

# FOURTH REVISION.

# THE

# REVISED STATUTES

#### OF THE

# STATE OF MAINE,

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

BY THE AUTHORITY OF THE LEGISLATURE.



PORTLAND: PUBLISHED BY LORING, SHORT & HARMON AND WILLIAM M. MARKS, PRINTER. 1884.

> FARMINGTON STATE TEACHERS COLLEGE LIBRARY

[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. EXPRESS COMPANIES—Continued.

railroads to furnish equal facilities to all, § 134, 494.

unclaimed merchandise and parcels may be sold at auction by; proceedings, §§ 8-10, 497. foreign, service of writs upon, § 22, 676.

penalty for injuries to baggage by agents of, § 21, 920, 921. EXTINGUISHMENT.

EATINGUISHMENT,

of fires, 293-299. See FIRES AND THEIR PREVENTION.

EXTORTION,

defined, and penalty provided for, § 23, 884.

of illegal fees, penalty for, § 24, 897.

EXTRADITION. See Pardons and Fugitives from Justice.

#### FACTORIES,

fire-escapes to be provided in, if two stories or more in height, § 26, 297. FACTORS. See PRINCIPAL, FACTORS AND AGENTS.

FALSE.

answers, of electors to selectmen, how punished, § 72, 106.

certificates, issues and transfers of stock, how punished, §§ 9, 10, 891.

disclosures, and aiding in fraudulent conveyances, §§ 67, 68, 856.

imprisonment. See HABEAS CORPUS.

pretences and tokens, cheating by, how punished. See CHEATING BY FALSE PRETENCES, ETC. FALSEHOOD.

wilful, to influence electors, how punished, § 75, 106.

FALSELY ASSUMING,

to be a justice or officer, how punished, § 22, 896, 897.

to be another person, and thereby receiving property, is larceny, § 6, 887.

FARE,

penalty for evading payment of, on railroads, § 78, 483. See RAILROADS, Tariffs.

on steamboats, § 7, 496.

FARMERS' INSTITUTES,

to be held annually, in each county; expenses of, how paid, § 4, 510.

FARMING UTENSILS,

what, are exempted from attachment, § 62, ix, 684.

FARMS,

produce of, exempted from attachment, until harvested, § 62, v, 683.

FAST DAY,

no court to be held on, § 48, 637.

arrests in civil actions, not to be made on, § 79, 687.

notes falling due on, payable on the day before; exception, § 9, 334.

FAST DRIVING,

on bridges, forbidden, if notice is given of prohibition; penalty, §§ 7, 8, 261. FATHER,

power of, to bind minor children as apprentices, §§ 1, 2, 526; § 7, 526.

may appoint guardians for minor children in his last will, § 2, 561.

may have care of person and education of minor children, § 3, 561.

of bastard child, liability of, § 7, 796.

committed to jail on process of, when discharged by taking poor debtor's oath, § 10, 797. when to inherit children's property, § 1, ii, 610.

See CHILDREN Abused and Neglected; also PARENTS.

punishment of, for abandonment of children, § 20, 883.

FEBRUARY,

twenty-second day of, a legal holiday, § 9, 334.

notes falling due on, payable on the day before; exception, § 9, 334.

FEE TAIL. See CONVEYANCES BY DEED, ETC.

FEES.

of Administrators, § 32, 533.

special, § 34, 543.

Agriculture, members of board of, not to receive; expenses to be paid, § 4, 510. of Appraisers in probate proceedings, § 33, 533.

at levies on real estate, § 5, 869.

Assessors, §§ 102, 104, 147, 148.

Attorneys, county, not to receive fee or reward from party prosecuting, § 21, 652. Attorney general, fee of, for certifying certificates of incorporation, § 18, 440.

not to receive fee or reward from party prosecuting, § 58, 638.

of Auditors, § 70, 704.

FEES—Continued. Buildings, used for public purposes, for certificate of inspection of, § 31, 298. liens on, fees for recording certificates of, § 32, 772. of Clerks of courts; record of, § 3, 650. for licenses to hawkers and pedlars. § 4. 397. in proceedings against domestic insurance companies, § 67, 455. for recording soldiers' discharges, § 7, 650. penalty for taking more than legal, § 8, 650. for recording appointment or discharge of deputy sheriffs, § 8, 659. for certificate of dissolution of attachment, § 69, 685; § 76, 686. Collectors of taxes, committing for non-payment of taxes, § 126, 151; § 174, 158. Commercial fertilizers, of importers of, § 49, 355. of state inspector of, § 52, 356. of Commissioners, appointed to estimate damages for flowing lands, § 33, 781. County, §§ 21-23, 647, 648. in estimating damages to lands, in location of railroads, § 22, 473. of insolvency, on disputed claims; to divide estates; to assign dower, § 33, 533. to be paid by administrator, § 8, 557. forfeited by neglect seasonably to render report, § 9, 557. of insurance, § 66, 454, 455; §§ 72-74, 456, 457. for making inquests into insurance frauds, § 85, 459. of railroads, § 113, 489. of wrecks and shipwrecked goods, § 17, 343. Committee, on appeals from county commissioners, touching highways, § 50, 251. Constables, for prosecution of violations of the fish laws, § 66, 382. for services in probate court, § 3, 528. Coroners, for services in probate court, § 3, 528. at coroners' inquests, § 12, 961. County constables, appointed to enforce liquor law, § 62, 314. Disclosure Commissioners, in poor debtor disclosures, § 64, 855. Electors of president and vice president, § 92, 109. Engineer, appointed to inspect dams and reservoirs, § 44, 783. for certificate of authorization to loan and building associations, § 133, 435. Executors, in probate proceedings, § 32, 533. Fence viewers, § 39, 273. Fish and game wardens, § 40, 377. Guardians, in probate proceedings, § 32, 533. ad litem, § 38, 699. forfeited by neglect or refusal to settle accounts, § 22, 564. Illegal, penalty for taking, § 24, 897. of Impounders of beasts, § 24, 281. in Insolvency, § 65, 591. for notice of dividend in, § 39, 583. of Jailer, to be paid by poor debtor before discharge, § 22, 848. for commitment, support, and discharge of prisoners; how regulated, §§ 9-11, 871, 872. Judge of probate, for taking disclosures of parties accused of embezzling estates, § 36, 534. Jurors, at inquests in cases of suspected incendiarism, § 38, 299. at coroners' inquests, § 12, 961. for Licenses to innholders and victualers, § 4, 302. to insurance agent, § 73, 456. broker, § 74, 457. Lien on building, for recording, § 32, 772. of Magistrates, for committing non-resident tramps, § 23, 925. in criminal cases, §§ 17-20, 935, 936. Mortgage of personal property, for recording by town clerk, § 2, 766. of Municipal officers, for action in extending wharves or weirs into tide waters, § 62, 88. Notaries public, § 8, 334. Officers, at inquests in cases of suspected incendiarism, § 38, 299. in trustee process, when trustee is discharged by principal defendant giving bond, § 86, 743. to be paid by poor debtor before discharge, § 21, 848. penalty for extorting illegal, § 24, 897. for apprehending non-resident tramps, § 23, 925.

for committing girls to Maine Industrial School, § 26, 984.

