

# MAINE STATE LEGISLATURE

The following document is provided by the  
**LAW AND LEGISLATIVE DIGITAL LIBRARY**  
at the Maine State Law and Legislative Reference Library  
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied  
(searchable text may contain some errors and/or omissions)

THE  
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.

## NUISANCES—Continued.

- lease to tenant void, if place is used for such purpose as is named in section one, § 3, 230.  
 owner may enter without process of law, § 3, 230.  
 liability and punishment of owner, for knowingly permitting tenement to be used for any purpose named in section one, § 4, 230.  
 what shall be deemed nuisances, § 5, 230.  
 municipal officers may assign places for the exercise of unwholesome employments or manufactures, and forbid their exercise elsewhere, such assignment to be recorded, § 6, 231.  
 if places so assigned become nuisances, such assignment may be revoked, and the places abated, by supreme court, upon complaint, § 7, 231.  
 manufacture of gunpowder, when a nuisance, § 8, 231.  
 burning bricks, when a nuisance, § 9, 231.  
 water mills and dams, when nuisances, and when not, § 10, 232.  
 fences and buildings fronting on public ways, when not deemed nuisances, § 10, 232.  
 persons, convicted of causing or continuing nuisance, how punished, § 11, 232.  
 nuisance to abate on conviction, § 11, 232.  
 persons injured by, may have action at law for damages, § 12, 232.  
 may be abated or removed by order of court, form of warrant therefor, § 13, 232.  
 warrant may be stayed, if defendant give security for the discontinuance of, § 14, 233.  
 expenses of abating, how paid; persons committed to jail on warrant may have privilege of poor debtor's oath, § 15, 233.  
 courts may issue injunction to stay or prevent, § 16, 233.  
 stationary steam engines not to be used without license, § 17, 234.  
 such license, how to be applied for, how obtained, to whom furnished, §§ 17, 18, 234.  
 such engines used without license deemed nuisances, § 19, 234.  
 municipal officers authorized to remove such engines, § 20, 234.  
 steam boilers to be furnished with fusible safety plug, § 21, 234.  
 penalty for using boiler without such plug, or removing it, § 22, 234.  
 persons blasting rocks to give notice of explosion, no explosion to be made after sunset, § 23, 234.  
 penalty for violation, § 24, 235.  
 wharves may be extended into tidal waters by permission, upon notice, § 25, 235.  
 dilapidated and dangerous buildings may be adjudged nuisances, § 26, 235.  
 power of municipal officers in such cases, § 26, 235.  
 owner to be notified, § 26, 235.  
 nuisance may be abated, owner to pay expense, payment how enforced, § 26, 235.  
 owner aggrieved may apply to supreme court, or any justice thereof, for a jury, § 27, 235.  
 application, when to be made, § 27, 235.  
 jury, how and when impanelled, § 27, 235.  
 verdict of, what it may be, and when returned, § 28, 235.  
 may be accepted or rejected, § 28, 235.  
 action how entered, exceptions may be taken, proceedings, § 28, 235.  
 verdict how enforced, costs how paid, §§ 28, 29, 236.  
 four preceding sections not in force unless the town so vote, § 30, 236.  
 wooden buildings, erected contrary to city ordinances, declared to be, § 40, 85.  
 person convicted of maintaining, to pay costs, if proceeds not sufficient, § 75, 253.  
 railroad crossings, not legally established, deemed, § 13, 451.  
 lotteries and schemes of chance declared to be, § 3, 865.

## NUNCUPATIVE WILLS,

- where and when may be made, and testimony required to prove, §§ 18-20, 565.  
 how admitted to probate and what notice required, § 16, 508.

## OATHS,

- the word "oath" may include an affirmation, § 4, 58.  
 persons conscientiously scrupulous of taking, may affirm, § 5, 59; § 93, 652.  
 jurors may affirm, § 63, 643; § 3, 885.  
 of office, persons may be appointed in each county to administer, § 85, 75.  
 of secretary of state, § 30, 67.  
 of certain state officers, to be taken before governor and council, § 86, 75.  
 of town clerk, § 14, 79.  
 of town and parish officers; to be recorded, penalty for neglect to take, §§ 15-17, 80.  
 of assessors, penalty for refusing to take, § 85, 146.

