to contain eight bushels, § 55, 352.

HOMESTEAD,

exemption of, from attachment, 628. See Actions, Civil, Commencement of.

HOOPS.

regulations for sale and exportation, 380-382. See Staves and Hoops. HORSE.

ungelded, penalty for allowing, to go at large, §§ 2, 3, 273.

penalty for cruel treatment of, § 28, 853.

standing in highways or other place, saddled or harnessed, unlawful taking of, how punished, §§ 2, 3, 861.

HORTICULTURE, 478-482. See Agricultural Institutions.

HOSPITAL, INSANE, 928-933. See Insane Hospital.

insane persons charged with erimes may be sent to, §§ 1-5, 898, 899.

HOSPITALS,

Ġ.

may be established by towns, regulations, §§ 26-31, 220, 221.

HOUSE LOTS.

certain provisions relating to fence viewers, not applicable to, § 14, 267.

HOUSE OF CORRECTION,

paupers removed from town and returning, may be sent to, § 30, 283.

trial justices may commit drunkards to, § 33, 284.

sentence may be made to, or to county jail, § 2, 891.

persons convicted of keeping houses of ill-fame may be sent to, § 9, 849.

HOUSES OF CORRECTION, CHAP. 141, 917-922.

County commissioners, counties to be provided with houses of correction by, § 1, 91S. jails to be used for such until provided, § 1, 918.

overseers of, to be appointed by, their duties and compensation, § 2, 918.

may remove overseers, fill vacancies, examine accounts of master, § 2, 918.

Persons, liable to be sent to house of correction, described, § 4, 918.

Prisoners, conditions of discharge of, § 5, 919.

HOUSES OF CORRECTION-Continued.

Prisoners, provisions for extension of time of imprisonment, if paupers, § 6, 919.

paupers, master to give notice to overseers of poor, of town where situated, § 7, 919. employment and restraints of, § 8, 919.

may be punished by abridgment of food, § 9, 910.

allowance to, for support of themselves and families, § 10, 919.

to be provided for, if sick and disabled, § 11, 919.

master to keep account of earnings of, and disbursements for, and present to commissioners, § 12, 920.

county commissioners may allow master further sum for support of, § 12, 920.

sums due master may be demanded of, or of town liable for support of. § 13, 920.

sums not paid by those legally responsible, suit for recovery may be brought, what may be presumptive evidence in such case, § 14, 920.

Kindred, of prisoner, liable to master for support of, § 15, 920.

Expenses, of prisoner committed by order of court, how paid, § 16, 920.

Town Houses of Correction, 920.

Houses of correction, towns may build and maintain, § 17, 920.

trial justices may send to such, or to county houses of correction, § 17, 920.

selectmen may appoint overseers of, and make rules for government, § 18, 921.

workhouse appropriated for, master of, to be master of house of correction, § 19, 921. compensation of overseers and master, to be established by towns, § 20, 921.

duty of overseers of, § 21, 921.

support of prisoners in, § 22, 921.

powers of overseers to commit to, § 23, 921.

form of order for commitment to, § 24, 921.

duty of sheriff and other officers to commit persons to, their pay, § 24, 921.

HOUSES,

FOR GAMBLING, dcemed nuisances, penalty for keeping, §§ 1, 2, 230.

may be searched; proceedings, §§ 7, 8, 856, 857.

OF ILL-FAME, deemed nuisances, penalty for keeping, §§ 1, 2, 230.

further provisions relating to, §§ 9-12, 849, 850.

kept for illegal sale of intoxicating liquors, deemed nuisances, § 1, 230.

HOUSEHOLD FURNITURE,

certain amount exempt from attachment, § 59, 626.

from taxation, § 6, 129.