FEES-Continued. of Pilots, § 3, 341. Police officers, for prosecuting violations of fish law, § 66, 382. Port wardens, § 31, 345. Pound keepers, §§ 23, 25, 281. Receivers of banks, § 64, 422. Referees, § 73, 704. court may reduce, § 3, 836. Register of deeds, for filing record of advertised breeding stallions, § 61, 357. for recording will devising real estate, § 17, 531. for entering and recording discharge of attachments, § 69, 685. filing certificate of real estate disclosed before commissioners, § 10, 846. filing and recording copy of process against domestic corporations, § 21, 874. certificate and description of homestead, § 21, 874. Register of Probate, § 31, 533. in case of foreign estates, § 35, 534. for safe keeping of wills, § 2, 536. for furnishing register of deeds with copy of will devising real estate, § 17, 531. Sealers of weights and measures, § 11, 395. Secretary of state, for filing certificates of incorporation, § 18, 440. for certificate of insurance company organized under general law, § 48, 452. Selectmen, as assessors of taxes, § 102, 147. Sheriffs, for collection of taxes, § 170, 157, 158; § 184, 159. for prosecuting violations of the fish law, § 66, 382. for services in probate court, § 3, 528. to be paid or secured before service, § 10, 659. right to, before service, how waived, § 10, 659. to be received from deputy, § 20, 661. deputy to keep account of, and make return under oath to sheriff, § 21, 661. of counties, § 23, 661. Steamboats, of inspectors of, for inspection and license, § 23, 500. of Stenographers, court, § 145, 714. Superintending school committee and supervisors, § 92, 200. Town clerks, for recording assignment of wages, § 6, 839. for recording oaths of office, § 24, 81. Trade-Marks and assignments thereof, for recording, § 40, 366, 367. of Treasurer of state, for services as to securities deposited by insurance companies, § 63, 454. Trustees under railroad mortgages, in possession of railroad, § 90, 485. in probate proceedings, § 32, 533. Weighers of hay, to be fixed by cities and paid by purchaser, § 5, 394. Witnesses, at inquests in cases of suspected incendiarism, § 36, 298, 299. in probate court, § 33, 533. in civil actions, to be prepaid or tendered, § 106, 709. in criminal cases, how allowed by magistrates, §§ 8-10, 934. need not be tendered to, when summoned in behalf of the State, § 15, 944. at coroners' inquests, § 12, 961. in criminal prosecutions, not to be paid unless claimed within three years, § 10, 953. FEES AND COSTS, REGULATION OF, CHAP. 116, 865-877. Attorneys and parties, costs taxable for, in civil actions, § 14, 872, 873. restrictions as to costs in trial justices' actions, § 31, 877. Clerks of the courts, fees of, as clerks of the supreme and superior courts, § 4, 867, 868. as clerk of county commissioners, § 4, 868. Constables, § 8, 871; (County constables in liquor cases, § 62, 314.) Copies, fees of officers for, § 5, 868-871; § 26, 876. Coroners, fees of, §§ 6, 7, 871. Criminal prosecutions, costs taxable for the State in, § 15, 873. provisions relating to the payment and appropriation of, §§ 16-19, 874. Fees and costs not stated, to be regulated by those expressed in similar cases, § 27, 876. tables of, to be kept exposed to view in public offices, § 28, 877. none to be charged by trial justice or judge of municipal court for entertaining an appeal, nor for taking recognizance to prosecute it, in a criminal case, § 29, 877. account of items charged, may be required of officer, § 30, 877. penalty for refusing items of, § 30, 877. for overcharging, § 31, 877.

FEES AND COSTS, REGULATION OF, CHAP. 116-Continued. Inquests on dead bodies, costs of, regulated, § 7, 871. Inspectors of fish, fees of, § 24, 875. of beef and pork, fees of, § 24, 875. of pot and pearl ashes, fees of, § 24, 875. of lime, fees of, § 24, 875. Inspectors, commissioned, may require deputies to render sworn returns of, § 25, 876. Jailers, fees of, § 9, 871, 872. Judges of municipal and police courts, fees of, § 3, 867; § 29, 877. to account for fees when salary is paid from county treasury, § 3, 867. Jurors, fees of, § 12, 872. Justices of peace and trial justices, fees of, § 2, 866, 867; § 29, 877. if two or more are required, each is entitled to fees, § 2, 867. Marriages, fees for solemnization of, § 22, 875. Page, in copies, shall contain two hundred and twenty-four words, § 26, 876. Parties and attorneys, their costs, how taxed, § 14, 872, 873. Provers of fire-arms, fees of, § 24, 876. Register of deeds, fees of, § 21, 874. Sealers of weights and measures, fees of, § 24, 876. Secretary of state, fees of, § 20, 874. Sheriffs and their deputies, fees of, § 5, 868-871. State, costs for, taxable in criminal prosecutions, § 15, 873. Surveyors of lumber, fees of, § 24, 876. of mill logs, fees of, § 24, 876. of firewood and bark, fees of, § 24, 876. Town clerks, fees of, § 23, 875. Viewers and cullers of staves and hoops, fees of, § 24, 876. Witnesses, fees of, in court, and before referees, auditors and commissioners, § 13, 872. Writs, fee for trial justice, municipal or police court, § 31, 877. FELONY. accessories in, before the fact, punished as principals, § 6, 930. may be convicted, whether principal has been convicted or not, § 6, 930. after the fact, who are, and how punished, § 7, 930. persons committed for, not of right entitled to writ of habeas corpus, § 5, i, 800. term defined, § 9, 930. persons indicted for capital, when to be discharged, if not tried, § 9, 943. no person to be tried for, unless present at trial, § 22, 945. compounding of, § 17, 896. FELONIOUS ASSAULTS, penalty for, § 26, 884. FELONIOUSLY, indictment not to be quashed, for omission of the word, § 12, 931. FEMALE. executor or administrator, power of, ceases on her marriage, § 22, 541. guardian, authority of, ceases on her marriage, § 20, 564. rape of, how punished, § 17, 883. enticing to houses of ill-fame or elsewhere, for prostitution, how punished, § 10, 904. warrants to search for, in such cases, § 11, 904, 905. FEME COVERT. See MARRIED WOMEN. FEMININE. words of the masculine gender may include the, § 6, ii, 58. masculine words include the, in law relating to cruelty to animals, § 48, 911. FENCES. fronting on public ways or lands, when not deemed nuisances, § 10, 234. municipal officers may remove, to prevent drifting of snow, § 62, 253. may be removed from across highways, § 92, 258. having existed twenty years, deemed bounds of ways, § 95, 259. of railroads, §§ 36-38, 476. penalty for injury to, § 9, 919. FENCE VIEWERS, two or more to be chosen by towns, § 12, 79. selectmen to act as, in certain cases, § 25, 81. fees of, and penalty for neglect of duty, §§ 38, 39, 273. have same jurisdiction in case of salt marsh drains, as of fences, §§ 40, 41, 273, 274. duties of. See Fences, COMMON FIELDS AND DRAINAGE OF SALT MARSHES.

## FENCES, COMMON FIELDS AND DRAINAGE OF SALT MARSHES, CHAP. 22, 266-276. Division Fences.

#### DIVISION FINCE

Fences, what shall be accounted legal, § 1, 267, 268.

to be maintained equally by adjoining occupants, § 2, 268.

if either party neglects to repair or rebuild, appeal to fence viewers; proceedings, § 3, 268.

when complainant builds, he may recover double compensation, § 4, 268.

division of, to be made by fence viewers if owners disagree, § 5, 268.

each party to build the part assigned to him, § 6, 268, 269.

lien on land of delinquent for double the expense of building, how enforced, § 6, 268, 269. parol agreements for division, to be enforced, § 13, 270.

division, to be kept in repair all the year, unless otherwise agreed, § 7, 269.

may vary from dividing line in consequence of natural impediments, § 8, 269. if owners of land in common disagree, division to be made by fence viewers, § 9, 269.

party ceasing to improve, not to remove fence, if others will purchase, § 10, 269. each owner to pay for half of, upon improvement of uninclosed lands, § 11, 269. one fence viewer to be taken from each town, when line divides towns, § 12, 269. to be erected and supported according to division made and recorded, § 13, 269, 270. owner laying land common, giving six months' notice, need not build, § 13, 270. no assignment of, by fence viewers, deprives party of value of such fence, § 13, 270. house lots exempted from these provisions; agreements not affected, § 14, 270.

