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)

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

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.

MUSCONGUS ISLAND,

constable of Bristol may serve precepts on, § 52, 665.

MIISTOTANS

musical instruments not exceeding fifteen dollars in value, exempt from taxation, § 1, iii, 127. common pipers and fiddlers may be sent to the house of correction, § 4, 974.

MUSK-RATS.

destruction of, when prohibited, § 20, 329.

MUTE.

persons standing, plea of not guilty to be entered, § 11, 943.

MUTUAL ACCOUNTS.

current, how affected by statute of limitations, § 87, 688. when they may be set off, §§ 55-68, 702, 703.

MUTUAL INSURANCE COMPANIES. See Insurance and Insurance Companies.

NAILS

inspection and sale of, §§ 14-22, 362, 363. See Manufactured Articles, Inspection, etc. NAME.

corporation may vote at legal meeting to change, § 6, 400.

changed, when certified proceedings of meetings are returned to secretary of state, § 6, 400. under new, has same rights and same liabilities, as under old, § 6, 400.

actions pending, are not defeated by change of; but new, may be substituted, § 6, 400.

of insurance company organized under general law, when commissioners may object to, § 42, 450. bondholders under railroad mortgage, organized into new corporation after foreclosure, may use old, at first meeting, and then adopt new, § 94, 486.

change of person's, may be made by judge of probate, on petition, § 6, 529; § 39, 567.

if defendant's, is unknown, writ may issue against him under an assumed, § 5, 673.

of person restraining, unknown, habeas corpus may issue against him under assumed, § 20, 803. business, unauthorized use of, prohibited, § 10, 915.

NAPHTHA.

municipal officers may make regulations respecting, § 20, 296.

NATIONAL BANK,

provisions concerning cashier of, being at the same time treasurer of a savings bank, § 109, 431. NATURALIZATION.

CONGRESS MAY ESTABLISH UNIFORM RULES OF, U. S. C., AET. I, SEC. 8, \P 4, PAGE 10. papers, duty of municipal officers relating to, § 6, 95.

NATURE,

crime against, how punished, § 3, 903.

NAVIGABLE WATERS.

building or extending wharves or fish weirs into, how regulated, §§ 60–63, 87, 88. no railroad shall cross, without special permission of legislature, § 6, 469.

NAVIGATION BY STEAM, CORPORATIONS FOR, CHAP. 52, 495-500.

NAVY.

See Steam Navigation Companies.

power of congress to provide and maintain, U. S. C., Art. I, Sec. 8, \P 13, Page 10. NEAT CATTLE,

where to be taxed, § 14, iv, 130. See CATTLE.

NECESSARIES,

wages are not exempt from trustee process, in suits for, § 55, vi. 738. contract of minors for, need not be ratified in writing, § 2. 839.

NEGLECTED CHILDREN. See CHILDREN, Abused and Neglected.

NEGLIGENCE.

in the management of steam on steamboat, causing loss of life, how punished, § 7, 882.

NEGOTIABLE INSTRUMENTS. See Notes; also Notaries Public, etc.

NETS,

restrictions on the use of, in fisheries, § 17, 373; § 43, 378; § 68, 382; § 66, 382; § 56, 380, 381. See Fish and Fisheries.

NEW TRIALS,

in supreme court, on petition for damages for use of land by employes of coast survey, § 15, 65. granted in certain cases, in three years from judgment, upon libel for divorce, § 14, 522. unless majority of law judges concur in granting, judgment to be rendered on verdict, § 38, 634. in criminal cases, motion for, in superior courts, to be decided by justice, § 82, 643. three justices may grant, in capital cases, § 27, 946.

motions to set aside verdicts as against evidence, and to grant, § 39, 699, 700.

in civil cases, may be granted by single justice of supreme or superior courts, § 40, 700.

NEW TRIALS-Continued.

expression of opinion by judge, on issues of fact, is sufficient cause for, § 83, 706.

to be granted, if jury have been improperly influenced, § 90, 706.

motions for, may be filed, in proceedings to enforce liens on vessels, § 19, 770.