## OATHS—Continued.

of office,

- of register of deeds, § 4, 167.
- of county treasurer, § 4, 170.
- of pilots, § 1, 336.
- of inspectors of agricultural productions, § 1, 342.
- oaths may be administered by them, § 29, 348.
- of cashiers and clerks in banks, § 9, 404.
- bank returns to be verified by, §§ 50, 51, 412.
- of officers of savings banks, § 89, 420.
- of clerks of manufacturing corporations, § 2, 424.
- of treasurers of manufacturing corporations, to semi-annual statements of affairs of corporations, § 8, 424.
- of secretaries of stock insurance companies, § 3, 430.
- of registers of probate, § 14, 499.
- of clerks of courts, § 2, 595.
- of sheriffs, § 1, 601.
- of trial justices, § 2, 659.
- of warden, and other officers of state prison, §§ 5-6, 907; § 25, 912.
- of insured in case of loss, § 20, 492.
- may be required to submit to examination under, § 20, 492.
- commissioner of insurance may administer, § 44, 436.
- notaries public, may administer, § 1, 327.
- required in probate proceedings, before whom taken, § 11, 498.
- judge of probate, may appoint commissioner to take, § 12, 498.
- of public administrators, licensed to sell real or personal estate, § 25, 511.
- of commissioners to assign dower, or make partition of real estate, § 2, 520; § 10, 521.
- commissioners of insolvency may administer, § 5, 528.
- of one of two or more joint guardians, to account, sufficient, § 21, 537.
- assignment for benefit of creditors not valid without, § 5, 544.
- to be taken by persons licensed to sell, lease, or exchange real estate, § 4, 548.
- at private sale, or on advantageous offer, § 11, 550.
- petitioner for license to sell real estate, may be examined under, by judge of probate, § 9, 549.
- form of, to traverse jurors, in civil cases, § 68, 648.
- manner of administering, § 92, 652.
- of applicants for admission to the bar, § 18, 597.
- required to specifications in writ to enforce liens on vessels, § 9, 713.
- of commissioner appointed to take acknowledgment of deeds and depositions in other states, § 4, 785.
- required before arrest of debtor, about to leave the state, § 2, 792.
- to be administered to poor debtor, § 30, 797.
- criminal conviction, or other disqualification, not to preclude a debtor from taking, § 44, 800.
- to be administered by justices of peace, and judges of municipal and police courts, unless otherwise expressed, § 2, 875.
- of grand and traverse jurors in criminal cases, § 2, 885; § 21, 889.
- to witnesses before grand jury, may be administered by attorney general, county attorney or foreman, § 6, 886.
- of jurors and witnesses, in coroners' inquests, §§ 3-5, 903.

## OATS,

standard weight of bushel of, § 56, 352.

## OBSCENE,

books and pictures, penalty for making or circulating, § 13, 850.  
warrants to search for, § 14, 850.

## OBSTRUCTION,

to the execution of the laws, how punished, § 21, 843.  
penalty for wilful obstruction of railroads, § 6, 826.

## OFFENCES,

and misdemeanors, supreme judicial court has cognizance of, § 2, 581.  
to be prosecuted by indictment; exceptions, § 13, 873; § 1, 880.  
penalty for, when stayed, on reparation of private injury, § 13, 883.  
*persons held to answer for*, upon indictment, § 1, 880.  
upon complaint before municipal and police courts, and trial justices, §§ 2-7, 875, 876.  
upon information authorized by statute, § 26, 454; § 1, 880; § 39, 915.

## OFFENCES—Continued.

- persons held to answer for, in proceedings before courts martial, § 1, 880.  
 not to be punished for, unless duly convicted, § 1, 890.  
 concealing and compounding, how punished, § 17, 842.  
 attempts to commit, how punished, § 8, 872.  
 penalty for, when no other provided, § 1, 890.  
 against sovereignty of the state, 823, 824. See *Sovereignty of the State, Offences against.*  
 lives and persons of individuals, 825-829. See *Lives and Persons of Individuals, Offences against.*  
 habitations and other buildings, 830, 831. See *Habitations and Other Buildings, Offences against.*  
 public justice, 839-843. See *Justice, Public, Offences against.*  
 public peace, 844-846. See *Peace, Public, Offences against.*  
 chastity, morality and decency, 848-854. See *Chastity, Morality and Decency, Offences against.*  
 public health, safety, and policy, §§ 2-5, 865, 866.  
 See *Health, Safety, and Policy, Offences against.*  
 See *Crimes and Criminal Cases.*

## OFFENSIVE TRADES,

- places for the exercise of, may be assigned by municipal officers, § 6, 231.