#### FENCES OF COMMON FIELDS.

Common fields; owners of several lots may inclose them in one common field, § 15, 270.

meetings of proprietors of, how called; notice; how to vote, §§ 16-18, 270, 271.

may raise money; money how assessed; assessment how abated, § 19, 271.

may choose clerk, assessor and collector; clerk and assessors to be sworn, § 20, 271. clerk to issue warrant to collect assessments, § 21, 271.

fence to be apportioned to each owner by fence viewers, if owners disagree, § 22, 271. owner not cultivating land, is not required to maintain, if he gives notice, § 23, 271. expenses of maintaining, to be apportioned according to interest of each, § 24, 271. owner neglecting for three days, other owners may repair; double costs, § 25, 26, 271, 272.

suddenly destroyed, to be repaired in twenty-four hours; double costs for failure, § 27, 272. proprietors of, may choose field drivers, § 28, 272.

no proprietor of, to put in stock improperly, nor more than his proportion; penalty, § 29, 272. injury to any proprietor of, liability and remedy for, § 30, 272.

lines between, proprietors to run once in two years; penalty for neglect, § 31, 272.

major part in interest may discontinue the association, § 32, 272.

proprietors of, may agree to have fields exempted from these provisions, § 33, 272.

portions of lots being rocky or barren, to be exempt from assessments, § 34, 272.

three or more owners may be set off on petition, if proprietors refuse; may appeal to county commissioners, who may appoint committee to make division and assign fence; notice how given, § 35, 272, 273.

major part in interest may inclose in one general field, by order of supreme court, § 36, 273. thereafter, further proceedings to be the same as if done by consent, § 37, 273.

fence viewers to view, when requested; penalty for neglect, § 38, 273.

to receive two dollars a day; may recover double, if payment is neglected, § 39, 273.

#### DRAINING OF SALT MARSHES.

Ditches, for drainage of salt marshes, to be maintained by owners, § 40, 274.

fence viewers have jurisdiction of, § 40, 274.

width and depth of, to be determined by fence viewers, § 41, 274.

expense of making, to be recovered of delinquent owners, § 41, 274.

between improved lands, provisions respecting, § 42, 274.

lands in common, exempt from maintenance of, on notice, § 42, 274.

#### IMPROVEMENT OF MARSHES, MEADOWS AND SWAMPS, BY A COMMISSION FROM THE SUPREME COURT.

low lands, owned by several proprietors, may be improved by commissioners, § 43, 274. proprietors may petition court and have notice thereon, § 44, 274. court, after hearing, may appoint commissioners, § 45, 274. commissioners shall make improvements as directed; proceedings, § 46, 274, 275. workmen may be employed, unless proprietors do the work, § 47, 275. expense to be apportioned to, and assessed upon the proprietors, § 48, 275. collector may be appointed; his powers and duties, § 49, 275.

#### FENCES, COMMON FIELDS, ETC., CHAP. 22-Continued.

IMPROVEMENT OF MARSHES, MEADOWS AND SWAMPS, BY A COMMISSION FROM THE SUPREME COURT.

collector, liability of, § 50, 275.

collector and commissioners, compensation of, § 51, 275.

return to the court to be made by commissioners, § 52, 275.

when proprietor has not the whole fee, damages, on whom to be assessed, § 53, 275.

mortgaged property, possessor of, considered proprietor, § 54, 275.

commissioners may enter premises of persons not parties to the proceedings, § 55, 275, 276. damages for such entry, how determined and paid, § 56, 276.

appeal, power of the court on; proceedings; jury trial, §§ 57, 58, 276.

notice is required before entry on premises of stranger; appeal and hearing, § 59, 276. exceptions in the supreme court, § 60, 276.

repairs, after completion of improvements, how made and paid for, § 61, 276.

#### FERRIES, CHAP. 20, 262, 263.

County commissioners may license persons to keep, § 1, 262.

may revoke such license; shall take bond of persons so licensed, § 1, 262.

may establish tolls, and appraise property on removal of ferrymen, § 1, 262.

may establish, to be kept by towns; penalty for neglect to maintain, § 2, 262.

keeper of, to keep safe boats and give prompt attendance; penalty for neglect, § 3, 262. persons injured by neglect of, to have remedy on his bond, § 4, 262. licensed, using boats propelled by steam or horse power, how punished, § 9, 263.

(exempt from serving on juries, § 3, 827.)

steam or horse, other ferries not to be established within one mile of, § 5, 262.

penalty for keeping, or conveying passengers or property, contrary to law, § 6, 262, 263. when over tidal waters, ice to be levelled and way kept clear in winter, § 7, 263.

penalty for neglect, and liability for injury, § 8, 263.

other boats may be used at steam or horse ferries in times of danger, § 10, 263. obstructions to, prohibited, under penalty, § 11, 263.

piers, not over twelve feet in length or breadth, may be sunk for the use of, § 12, 263.

jurisdiction of county commissioners of Somerset county relating to, § 13, 263.

(owners of, may take land within highways for toll houses, but not to obstruct travel, § 10, 463.) FERTILIZERS, COMMERCIAL,

kept for sale to be so labelled as to show component parts, § 48, 355.

importer of, to be licensed; fee; to file list of agents with secretary of state, § 49, 355. penalty for violating two preceding sections; action where and how to be brought, § 50, 355. state inspector of; analysis how made; fee therefor, §§ 51, 52, 355, 356. duties of the inspector of, § 53, 356.

penalty for wrongful act or neglect of inspector and chemist, § 54, 356.

#### FIDDLERS,

common, may be sent to house of correction, § 4, 974.

FIELD DRIVERS,

proprietors of common fields may choose, § 28, 272.

#### FIELDS,

COMMON, fences of, §§ 15-39, 270-273. See Fences, Common Fields and Drainage of Salt Marshes.

proprietors of, may choose one or more field drivers, § 28, 272.

penalty for allowing, to be used for bird shooting, § 30, 908.

injuries to, how punished, § 13, 919.

owner or occupant of, may arrest offenders, § 14, 919.

#### FIGHTS.

prize fights between persons, punishment for; proceedings to prevent and punish, §§ 4, 5, 898, 899. premeditated, between animals, prohibited and punished, § 31, 908.

keeping places for such, penalty for, § 32, 908.

training birds and animals for such, how punished, § 33, 908.

#### FINDER,

of lost goods worth three dollars, duty of, § 10, 798, 799.

worth ten dollars, duty of, § 11, 799.

proceedings, if owner appears within one year, § 12, 799.

if no owner appears within one year, § 13, 799.

penalty for not giving notice, § 14, 799.

#### FINES,

EXCESSIVE, PROHIBITED, U. S. C., AMENDMENT VIII, PAGE 23.

accruing to the State, record of, to be kept by county treasurer, § 12, 170.