NEWSPAPERS.

daily and weekly, public acts, how to be printed in, § 44, 69.

in probate proceedings, parties may select, for notices, § 39, 534.

proprietor, printer, editor or publisher of, is liable for libels in, § 3, 926. See Advertisements. NEXT FRIEND.

or guardian ad litem, may be appointed in legal proceedings, § 14, 563; § 28, 565.

when, may be appointed by probate judge, and may consent to the adoption of a child, § 33, 566. NEXT OF KIN.

consent of, to adoption, is sufficient in some cases, § 33, 566.

granting of administration to, § 17, 539.

descent of estates to, § 1, v, 610.

NIGHT-WALKERS.

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

NOBILITY,	U. S. C.	ART.	SEC.	¶	PAGE.
TITLES OF, SHALL NOT BE GRANTED BY THE U. S.,		I	9	8.	11
NOR BY THE STATES,		1	10	1	12

NON COMPOS.

included in words "insane person", except in chapter one hundred and forty-three, § 6, viii, 59. boys shall not be sent to the reform school, § 2, 979.

NON-FORFEITURE,

clause in life insurance policies, §§ 91, 92, 460, 461.

NON-JOINDER.

of defendants, whose liability is discharged by limitation, shall not abate suits, § 99, 690.

NON-RESIDENTS,

personal property of, how taxed, § 14, ii, 129.

collection of taxes, in incorporated places, on lands of, §§ 188-192, 160-163.

provisions relating to highway taxes of, §§ 77, 78, 255, 256.

cross actions against, §§ 77, 78, 687.

NONSUIT,

when costs have been allowed upon, second suit to be stayed, until costs are paid, § 124, 711.

how entered and stricken off, by trial justices, § 12, 717. may be ordered in real actions, unless premises are clearly described, § 21, 818.

NON-TENURE.

may be pleaded in abatement, in an action of dower, § 18, 814.

in real actions, may be pleaded in abatement, but not in bar, § 6, 817.

NORMAL SCHOOLS, §§ 107-112, 203, 204. See Education of Youth, Normal Schools.

NOTARIES PUBLIC, PROTESTS, DAYS OF GRACE, AND DEMAND ON NOTES AND BILLS, CHAP. 32, 333-335.

Acceptor, no person to be charged as, unless his acceptance is in writing, § 10, 335.

Days of grace, three, are allowed; exceptions, as to Sundays and holidays, § 9, 334

Demand, when to be made on notes made payable at a place certain, § 10, 335.

waiver of, and notice, must be in writing, § 10, 335.

Notaries public, to keep a seal of office; may administer oaths in certain cases, § 1, 333. duties and powers of, §§ 2, 3, 333, 334.

protests, and all copies and certificates granted by, are evidence, § 4, 334.

records of, to be deposited with clerk of courts, upon removal or resignation; penalty for neglect, § 5, 334.

penalty for destroying or defacing records of, § 6, 334.

clerk of courts safely to keep such records, and to give attested copies, § 7, 334.

(may give hearing to prove execution of deed; summons how served, §§ 21-23, 606.)

fees of, for protests; penalties, how appropriated, § 8, 334.

(secretary of state to furnish lists of, § 40, 68.)

(record of lists of, in clerk of courts' office, is evidence of their appointment, § 41, 69.)

(deeds may be acknowledged before, § 17, 605.)

(may take depositions in cases pending, § 2, 830.)

(in perpetuam, § 22, 833, 834.)

(duty payable to the State by, § 1, 859.)

NOTES.

OF BANKS. See BANK-BILLS.

HOLMES, § 7, 766, 767; § 5, 839.

```
NOTES-Continued.
```

MARGINAL, in the Revised Statutes, are not legal provisions, § 6, xxv, 60.

PREMIUM, to mutual insurance companies, and assessments thereon, § 26, 447.

of married women are valid, § 26, 447.

policy and, form one contract, and loss on other equitable claims may be set off, § 27, 447. liability on, if company fails, § 27, 447.

to be surrendered when insurance expires, § 27, 447.

lien of company upon real estate of insured, for amount due upon, § 28, 447.

may be sued by directors, § 29, 447, 448.