## OFFER,

- advantageous, for real estate, probate court may authorize acceptance of, § 11, 550.  
 to be defaulted, how made, and effect thereof, § 21, 642.  
 in actions of trespass, § 20, 642.  
 towns may make, in actions for injuries received by defects in ways, § 22, 642.  
 in actions to enforce liens on vessels, § 14, 714.

## OFFICE,

- penalty for breaking and entering, with intent to commit felony, § 8, 831.  
 and committing larceny therein, § 2, 832.

## OFFICERS,

- civil*, 601-610. See *Sheriffs, Coroners and Constables.*  
 not to appear as attorney, nor to draw papers, § 52, 610.  
 may sell personal property on writ in certain cases, 621, 622.  
 actions by, to recover property taken from them, not to abate by death of either party,  
 § 52, 625.  
 may require indemnity, before sale on execution, § 7, 665.  
 fees, duty, and liability for neglect, in regard to bail in civil actions, § 14, 672.  
 proceedings of, on writs of habeas corpus, 744-749. See *Habeas Corpus.*  
 tables of fees, to be kept exposed to view, in offices of, § 24, 821.  
 items of fees charged, may be required of, § 26, 822.  
 to secure stolen property, and be answerable therefor, § 10, 834.  
 to be remunerated for their expenses in certain cases, § 11, 834.  
 penalty for refusal to aid, in execution of criminal process, § 13, 843.  
 for falsely assuming to be justice of peace, sheriff, coroner or constable, § 20, 843.  
 may pursue and arrest criminals in any county, § 5, 880.  
 their duties respecting costs and fines, 894-897.  
 See *Costs and Fines in Criminal Cases.*  
*municipal*, term how construed, § 4, 59. See *Municipal Officers.*  
*public*, delinquent, to be reported by state treasurer, § 67, 73.  
 tenure and qualification of, §§ 84-87, 75.  
 actions by or against, not abated by death or removal, § 37, 644.  
 when not to be adjudged trustees, § 55, 683.  
 salaries of, 806-809. See *Salaries of Public Officers.*  
*of banks*, 404.  
 penalty for their neglect to redeem bills, § 29, 408.  
 for refusing to appear as witnesses, when summoned by bank examiner, or for pre-  
 venting examination by him, § 56, 413.  
 to deliver to receivers the real and personal estate, books and papers of bank, § 64, 415.  
 liability for refusing, § 65, 415.  
 surrendering charters, penalty for not declaring dividend, when ten per cent. of capital is  
 realized, § 82, 419.  
 penalties for frauds by, § 85, 419.

**OFFICERS—Continued.**

- of savings banks*, §§ 88, 89, 420.
  - penalty for appropriating funds, § 96, 421.
- of cities*, election of, §§ 24-27, 81.
- of corporations*, § 1, 393.
  - hold over, on failure to have annual meeting, § 7, 394.
  - elected on another day, are to hold their offices as if chosen on day of annual meeting, unless majority of stockholders file written objection within six months, § 7, 394.
  - upon filing of such objections, clerk to call meeting for new election of, § 8, 394.
  - not to sign blank certificate of shares, and leave them for use of others, § 11, 395.
  - penalty for preventing use of records and books, § 13, 395.
  - duties of, in reference to shares attached or sold on execution, § 14, 666.
- of corporations, for navigation by steam*, to be stockholders, § 1, 466.
  - manufacturing*, §§ 1, 2, 423.
    - penalty for declaring fraudulent dividends, § 10, 425.
    - for not delivering schedule of property and names of directors and clerk to officer having writ or execution, § 13, 425.
    - incorporated under general law, § 18, 426.
- of insurance companies*, 429, 430.
  - to produce books and records to insurance commissioner and may be examined by him on oath, § 45, 437.
  - penalty for refusing, § 45, 437.
  - may apply to insurance commissioner to investigate frauds, § 60, 441.
- of libraries*, charitable and other societies, § 3, 471.
- military*, not to be arrested in civil actions, on days of military trainings, reviews and elections, § 76, 631.
- of parishes*, how chosen, § 2, 206; § 4, 207.
- of proprietors*, of aqueducts, § 2, 469.
  - of common fields, § 20, 268.
  - of lands and wharves in common, § 3, 474.
    - to be sworn, § 4, 474.
- of state agricultural society*, § 7, 479.
- of state prison*, §§ 4-6, 907.
- of towns*, 79-81. See *Towns*.