#### FINES—Continued.

for causing or continuing public nuisances, §§ 2, 4, 233; §§ 11-13, 234, 235.

may be imposed on towns for defect in highways, § 52, 251.

how collected and appropriated, § 89, 258.

to be certified by clerk of courts to assessors, § 90, 258.

if not assessed and paid, warrant for collection may be issued by court, § 91, 258.

and forfeitures, for violation of law relating to fisheries, § 67, 382; § 73, 388.

and penalties for violation of fish laws, how disposed of, § 74, 383, 384.

for fraud or embezzlement in banks, § 82, 425.

imposed on manufacturing corporations for declaring fraudulent dividends, § 8, 438.

for refusing to produce their books in trials, § 12, 439.

for refusing to furnish schedule of property and names of directors, to officer having execution, §§ 9, 11, 438.

on railroad companies, for intoxication or negligence of employes, §§ 66, 67, 481, 482.

for loss of life by fault of employes of railroad or steamboat companies, § 68, 482; § 7, 498. for being on railroad track without right, § 70, 482.

for failure of treasurer of steamboat corporations to publish annual statement, § 4, 496. for disclosing contents of telegraph dispatches, § 1, 501.

forfeitures and costs, to use of the State, to be received by clerk of courts, § 4, 650.

county attorney to enforce collection of, § 18, 652.

for neglect of certain officers to summon jurors, how recovered, § 21, 829.

for certain offences, to be applied to building and repairing jails, § 46, 664.

persons offering prize candy for sale, liable to, § 16, 924, 925.

in criminal cases, recovery and appropriation of, § 13, 931.

collection and disposal of, §§ 1-16, 951-954. See Costs AND FINES IN CRIMINAL CASES. and imprisonment, when provided by statute, sentence may be to either or both, § 1, 947. when imposed, costs may be required, § 1, 947. See PENALTIES also FORFEITURES.

#### FIRE,

ARMS, appointment and duties of prover of, § 30, 364, 365.

penalty for making sale of, if not proved, § 31, 365.

fees of provers of, § 24, 876.

ESCAPES, outside stairs, and ladders, may be required for certain buildings, §§ 26-28, 297. INSURANCE. See INSURANCE AND INSURANCE COMPANIES.

PROOF BUILDINGS, for county records, to be provided by county commissioners, § 11, 646. WARDS, election, powers and duties of, §§ 6-8, 294, 295.

engineers and officers to have power of, § 2, 294.

wood, regulations for measure and sale of, §§ 1-5, 386, 387.

WORKS, penalty for selling, giving away, or firing, without license, § 11, 923.

#### FIRES AND THEIR PREVENTION, CHAP. 26, 293–299.

#### ENGINEMEN AND FIRES.

towns may prescribe regulations for care and management of fire engines and apparatus, employ men, not exceeding sixty to each engine, and appoint officers, § 1, 294.

engineers and officers to have power of fire wards; towns liable for their acts; powers, privileges and duties of men employed, § 2, 294.

excused from serving on jury; may elect their own officers, and establish rules and penalties, § 3, 294.

to meet every month; and to use best endeavors to extinguish fires, § 4, 294.

may be discharged; some to attend fires with axes, fire-hooks and ladders, § 5, 294.

towns may elect fire wards; penalty for neglecting to accept or refuse, § 6, 294, 295.

to attend fires with badge of office; may pull down buildings at their discretion, § 7, 295. may command assistance; penalty for refusing to assist, § 8, 295.

when appointed under special laws, to have same general rights and powers, § 9, 295.

when owner of building destroyed may recover compensation from town, § 10, 295.

plundering at fires, declared larceny, § 11, 295.

(fire caused by locomotives, railroad companies responsible for damages done by, § 64, 481.) (towns may draw water from private aqueducts to extinguish, § 8, 503.)

(penalty for larceny in building on fire, or of property removed on alarm of fire, § 3, 887.)

PREVENTION OF FIRES.

sail-maker, rigger and stable keeper, to occupy such buildings as town officers direct, § 12, 295. chimney, stove, oven, furnace or boiler to be repaired or removed, by order of municipal officers, upon complaint; penalty for neglect, § 13, 295.

penalty for smoking in mills, factories, machine shops, ship yards, bridges, stables, etc., § 14, 296. kindling fires on land without consent of owner, § 15, 296.

#### FIRES AND THEIR PREVENTION, CHAP. 26-Continued.

PREVENTION OF FIRES.

penalty for kindling fires on one's own land, with intent to injure property of others, § 16. 296. fires may be kindled at proper times, and in a careful manner, § 17, 296.

penalty for kindling fires, by lumbermen, in a careless manner, § 18, 296.

common law remedy for damages to continue, except in certain cases, § 19, 296.

town officers to make regulations respecting gunpwoder, oils, and explosive substances, § 20, 296. persons injured by explosion of such substances, to recover damages, § 21, 296, 297.

municipal officers may enter buildings and other places in search of, § 22, 297.

rules and regulations established according to section twenty not to be in force until published and posted in three public places, § 23, 297.

penalties for violating regulations, how recovered and appropriated, § 24, 297.

provisions to protect life in case of fire in buildings used for public purposes, §§ 25-33, 297, 298. See BUILDINGS USED FOR PUBLIC PURPOSES.

enginemen to make inspection of fire-escapes on buildings, § 27, 297.

INQUESTS IN CASES OF SUSPECTED INCENDIARISM.

fires. not accidental, town officers to cause inquiry into, by notice to sheriff, § 34, 298. sheriff to summon jury of three, § 34, 298.

organization of jury; oath to be administered, § 35, 298.

sheriff to summon witnesses; testimony to be reduced to writing, § 36, 298, 299.

dnty of the jury after hearing; papers to be filed with clerk of courts, § 37, 299. fees of officers and jurors, § 38, 299.

#### FIRM NAME,

penalty for unauthorized use of, § 10, 915.

FIRST MEETING, of corporations, how called, § 3, 400.

manufacturing, § 3, 437, 438.

of companies incorporated under general law, § 17, 439.

of bondholders under railroad mortgage, organized into new company, how called, § 94, 486. See MEETINGS.

FISH

cities may pass by-laws relating to the sale of, § 59, xi, 87.

#### FISH AND FISHERIES, CHAP. 40, 367-385.

#### INSPECTION OF FISH.

governor and council to appoint inspectors of, § 1, 369.

inspectors' oath; bond to be examined annually; removal of unfaithful inspectors, § 2, 370. inspectors to make returns to secretary of state; returns to be published, § 3, 370.

persons injured by misdoings of inspector, have remedy on bond, § 4, 370.

what kind of fish may be barrelled; how packed and branded, § 5, 370.

mackerel, how branded; grades, § 6, 370, 371.

tierces, barrels and casks, dimensions and materials of, § 7, 371.

pickled alewives, herring and other small fish, how packed and branded, § 8, 371. fees for inspection and branding, § 9, 371.

boxes for packing smoked herring, how to be made and marked, § 10, 371.

owner of all smoked and pickled fish except herring, to furnish brand, § 11, 372.

not to be sold or exported without inspection; penalty for, § 12, 372.

no pickled fish in casks, nor smoked alewives in boxes, to be shipped, unless master or owner furnishes a certificate from inspector, under oath; form of oath, § 13, 372.

- if received on board any vessel for transportation without being inspected and branded, penalty for; may be seized, § 14, 372.
- penalty for intermixing, after being inspected and branded; for marking, out of inspector's town or what he has not inspected; for permitting other persons to use his brand, or using

it himself after the expiration of his commission, § 15, 372, 373.

penalties, how recovered and appropriated, § 16, 373.

#### SEA FISHERIES AND SHELL-FISH.

mackerel, or porgies, not to be taken within certain bays, or near coast; penalty, § 17, \* 373. taking of, or fishing for, with seines, where prohibited, § 17, 373.

penalty, how appropriated; lien on vessels and apparatus; seines defined, § 17, 373.

herring, taking of small, for canning, and packing of sardines between December fifteen, and April one, punished, § 18, 373.

lobsters, close time for, between August fifteen and November fifteen, § 19, 373.

when not to be canned; penalty, § 20, 373.

not to be exposed for sale, § 21, 373.

