

# MAINE STATE LEGISLATURE

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FOURTH REVISION.

THE  
REVISED STATUTES

OF THE  
STATE OF MAINE,

PASSED AUGUST 29, 1883, AND TAKING EFFECT JANUARY 1, 1884.

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# GENERAL INDEX.

[The GENERAL INDEX is divided alphabetically by first letter of the entries. The following information is taken from the first page (p. [1077]) of the GENERAL INDEX.]

## EXPLANATIONS.

REFERENCES TO THE CONSTITUTION OF THE UNITED STATES ARE IN SMALL CAPITALS.

*References to the Constitution of Maine are in italics.*

In case of cross references from one title to another, the latter title is indicated by small capitals.

Cross references from one catch word to another in the same title are indicated by italics.

Where the contents of an entire chapter are referred to, the title is printed in bold face capitals; and any kindred references not belonging to such chapter are enclosed in parentheses.

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*assignee of*, may sue in scire facias, if estate does not pass by levy; proceedings, § 20, 616.  
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- Levy*, on part of leased land, appraisers to apportion rent to creditor, § 12, 615.  
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*Rights* and interests, redeemable within a year, as lands levied on by appraisement are, § 39, 620.  
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- transfer after notice of seizure on execution, not valid against purchaser, § 44, 621.
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- Assignment* of debtor's right, if alleged, jury may find respecting, § 53, 622.
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- Attachment* of debtor's right to conveyance of real estate, when to take effect, § 51, 622.
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- Expenses* of levy, to be considered as part of the execution, § 47, 621.
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- Officer* shall make and execute a sufficient deed, § 50, 622.
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- Redemption* of estate, plaintiff in review, besides other remedies, may bring bill in equity for, without tender, within three months, § 55, 623.
- Review*, defendant living out of the state, defaulted without appearance, may petition for, within six months after levy or sale of his real estate on execution, § 54, 622.
- within three months after final judgment on writ of, may redeem from levy or sale, § 54, 622.
- if judgment on writ of, is in his favor, it shall be allowed towards redemption, notwithstanding conveyance by creditor, § 54, 622.
- if such judgment is larger than amount of levy or sale, with interest, he shall have execution for the balance, § 54, 622, 623.
- Waste* or strip, forbidden during pendency of proceedings for review, § 55, 623.

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- Aqueducts*, shares, property or franchise of incorporated proprietors of, may be taken on, § 6, 503.
- Audita querela*, proceedings when complainant is in prison on, § 6, 806.
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- Corporations*, executions against, may be levied on corporate property and franchise, § 20, 402.
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*Creditor*, after decease of, how issued, § 21, 748.

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*Districts, school*, executions against, how satisfied, § 40, 190.

*Dower*, not barred by levy or sale on, § 6, 812.

*Error, writ of*, not to stay, unless bond is given and approved, § 2, 809.

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*Executions, officer holding*, not finding personal property, may sell real estate of corporations, § 50, 407.

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*Executors and administrators*, executions against, how issued, §§ 1, 2, 744.

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*Franchise*, of corporation, sale or levy on. See *FRANCHISE*.

*Gambling*, if on judgment for money lost by, to show for what rendered; arrest, § 8, 912, 913.

*Habeas corpus*, persons committed on execution, not of right entitled to writ of, § 5, ii, 800.

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*Mortgaged or pledged personal property*, seized on, no action against officer without forty-eight hours' notice of claim, § 44, 680.

*Pews*, levies upon, may be recorded in town clerk's office, § 29, 607.

*Probate proceedings*, executions in, how issued for costs, § 30, 533.

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*Recognizances for debts*, executions on, how issued, §§ 2, 3, 841.  
*Replevin*, executions in actions of, §§ 4, 5, 792, 793; § 11, 793.  
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*Return on*, when sufficient to charge indorser on original writ, § 7, 673.  
*Review*, on petition for, and bond filed, supersedeas may issue, § 5, 755.  
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*Sheriff*, to issue only against property of, but he may disclose, § 19, 660.  
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*Supersedeas* of, may issue from supreme court, re-examining judgment of superior court, § 79, 642.  
*Trial justices*, issued by, returnable in three months, § 22, 718.  
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*Unsatisfied*, issued by one trial justice, may be renewed by any other in same county, § 31, 720.  
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- OF A STATE MAY MAKE TEMPORARY APPOINTMENTS OF UNITED STATES SENATORS, U. S. C., ART. I, SEC. 3, ¶ 2, PAGES 7, 8.  
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**EXECUTORS AND ADMINISTRATORS, APPOINTMENT, POWERS AND DUTIES OF, CHAP. 64, 534-548.**

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 to whom it may be given, § 17, 539.  
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*Administrators* to give bonds; conditions of bonds, § 19, 539, 540.  
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- Executors*, to give bond unless otherwise provided in will; its conditions, § 9, 538.  
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 of executor, has no power to administer estate of first testator, § 23, 541.
- Executors in their own wrong*, who are such, and their liability, § 37, 543.
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*letters testamentary*, or of administration, so granted, extend to all the estate of deceased within the state, § 15, 539.
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 this provision does not apply to foreign wills previously proved and allowed, § 1, 536.
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- Public administrators*, appointment, duty and bonds of, § 25, 541.  
 their powers, when to be revoked by judge of probate, § 26, 541.  
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 the State is responsible for principal of such balance, when received, § 29, 542.  
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*Appointment*, executors and administrators, how to give notice of their, § 38, 543.  
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*Bonds*, additional, may be required by order of judge, § 49, 545.  
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