HUSBAND,

or wife, insurance effected by, on dwelling house and furniture owned partly by each, valid for whole furniture, § 10, 431.

divorce decreed for fault of, dower and alimony to be allowed wife, § 7, 488.

may hold property of wife, if divorce decreed for adultery on her part; exception, § 8, 489. real estate conveyed by, to wife, cannot be conveyed without joinder of, § 1, 491.

without consideration, may be taken for debts of, § 1, 491.

right of, in property of wife, § 2, 491.

married woman may release to, control of her property, § 2, 491. not liable for debts of wife, § 4, 492.

not to be administrator or executor in right of his wife, § 22, 510.-

executor or administrator may pay debts due from wife to husband or from husband to wife, § 59. 517.

rights of surviving, in lands of wife and how assigned, §§ 5, 6, 520; § 7, 521.

allowance to, from wife's estate, § 26, 524.

not to be guardian in right of his wife, § 17, 536.

may be appointed guardian of wife iu certain cases, § 25, 587.

may be licensed to sell real estate of wife, § 1, 547.

and wife may convey her estate, in which he has an interest, by joint deed, § 14, 560. share of, in personal estate of deceased wife, § 9, 568.

may be admitted party to a suit brought by or against wife, previous to marriage, § 31, 643. or wife of either party to a civil action, may be a witness by consent of the other, § 82, 650. of deceased wife, whose estate is solvent, has use for life of one-third of her real estate, to be re-

covered and assigned as dower, § 15, 758.

may waive provision in wife's will, § 15, 758.

or wife, dying intestate without issue and estate solvent, survivor to have use of one half of real estate, to be recovered and assigned as dower, § 15, 758.

INDEX TO REVISED STATUTES.

HUSBAND-Continued.

not punishable as accessory after the fact, to a felony committed by wife, § 7, 872.

or wife of accused, may testify by consent of respondent, § 19, 888.

See Married Women, Rights of.

1121

ICE,

and snow, by-laws for the protection of persons from the falling of, from the roofs of buildings may be established, § 40, 85.

sidewalks to be kept free from, § 21, 243.

bridges, may be constructed, penalty for destroying, § 80, 254.

passage across, when to be kept clear by ferrymen, § 7, 259.

IDIOT,

included in the term "insane person," § 4, 58. incapable of contracting marriage, § 2, 488.

IDLERS,

towns may provide workhouses for, § 1, 260.

may be sent to workhouses, § 13, 262.

may be committed to houses of correction, § 4, 918; § 17, 920.

ILLEGAL,

contracts, of municipal officers, proceedings under, may be restrained by supreme judicial court, § 30, 82.

marriages, annulling of, 489, 490. See Divorce.

ILLEGITIMATE CHILDREN,

settlement of, as panpers, § 1, 278.
mother of, may bind during minority, § 24, 487.
power of, ceases on her subsequent marriage, § 24, 487.
capacity of, to inherit, § 3, 567.
descent of estates from, § 4, 567.

ILL-FAME.

houses of, deemed nuisances, § 1, 230.

penalty for keeping, §§ 9-12, 849, 850.

person convicted of keeping, not to keep boarders or lodgers, § 9, 849.

ILLUMINATING SUBSTANCES,

municipal officers may make regulations respecting, § 24, 293.

IMAGERY,

or pageantry for public show, prohibited in streets between sunset and sunrise, § 12, 287.

IMPOTENCE,

effect of divorce for, npon wife's property, § 7, 488.

IMPOUNDING,

of beasts going at large, without a keeper, 272–277. See Pounds and Impounding.

IMPRISONMENT,

for non payment of taxes, when authorized, §§ 106-108, 150.

for maintaining nuisances, §§ 2, 4, 230; § 11, 232.

FALSE, actions for, when to be commenced, § 81, 632.

certain penalties provided, not to bar actions for, § 31, 748.

penalties for, § 19, 828.

limitation of personal actions by persons under, to begin when disability removed, § 85, 632. of real actions, § 7, 770.

proceedings for discharge from, on habeas corpns, 744-749. See Habeas Corpus.

debtor may be discharged from, on disclosnre, 792-804. See Debtors, Poor, Relief of.

- and fine, when provided by statute, that prisoner shall be punished by, he may be sentenced to either or both, § 1, 890.
- to be in the state prison, if for more than one year, § 2, 891.

for a less term, to be in the county jail, or honse of correction, § 2, 891.

IMPROVEMENTS,

- tenants holding nuder state, evicted, allowed the value of, § 16, 728.
 - in real actions, 763-766. See Actions, Real.

71