#### FISH AND FISHERIES, CHAP. 40-Continued.

#### SEA FISHERIES AND SHELL-FISH.

lobsters, close time for female and young; penalties, how recovered, §§ 21, 22, 373, 374. penalty for taking fish, by non-residents; and by residents, except in a given manner, § 23, 374. town officers may grant permits for the taking of; when to be taken without permit, § 24, 374. towns may regulate the taking of clams; exceptions, § 25, 374.

owners of shores may extend weirs into tide waters; proviso, § 26, 374.

vessels and apparatus engaged in the unlawful taking of fish, hable to seizure, § 27, 374.

oyster beds may be planted by consent; how protected; penalty for trespassing on, § 28, 374, 375

#### INLAND FISHERIES.

remainder of chapter forty applies to fresh waters above tidal flow, and to tide waters frequented by fresh water and migratory fish; with certain exceptions, §§ 29, 30, 375.

waters enumerated, which are exempt from provisions relating to migratory fish, § 31, 375.

definition of terms, "salmon," "land-locked salmon," "salmon trout," "black spotted trout," "alewife," "blue-back," and "bass," § 32, 375, 376.

#### COMMISSIONERS OF FISHERIES AND FISH WARDENS.

Commissioners, appointment of; term of office and duties; annual report to governor, § 33, 376.

fish ways to be provided and kept in repair, as determined by, § 34, 376.

appeal from, to the county commissioners, proceedings and costs upon, § 34, 376.

penalty for neglect to build a fish way, § 35, 376, 377.

period, during which fish ways shall be kept open; penalty, § 36, 377.

may require owner or occupant to make repairs and alterations of existing fish ways, without appeal, § 37, 377.

proceedings of, where dam is owned or occupied by more than one person, § 38, 377. proceedings of, on libel in supreme court, if owner of dam resides out of the state, § 39, 377. may take fish at any time for cultivation, and may introduce fish anywhere, § 60, 381. may set apart waters for the cultivation of fish; penalty for interference, § 61, 381. may delegate powers over fish ways to wardens, § 72, 383.

(salary of, § 1, 860, 861.)

Fish wardens, appointment, duties and powers of; may require aid; penalty, § 40, 377. (salary of, § 7, 863.)

#### PROTECTION OF FISH.

migratory fish not to be taken at certain places, between April 1 and November 1, § 41, 377, 378. hook and line or artificial flies not to be used near fish way, dam, or mill race, § 41, 378. salmon, yearly close time for, from July 15 to April 1; penalty; proviso, § 42, 378. from April 1 to July 15, there shall be a weekly close time of forty-eight hours, § 43, 378. during close time, no salmon, shad, alewives or bass, to be taken; seines, nets and other apparatus

to be removed from the water; penalty, § 43, 378.

Kennebec, Androscoggin, Penobscot, with tributaries, and lower St. Croix, excepted, § 43, 378. alewives not to be fished for, except by hand dip-net; exceptions, § 44, 378.

migratory fish protected against nets, except dip-nets and in St. Croix river, § 56, 380, 381.

taking of spawn and live fish of certain kinds, prohibited, § 57, 381.

fish, seized for violation of law, to be returned to owner on his giving bond, § 59, 381.

salmon, shad, alewives and bass, weekly close time for, on Penobscot and branches, § 45, 378, 379. smelts, taking of, restricted; when dip-nets may be used; penalties; exceptions, § 46, 379.

land-locked salmon, trout, togue, bass and perch; penalty for fishing, possessing, offering for sale, or transporting same, during close time; exceptions, §§ 47-51, 379, 380.

the taking of land-locked salmon, trout, togue, bass and perch, by any device except fair angling, how punished; all such devices may be destroyed by finder, § 51, 380.

fishing with nets, seines, weirs or traps except in tide waters, how punished, § 52, 380. small salmon or trout, penalty for killing, § 53, 380.

transportation of over fifty pounds, illegal; penalty; possession is evidence of guilt, § 54, 380. penalty for taking black bass, in April, May and June, or from spawning beds, § 55, 380.

#### MISCELLANEOUS PROVISIONS.

introduction of certain fish into new waters, by spawn or live fish, prohibited, § 57, 381. trout and salmon waters, penalty for unlawful introduction of certain fish into, § 58, 381. fish seized for violation of law, may be returned to owner, on his giving bond, § 59, 381. commissioners may give permit or take fish for scientific purposes, § 60, 381.

may designate any waters for the cultivation of fish; proviso, § 61, 381.

riparian proprietors may inclose waters for cultivation of fish, § 62, 381. fish may always be taken by owner cultivating them, § 63, 381.

#### FISH AND FISHERIES, CHAP. 40-Continued.

MISCELLANEOUS PROVISIONS.

fish, owner cannot sell such fish for food during close time; penalty, § 63, 381.
artificial propagation of trout and salmon; provisions and penalties, § 64, 381, 382.
waters where fish are artificially propagated, penalty for fishing in, without permit, § 65, 382.
sheriffs, constables, police officers and fish wardens, to prosecute, § 66, 382.
such officers may seize illegal implements, § 66, 382.
fines and penalties, how recovered; full costs, in case of conviction, § 67, 382.
jurisdiction of supreme and of superior court, § 67, 382.

when municipal courts and trial justices have concurrent jurisdiction, § 67, 382.

limit of weirs and other stationary fixtures for taking fish, § 68, 382.

weirs, how made and kept, and depth of, how measured, § 69, 383.

low water mark, standard for, in Kennebec river, § 69, 383.

fresh water fish not to be taken with weir, hedge, trap or trawl, § 70, 383. forfeitures for violations, § 71, 383.

commissioner may delegate all his power over fish ways, § 72, 383.

menhaden or herring offal, not to be thrown into navigable waters; penalty, § 73, 383.

penalties and forfeitures, how recovered and appropriated, § 74, 383, 384.

FISHERS,

destruction of, when prohibited, § 20, 329.

FISHING.

boat, of not over two tons burden, exempt from attachment, § 62, x, 684. FISH WARDENS.

appointment, powers and duties of, § 40, 377. See FISH AND FISHERIES. salary of, § 7, 863.

game laws to be enforced by, § 28, 330.

FISH WAYS,

dams to be furnished with, § 34, 376.

commissioners of fisheries may order, to be built, § 34, 376.

appeals to county commissioners in regard to, § 34, 376.

penalty for not building, as required, § 35, 376, 377.

commissioners may prescribe times when, shall be open, § 36, 377.

repairs and alterations of, § 37, 377. See FISH AND FISHERIES.

#### FISH WEIRS,

application for license to build or extend, notice of, how given, § 60, 87.

when waters are between two towns, consent of municipal officers of both required, § 61, 88. application and proceedings to be recorded; fees of officers, § 62, 88.

not to be erected or extended in tide waters in front of another's shore without consent, § 63, 88. FIXTURES,

malicious injuries to, § 17, 920.

carpets, stoves and funnels, not deemed, § 1, 604.

FLAGMEN.

when county commissioners may order railroad companies to station, at crossings, § 34, 475, 476. FLATS.

fish weirs not to be extended in tide waters in front of, without owner's consent, § 63, 88.

on sea coast, owners of, may extend weirs below low water mark, § 26, 374.

#### FLOUR,

provisions relating to the inspection and sale of, §§ 36-43, 353, 354.

#### FLOWING LANDS AND DIVERTING WATER TO SUPPLY MILLS, AND MODE OF OBTAINING DAMAGES THEREFOR, AND RIGHT OF ERECTING MILLS AND MILL DAMS, CHAP. 92, 776-783.

(Actions for flowage, extended record to be made in, § 11, 651.)

Agreements of parties, when recorded are as binding as a judgment on new complaint, § 27, 781. Commissioners, when complainant recovers, to be appointed to appraise yearly damages, and to report for what portion of the year the land ought not to be flowed, § 9, 778, 779.

also damages in gross; if owners do not pay the same, judgment for yearly damages, § 9, 779. acceptance of report of, and judgment, § 13, 779.

compensation of, to be awarded by court, § 33, 781.

Costs, recoverable by prevailing party, § 33, 781.