**OILS,**

- what shall be deemed pure sperm; how tested, § 28, 360.
- penalty and liability for selling adulterated, § 28, 360.
- municipal officers may make regulations respecting, § 24, 293.
- coal*, municipal officers may appoint inspectors of, § 29, 360.
- penalty for selling without inspection, § 31, 361.

**ONIONS,**

- standard weight of bushel of, § 56, 352.

**ORCHARDS,**

- treble damages recoverable for trespasses upon, § 11, 733.
- trespasses upon, punishable by fine and imprisonment, § 9, 863.
- owner or occupant, may arrest trespassers, § 12, 863.

**ORDINANCES,**

- and by-laws of towns and cities, 84, 85. See *By-laws*.

**ORES AND METALS,**

- appointment, oath, duties and compensation of assayers of, 339.

**ORGANIZATION,**

- of the legislature, §§ 21-25, 66.
- of plantations, 86-88.

**ORNAMENTAL TREES,**

- towns may authorize, by ordinance, planting by side of highways, § 21, 243.
- surveyors of highways, may expend five per cent. of taxes in planting, § 49, 249.

**ORNAMENTS,**

- of a widow, not to be included in inventory of deceased husband's estate, § 46, 514.

**OTTER,**

- destruction of, when prohibited, § 15, 325.

**OUSTER,**

- of demandant, in real actions, or withholding possession from him, deemed disseizin for the purpose of trying the right, § 7, 762.
- of tenant, after six years, how betterments may be recovered, § 43, 767.

**OVENS,**

- to be repaired or removed, by order of municipal officers, § 17, 292.

**OVERSEERS,**

- of *houses of correction*, county, appointment, duties and compensation of, § 2, 918.
  - town, appointment, duties and compensation of, §§ 18-24, 921.
  - certain persons not allowed to keep boarders or lodgers, without license from, § 9, 849.
  - to prosecute such persons keeping boarders or lodgers without such license, § 9, 849.
- of *poor*, choice of; selectmen to be, when none are chosen, § 10, 79.
  - license to sell real estate, not to be granted in certain cases, without consent of, § 10, 549.
  - duties relating to houses of correction, 920-922. See *Houses of Correction*.
  - may object to settlement of bastardy suit, § 8, 739.
  - may procure extension of imprisonment of paupers in houses of correction, § 6, 919.
  - notice of commitment to houses of correction to be given to, § 7, 919. See *Paupers*.
- of *workhouses*, appointment and duties of, §§ 2, 3, 5, 261.
  - meetings, and officers of, §§ 6, 7, 261.
  - proceedings at meetings, and by-laws of, § 8, 261.
  - may commit certain persons to workhouses, § 11, 262.
  - controversies between masters and, how determined, § 17, 263.
  - persons not discharged without order of, § 18, 263. See *Workhouses*.

**OWNER,**

- shipper, factor or agent, when and for what purposes deemed to be, § 1, 326.
- of lost goods, proceedings, if he appears in one year, § 12, 742.
  - if he does not appear, § 13, 742.
- construction of term, in indictments, § 10, 873.

**OXEN,**

- when exempt from attachment, 627.
- penalty for unlawfully taking, § 3, 861.

**OXFORD COUNTY,**

- boundaries of, 947.

**OYSTERS,**

- regulations respecting planting and taking, § 22, 368.

**PAGE,**

- in the computation of fees, two hundred and twenty-four words to constitute, § 22, 821.

**PAGEANTRY,**

- or imagery, for public show, prohibited in streets, in night time, § 12, 287.

**PAPER,**

- packing and sale of, regulated, §§ 23, 24, 359.

**PAPERS,**

- valuable, penalty for destroying, injuring or secreting, § 15, 864.

**PARDONS,**

- power of governor to grant, in capital cases, § 8, 892.
- conditional, may be granted to persons under sentence of death, § 1, 899.
- notice of petitions for, to be given to county attorneys, and to be published, § 2, 900.
- in cases of petitions for, governor and council may require judge and prosecuting officer to furnish statement of case, as it appeared on trial, § 2, 900.
- when sentence may be commuted to imprisonment in jail, § 3, 900.

**PARENTS,**

- liable for certain offences committed by minors, § 90, 203; § 14, 288.
- to give notice to town clerks of births and deaths, § 21, 486.
- and children, 486, 487.
- their power to bind children as apprentices, 493, 494.
- when competent, may have care of person and education of minor children, § 3, 533.
- living, must give written consent to adoption of child, § 29, 538.