Promissory, given for intoxicating liquors, when void, § 56, 312.

notaries public may present, for payment, and may notify indorser, § 3,

to keep record of protests; copies thereof, are evidence, § 4, 334.

days of grace upon, § 9, 334.

waiver of demand and notice by indorser of, is not valid, unless in writing, § 10, 335.

when payable at place certain on demand, or on demand after a specified time, demand must be made there, before suit is brought, § 10, 335.

limitations of actions on witnessed, § 86, 688.

effect of indorsements on, upon limitation of actions. § 100, 690.

when persons shall not be adjudged trustees by reason of, § 55, i, 738.

lien on logs and lumber is not defeated by taking, § 39, 773.

lien on, how enforced, § 47, 774.

for more than thirty dollars, with agreement that the property sold shall remain in payee, must be recorded, § 5, 839.

disclosed by poor debtor, bow to be applied for benefit of creditors, § 14, 846; § 31, 849, 850. alteration of, when deemed forgery, § 1, 889, 890.

given in payment of gambling debts, are void, § 10, 913.

taken by sheriff for fines and costs, on liberation of poor convicts, to be delivered to county treasurer, § 6, 952.

treasurer to present schedule of, to county commissioners, § 11, 953.

NOTICE.

RELATING TO BANKS.

to be given by collector of taxes to banks, § 33, 134.

by bank examiner, of time when liability of banks to redeem bills ceases, § 51, 420.

of appointment of receivers of banks, § 59, 421.

of surrender of charter of banks, § 77, 424.

to be published by secretary of state in March, of banks whose liability to redeem bills expires within the year, § 81, 425.

IN CIVIL ACTIONS.

to be given when lands of debtor to the State are taken on execution and sold, § 50, 622.

to defendant, whose property has been attached without service on him, § 21, 675, 676.

of appraisal of personal property, before sale thereof on writ, § 32, 678.

in writing, of mortgage, pledge, or lien on property attached, to be given to officer forty-eight hours before action is brought for recovery, § 44, 680.

of attachment of property under mortgage, pledge or lien, may be given by officer; right under mortgage, pledge or lien, is lost, unless amount due is stated within ten days, § 45, 680.

to defendant by order of court, when it appears that sufficient, has not been given, § 1, 694. of seizure of shares or interest of a stockholder or proprietor in incorporated company, on execu-

tion, when not attached on mesne process, § 13, 722. of second attachment of shares in corporations and certain other property, to be given to first

attaching officer, § 23, 724. to bail, in civil actions, by officer holding execution, § 6, 727.

to principal, in trustee process, if absent from the state, § 7, 731.

to parties interested, before partition of real estate, § 4, 749; § 15, 751. on petition for review, may be ordered, as on writ, § 2, 754.

to be ordered by court, on bill to redeem mortgage, when mortgagee is out of the state, § 16, 761. to owners of vessel, attached to enforce lien claim; form of, § 12, 768, 769.

of logs or lumber, attached to enforce lien claim, § 39, 773.

by owners of building, to sub-contractor, to prevent lien, § 31, 772.

in lien actions, if owner of property does not appear, court to order; its effect, § 44, 774.

of petition to enforce lien on goods in possession, §§ 49, 50, 775.

to adverse party, of taking depositions, §§ 5-8, 831.

form of, § 9, 831, 832.

in perpetuam, § 22, 833, 834; §§ 27, 28, 834.