Common law action, not maintainable for damages for flowing, save as provided, § 25, 781. Complaint, not to abate hy death of either party, § 30, 781.

abated or defeated for want of form, right may be preserved by new, within a year, § 31, 781. *Damages*, owners may have them assessed in gross, when annual, have been fixed, § 11, 779.

#### FLOWING LANDS AND DIVERTING WATER TO SUPPLY MILLS, ETC. - Continued.

Damages, double, if report of commissioners or finding of jury is violated, § 26, 781.

tender of, and bringing money into court, effect of, § 29, 781.

Dams and reservoirs, inspection of. See DAMS and RESERVOIRS.

Flowing, damages for, recoverable on complaint to supreme court, § 4, 778.

no redress for damages sustained more than three years before complaint, § 4, 778. complaint, form of, § 5, 778.

how presented and served, § 6, 778.

pleadings, what may be made in bar, § 7, 778.

issue in fact or in law, joined, to be decided as in cases at common law, § 8, 778.

if judgment is for respondent, he shall recover costs, § 8, 778.

Highways, owners of mills or water power may petition county commissioners for right to raise, and to enlarge vents, § 36, 782.

notice of commissioners on such petition, and how proved, § 36, 782.

proceedings; appeal; expenses and costs, how to apportion, §§ 37-40, 782, 783.

commissioners to direct town to make alterations to their satisfaction, § 38, 782.

- in case of neglect, petitioners may make required alterations, and recover from town, § 38, 782. either party may appeal, as in case of highways, § 40, 783.
- flowage rights not affected, § 41, 783.

Ice ponds, dams for making, may be erected on waters not navigable or floatable, § 35, 782. damages, how recovered; right does not extend to flowing any mill privilege, § 35, 782.

Judgment bars further proceedings, unless dam is raised, if damages in gross are paid, § 10, 779. against complainant is no bar to a new complaint, § 28, 781.

Jury, commissioners' report to be submitted to, at request of either party, § 12, 779. verdict of, or report accepted, to be a bar to any action for damages, § 14, 779.

verdict or report to be measure of yearly damages, until changed by new complaint, § 15, 779. Mills and mill dams, erection and maintenance of, on streams not navigable, lawful, § 1, 777.

not to be erected, nor canal to be constructed, to the injury of one lawfully existing, § 2, 777. nor to the injury of mill site on which a mill has been lawfully erected and used; exception, § 2, 777, 778.

height of raising water, and length of time of keeping it, may be regulated, § 3, 778.

New complaint, either party dissatisfied with annual compensation, may file, § 20, 780. right to make, restricted, § 21, 780.

effect of offers by respective parties, on such right, §§ 22, 23, 780.

tenants of either party may make offers, but their agreements do not bind owners, § 24, 781. *Party* entitled to annual compensation, may sue therefor, if unpaid, § 17, 780.

shall have a lien on mill and mill dam therefor, § 17, 780.

mill and land may be sold on execution, after thirty days, § 18, 780.

right of owner to redeem, within one year after sale, § 19, 780.

Provisions apply to mills and dans on streams upon boundary line of the state, § 32, 781.

Security may be required, for payment of yearly damages, § 16, 779, 780.

if refused, action may be brought at common law, § 16, 780.

FLUIDS. See MANUFACTURED ARTICLES, INSPECTION AND SALE OF. FLUME,

malicious burning of, how punished, § 4, 885.

FOLLOWING SECTION,

means next following, § 6, xiv, 59.

FOOD,

adulteration of, and sale of unwholesome, how punished, § 1, 921, 922:

supply of, may be abridged, to disorderly inmates of houses of correction, § 8, 975.

but not to boys in the reform school, § 17, 982.

### FORCIBLE ENTRY AND DETAINER. TENANCIES, CHAP. 94, 786-788.

Appeal from magistrate to supreme court, granted to either party, §§ 7, 8, 787.

party appealing, to recognize to the other; conditions of recognizance, § 8, 787.

when judgment is for claimant, writ of possession to issue, on recognizances given, § 9, 788. damages recoverable by defendant in appellate court; set-off of rent and restoration of defendant to possession, § 9, 788.

Claimant, alleging that the brief statement of defendant is frivolous and intended for delay, magistrate may inquire into truth of allegation, § 7, 787.

if satisfied of its truth, magistrate may proceed, and issue writ of possession, § 7, 787. (Costs, in processes of, § 14, 873.)

Forcible entry and detainer, against what persons, process of, may be commenced, § 1, 786. tenant at will is liable to process of, when tenancy is terminated, §§ 1, 2, 786, 787.

#### FORCIBLE ENTRY AND DETAINER. TENANCIES, CHAP. 94-Continued.

Forcible entry and detainer, tenancies at will, how terminated by notice by either party; exceptions, § 2, 786.

when determined, tenant liable to process of, without further notice and without proof of relation of landlord and tenant; exception, § 2, 786, 787.

tenancies of buildings on leased land, subject to process of, § 2, 787.

trial justices and municipal and police judges have jurisdiction of, § 3, 787.

process of, how commenced, indorsed and served, § 4, 787.

plaintiff, living out of the state, any person may recognize for him, § 4, 787.

defendant defaulted, judgment to be rendered against him for possession, § 5, 787.

writ of possession to issue, and how to be served, § 5, 787.

pleading title in himself, or in another person under whom he claims, both parties to recognize; conditions of recognizances, § 6, 787.

Rent, on leases and claims for damages to premises, recoverable in assumpsit, § 10, 788.

(Service of process of, may be made by constable, § 50, 665.)

#### FORECLOSURE.

and redemption of railroad mortgages, §§ 91-94, 485, 486. See RAILROADS.

of mortgages on real estate, mode of obtaining possession for, §§ 3, 4, 757, 758.

without taking possession, § 5, 758. See MORTGAGES OF REAL ESTATE.

to the State, may be made by state treasurer, § 23, 762.

of personal property, §§ 4-6, 766.

#### FOREIGN,

Attachment, 729-743. See TRUSTEE PROCESS.

Banking, prohibited, § 83, 426.

Corporations, may sue or be sued here; effect of the acts of agents of, § 22, 402. Express companies, service of writs upon, § 22, 676.

Insurance companies, terms, "foreign" and "domestic," how construed, § 86. 459.

not to do business in this state, without license from the commissioner, § 72, 456.

when they may be enjoined, and their right to issue policies suspended, §§ 75, 76, 457. and agencies, §§ 86-90, 459, 460.

not to do business in Maine, without paid up capital or cash assets of \$200,000, § 87, 459. suits against, may be brought in courts of this state, § 89, 459, 460.

not to be limited to less than two years, § 87, 459.

unless execution against, is paid in thirty days, to be suspended by commissioner, § 89, 460. to render annual statement to commissioner, § 77, 457.

publication of statement, required of, § 88, 459.

service of notices or writs upon, §§ 89, 90, 460; § 22, 676.

agents of, regarded as principals, § 90, 460.

See INSURANCE AND INSURANCE COMPANIES.

Laws of foreign countries may be proved by parol evidence, § 109, 709.

Paupers, how removed from the state, § 42, 289.

Powers, usurpation of jurisdiction, under claim of authority from, punished, § 4, 879.

Railroad company, lessees of, how compelled to satisfy certain executions against owner, § 58, 480 State, when guardian and ward reside in, but have property in this state, proceedings, § 26, 565 depositions in perpetuam, bow taken in a, § 26, 834.

#### FOREMEN,

of juries, appointment of, by court, § 74, 704.

when to be chosen by ballot, § 77, 705.

of grand jury, election of, § 4, 942.

term of office of; vacancy, how filled, § 5, 942.

to return list of witnesses into court, § 6, 942.

#### FORFEITURES,

for betting or wagering on elections, §§ 77-80, 107.

to the State, of lands in unincorporated places, for non-payment of taxes, § 72, 142.

imposed upon towns, for neglect to choose selectmen or assessors, § 103, 147.

accruing to the State, record of, to be kept by county treasurer, § 12, 170.

under the law for survey and sale of wood, bark, coal, lumber, &c., how enforced, § 24, 390. of timber, lodged upon banks of streams, § 7, 391, 392.

for peddling without license, 396, 397. See HAWKERS AND PEDLARS.

for excess of circulation in banks, § 21, 415.

how enforced, § 51, 419.

conveyance of greater estate than grantor has, does not work, § 5, 604. chancery powers of the supreme court for relief, in cases of, § 6, ii, 627.

#### FORFEITURES—Continued.

clerks of courts to receive, and give discharge therefor, § 4, 650.

actions for, in what county to be brought, § 14, 674.

limitations of, § 94, 689.

if barred, may be recovered in the name of the State, § 94, 689.

of personal property, for offences, how enforced, § 1, 797.

of estate, limitation of real actions in cases of, §§ 3, 4, 824.

criminal, recovered by indictment, inure to the State, § 13, 931. See FINES, also PENALTIES.

FORGERY AND COUNTERFEITING AND FRAUDULENT STOCKS, CHAP. 121 889-891.

Altering, forging and counterfeiting public records, or other instruments, is forgery, § 1, 889, 890. Bank bills, public securities or coins, penalty for forging or counterfeiting, § 2, 890.

counterfeit, having ten or more in possession with intent to pass, how punished, § 2, 890. bringing into the state with intent to pass, or passing, how punished, § 3, 890.

second conviction or conviction of three offences, at same term, penalty for, § 4, 890. Connecting together fraudulently, parts of different notes, deemed forgery, § 7, 890. Counterfeiting foreign coin, for export, punishment for, § 5, 890.

punishment for making or having implements for, and disposal of same, § 6, S90. Evidence, admissible to prove falsity of bank notes, and pretended public securities, § 8, S91. False certificates and fictitious signatures, as corporation officers, deemed forgery, § 9, S91. Making and issuing of fraudulent stock in corporations, how punished, § 10, S91. Manufacture or possession of implements and materials for counterfeiting, punished, § 6, S90. Obliterations and erasure of records, or of written instruments, deemed forgery, § 7, S90. Pledging, without authority, genuine stock, by an officer of a corporation, how punished, § 10, S91. Rewards to prosecutors and informers, on conviction; how paid, § 11, S91.

if there are two or more informers, rewards to be divided equally, § 11, 891.

#### FORM,

of Advertisement of sale by treasurer; return of sale, § 190, 161, 162.

Application for admittance to deaf and dumb schools, § 128, 206, 207.

for state bounty to agricultural society, § 14, 512.

Bond of agents, for sale of intoxicating liquors, § 22, 304, 305.

of licensed innholders and victualers, § 2, 301.

Certificate of assessment of state taxes in incorporated places, § 122, 150.

of Indian agent, of assignment of his lot, § 17, 174.

of collector to treasurer, of unpaid taxes, § 190, 161.

of payment of bounties on animals, § 8, 327.

of weigher of cattle, § 32, 353.

of prover of fire-arms, § 30, 365.

of organization of insurance company under general law, § 46, 451.

railroad company under general law, § 3, 468.

Citation to creditor, in poor debtor disclosures, § 26, 848, 849.

Indictment for perjury in court, § 4, 893.

for perjury in false swearing to material fact in complaint or other writing, § 5, 893, 894. Notice to owners of vessels, attached to enforce lien claims, § 12, 769.

to take depositions, and of summons to deponent, §§ 9, 10, 831, 832.

Processes, under law relating to intoxicating liquors, 315-320.

Oath of shipper of beef and pork, § 23, 352.

of jurors, in civil cases, § 76, 705.

of grand jurors, § 2, 942.

of jurors, in capital cases, § 21, 945.

in other criminal cases, § 21, <sup>·</sup> 945.

and certificate of discharge, of poor debtor, § 30, 849; § 33, 850. Order of overseers, for commitment to house of correction, § 22, 976. *Recognizances* for debts, § 1, 841.

Returns of banks to examiner, § 54, 420.

Submission of reference, § 1, 835.

Warrant, for collection of state taxes in incorporated places, § 122, 150. of treasurer against delinquent collectors, § 158, 155, 156.

for abatement of nuisances, § 13, 234, 235.

in relation to impounding beasts, §§ 8, 10, 278, 279.

of coroners, for inquests, § 1, 959.

Writs, to remain, unless changed by supreme court, § 1, 672.

to enforce lien on vessels, § 9, 767; § 12, 769. of habeas corpus, § 11, 801; § 18, 802, 803. 1220

FORM-Continued.

of Writ, for replevying a person, § 3, 807.

of error, § 7, 809, 810.

Verdict of jury of inquest, § 9, 960.

FORMER CONVICTION,

or acquittal, when a bar to proceedings against participants in duels, § 10, 882.

to be set forth in complaints or indictments under the liquor law; penalty for neglect, § 52, 311, 312. how to be set forth, § 57, 313.

FORNICATION, punishment for, § 6, 903.

FORTS.

fortifications and arsenals, land for, may be taken by governor and ceded to the U.S., § 5, 63.

#### FORTUNE TELLERS,

to be sent to the house of correction, § 4, 974.

FOURTH OF JULY,

arrests in civil actions, not to be made on, § 79, 687.

courts not to be held on, § 48, 637.

days of grace on notes due on, regulated, § 9, 334.

#### FOWL,

not exceeding fifty dollars in value, exempt from attachment, § 62, viii, 684.

FRANCHISE,

of proprietors of aqueducts, may be attached and sold for corporate debts, § 6, 503. corporations, how sold for taxes, § 19, 131.

having right to receive toll, liable to attachment and levy, § 20, 402.

right to take toll, and all other corporate property attachable, § 28, 677.

how sold on execution, §§ 17-21, 723, 724.

proceedings thereon, § 24, 724.

railroads, lying wholly within the state, how sold on execution, § 21, 723, 724. rights of purchasers under sale of, §§ 105-112, 488, 489.

#### FRANKLIN COUNTY,

boundaries of, 1017, 1018.

FRAUD,

by officers and stockholders of banks, how punished, § 82, 425,

upon insurance companies, to be investigated by commissioner, § 85, 459.

liability of telegraph company and its agents for, § 2, 501.

penalty for, in obtaining certificate of publication of intention of marriage, § 6, 516.

equity powers of supreme court, for relief in cases of, § 6, iv, 627.

limitations of actions for, to six years after discovery, § 96, 689.

extended, in case of fraudulent concealment of cause of action, § 96, 689.

in sale of goods on execution, liability of officer for, § 9, 722.

is ground for a review, § 1, vii, 754.

penalty, if town clerk or town officers are guilty of, in drawing jurors, § 20, 829.

in the taking of depositions, is cause for rejection, § 14, 832.

gross, at common law, penalty for, § 5, 915.

maritime, §§ 13–15, 916.

FRAUDS AND CONSPIRACIES. See CHEATING BY FALSE PRETENCES, ETC.

#### FRAUDS, AND PERJURIES IN CONTRACTS, AND ACTIONS, FOUNDED THERE-ON, PREVENTION OF, CHAP. 111, 838-840.

actions not maintainable, in what cases, unless on written promise, signed, § 1, 838, 839. promise made by a minor, must be ratified in writing, § 2, 839.

if made concerning character, credit, or ability of another, § 3, 839.

for sale of goods for thirty dollars or more, § 4, 839.

agreement that title to property for which a note is given shall remain in payee, not valid, unless expressed in note, § 5, S39.

note for over thirty dollars, unless recorded, void, save between original parties, § 5, 839. assignment of wages is not valid, unless recorded; fee for recording, § 6, 839.

claims against towns, counties and State to be verified by oath, when required, § 7, 839, 840.

written contracts to convey land, how enforced, if party dies before conveying, §§ 8, 9, 840. judgment for possession and writ of seizin, if defendant refuses to convey, § 10, 840.

when obligee dies before conveyance, same proceedings by heir or devisee, § 11, 840.

executor or administrator may be authorized to convey, by the court, § 12, 840. FRAUDULENT,

deeds, how impeached, § 44, 822.

GENERAL INDEX. 1221
FRAUDULENT—Continued.
conveyance of goods, may be defeated by trustee process, § 63, 739, 740. of real estate, penalty for, § 3, 915.
and false disclosures, penalty for aiding in, §§ 67, 68, 856. conversion of property, when deemed larceny, §§ 7-9, 887, 888.
issue and transfer of stocks, how punished, §§ 9, 10, 891. intent, how alleged in indictments, § 11, 931.
FREEDOM OF THE PRESS AND OF SPEECH,
CONGRESS SHALL NOT ABRIDGE, U. S. C., AMENDMENT I, PAGE 22.
secured to every citizen, C. M., Art. I, § 4, page 34.
FREEHOLD, defendant in action of dower, may plead in abatement that he is not tenant of, § 18, 814.
action of dower to be brought against the tenant of the, § 20, 814.
what damages are recoverable against the tenant of the, § 20, 814,
any estate of, may be recovered by writ of entry, § 1, 816. See REAL ESTATE. FREIGHT,
insurance may be made upon, § 10, 444.
steamboat is liable for loss of, § 6, 496. unclaimed for six months, may be sold; proceedings, §§ 8–10, 497.
FRESH MEAT,
and fish, by-laws respecting sale of, may be established by towns, § 59, xi, 87.
FRIENDS, and guardians of minors, may be licensed to sell land and interests therein, § 1, ii, 593.
See QUAKERS.
FRUIT, how measured, § 9, 394.
furnished for canning, lien on, § 40, 773.
damages for trespass in taking, § 11, 790.
punishment for wilfully carrying away or attempting to carry away, § 15, 920.
gardens, injuries to, how punished, § 13, 919. owner or occupant of, may arrest offenders, § 14, 919.
FUEL.
what amount of, is exempt from attachment, § 62, iv, 683.
FUGITIVES FROM JUSTICE,
TO BE DELIVERED UP, U. S. C., ART. IV, SEC. 2, ¶ 2, PAGE 16.
FUGITIVES FROM JUSTICE IN THIS STATE.
governor may appoint agent to receive, from executive authority of any other state, fugitives charged with crime in this state, § 8, 957.
agent's accounts to be paid from state treasury, § 8, 957. on application of attorney general or county attorney, may offer reward for the arrest of
escaped prisoners, charged with capital offences, § 9, 957, 958.
FUGITIVES FROM JUSTICE IN OTHER STATES.
governor may issue warrants, to surrender fugitives found in this state, § 10, 958. court may issue warrants, for arrest and examination of persons charged with offences in other
states, § 11, 958. believing complaint true, may adjourn case until executive warrant is obtained, § 12, 958. may allow bail, if offence is bailable, § 12, 958.
may anow bar, if offence is barance, § 12, 556. may discharge accused at end of adjournment, if executive warrant is not obtained, § 13, 958. complainant is answerable for costs and for support of accused in prison, § 14, 958.
FUGITIVES FROM SERVICE,
TO BE RECLAIMED, U. S. C., ART. IV, SEC. 2, ¶ 3, PAGES 16, 17. But see also Amendment XIII, PAGE 25.
FUNDS,
for schools, towns to raise, § 6, 183.
state school, provisions relating to, §§ 117, 118, 205.
of savings banks, how invested, §§ 100–102, 428–430. reserved, to be kept by savings institutions, § 106, 430.
of savings banks, penalty, if officers appropriate, § 116, 432.
arising from sale of ministerial and school lands, §§ 40–54, 214–216.
FINERAL

persons going to or from, may pass toll bridges free, § 1, 462. expenses, to be paid first out of insolvent estates, § 1, 555.

FUR BEARING ANIMALS,

destruction of, when prohibited, § 20, 329.

FURNACES,

to be removed or repaired, by order of municipal officers, § 13, 295.

FURNITURE,

household, exempt from taxation, not exceeding two hundred dollars in value, § 6, iii, 127.

exempt from attachment, § 62, i, 683.

of churches, exempt from taxation, § 6, iv, 127.

insurance on, valid for whole, though owned partly by husband and partly by wife, § 11, 444, 445. GALLON,

standard measure to be kept by treasurer of state, § 2, 393.

#### GAMBLING, CHAP. 125, 911-913.

Gambling, punishment for keeping a house for, § 1, 911, 912.

for allowing, in house or shop, § 1, 911, 912.

penalty for, and for betting on persons gambling, § 2, 912.

fine for, to whose use recoverable, § 3, 912.

penalty for winning more than three dollars at one sitting, § 3, 912.

money lost by, may be recovered of winner within three months, § 8, 912.

loser not prosecuting within said time, any other person may prosecute, § 8, 912. testimony of parties in such actions, § 9, 913.

or betting upon gambling, on railroad trains and steamboats, penalty for, § 5, 912. offenders may be summarily arrested, § 6, 912.

law against, to be posted in cars and steamboats; penalty for neglect, § 7, 912.

execution to show that judgment was rendered for money won at gambling; if not paid, defendant to be committed to jail, § 8, 912, 913.

debtor to be imprisoned three months at county's expense, before disclosure, § 8, 912, 913. implements used for, may be destroyed by order of court, § 12, 913.

(Houses, resorted to, for, deemed nuisances, § 1, 232.)

(prohibited in, of licensed innholders and victualers, § 11, 302.)

Pool selling, punishment for engaging in, § 4, 912.

Search warrants for implements of, by whom to be issued, and how executed, § 11, 913.

Securities given for gambling debts, void, § 10, 913.

GAME,

Cocks, fights between, premeditated by person having custody of same, how punished, § 31, 908. Laws, fish commissioners and wardens to enforce, § 28, 330.

wardens to enforce, as sheriffs, § 40, 377. See WOLVES AND BEARS; also MOOSE, DEER, ETC. Sunday, always a close time for, § 27, 330.

Wild, prohibition against bird shooting, not applicable to shooting of, § 30, 908.

GAMESTERS,

guardians may be appointed for, § 4, ii, 561.

GARDENS,

treble damages recoverable for trespasses upon, § 11, 790.

wilful trespasses upon, punishable by fine and imprisonment, § 11, 919.

#### GARNISHMENT. See TRUSTEE PROCESS.

GAS COMPANIES,

taxation of stock in, §§ 16, 17, 131.

attempts to promote controversy between, and their employes, how punished, § 9, 899, 900. GATES,

in town or highways, how to be removed, § 92, 258.

upon application of town officers, county commissioners may order railroad companies to erect, or to station flagmen at crossings, § 34, 475, 476.

penalty for neglect, and liability for damages, and for neglect to open and close, § 35, 476. penalty for throwing down or opening, § 9, 919.

GAUGE.

of railroad, may be changed, from narrow to standard, § 10, 470.

GENERAL ISSUE,

may be pleaded in all cases, § 22, 697.

to be pleaded in actions before trial justices, § 15, 717.

GENERAL LAWS,

to be passed to obviate special and private legislation, C. M., Art. IV, part 3, § 13, page 44. corporations to be formed under, when practicable, and all corporations, however formed, to be forever subject to, C. M., Art. IV, part 3, § 14, page 44.

GENERAL FIELDS. See Fences, COMMON FIELDS, AND DRAINAGE OF SALT MARSHES.