in poor debtor disclosures. See CITATION.

```
NOTICE-Continued.
 IN CRIMINAL MATTERS.
   of applications for pardon, § 2, 956.
   to jailer or sheriff, by justice of supreme court, on complaint that jail is insecure, § 37, 663.
   to be given to towns liable for expenses of boys committed to reform school, § 4, 979.
   what is sufficient, to charge town with support of girl committed to industrial school, § 29, 984, 985.
   to party procuring commitment to insane hospital, when committee bring habeas corpus for
           release of patient, § 35, 992.
 RELATING TO INSURANCE COMPANIES.
   of loss, what, to be given to insurance companies, § 21, 446.
   to be given by state treasurer, of failure of insurance companies, having stock on deposit at
           treasurer's office, § 62, 454.
   required to be given to insurance companies, may be given to agents or commissioner, § 89, 460.
 OF MEETINGS,
       of aldermen, to correct lists of voters, § 48, 102.
       of banks, § 3, 412.
       of commissioners of insolvent estates, § 4, 556.
       of corporations, \S 4, 400.
             manufacturing, § 3, 437, 438.
             organized under the general law, § 17, 439.
       of insurance company, organized under the general law, first, § 43, 450.
       of law libraries, how given, § 6, 505.
       of libraries, charitable and other societies, § 2, 504.
       of mill owners, for re-building or repairing, § 1, 508.
       of parishes, § 1, 209.
       of plantations, for the purpose of organization, §§ 71, 72, 89, 90.
       of proprietors of common fields, § 17, 270.
             of lands and wharves in common, § 2, 506.
       of railroad company, organized under the general law, first, § 4, 469.
       of school districts, how given and proved, § 43, 190.
       of stock insurance companies, § 5, 444.
       of towns, how given, §§ 3-7, 78.
             for election of state officers, § 17, 97.
                 of certain other officers, and for determining questions submitted, § 31, 99.
       of village corporations, § 9, 78.
 MISCELLANEOUS.
   of approval of public acts, to be given by secretary of state, to the presiding officers of the senate
           and house, § 4, 58.
   of application of U.S. agent for purchase of land, how given by justice of supreme court, § 10, 64.
   of petitions to the legislature, when required, and how given, §§ 31-34, 67, 68.
   of application to build or extend wharves or fish weirs into tide waters, how given, § 60, 87.
   of petition of claimant in contested elections, § 54, 103.
   by committee to locate lands reserved for public uses, § 22, 114.
   of leasing island shores in Penobscot river belonging to Indians, § 23, 175.
   of insufficiency of fire-escapes, to be given by municipal officers, to occupant and to owner, § 28, 297.
   of intemperate habits of person, to be given by municipal officers to liquor agent, § 24, '305.
   and monition, in case of liquors seized, form of, § 63, 320.
   waiver of demand and, on bills and notes, is void, unless in writing, § 10, 335.
   of formation and dissolution of limited partnerships, §§ 5, 9. 336.
   when, may be ordered by judge of probate, on petition for change of name, § 39, 567.
   of application for admission of attorney at law, how to be published, § 24, 653.
   of appointment of sheriffs, to be given to coroners, § 8, 659.
   of foreclosure of mortgage of personal property, how published or served, § 4, 766.
       of real estate mortgage, by publication, § 5, i, 758.
           by personal service, § 5, ii, 758.
   to terminate tenancies at will, must be in writing, § 2, 786.
   waste, not to be committed by part owner of lands, without, § 5. 789.
   not to hunt or shoot on islands in salt waters, form of, and how given, § 13, 790.
   of the finding of lost goods, § 10, 798, 799.
   to parties interested in continuing restraint, before discharge on habeas corpus, § 15, 802.
   to claimants to show title to real estate, § 48, 823.
   to prevent easement being acquired by adverse use, to be filed in registry of deeds, § 14, 825.
   to defeat acquirement, by adverse use, of right of way or other easement, how given and recorded,
           §§ 13, 14, 825.
```

of being drawn on jury, how served, § 14, 828.

```
NOTICE-Continued.
 RELATING TO PAUPERS.
   of relief of paupers, to be given to town liable, § 37, 288.
       overseers receiving, to answer within two months, § 38, 289.
   what is sufficient, in law relating to paupers, § 39, 289.
IN PROBATE PROCEEDINGS.
   of appeals from probate decrees, §§ 24, 25, 532.
   "due". "personal", and "public", defined, § 38, 534.
   parties may select newspapers for publication of; exception, § 39, 534.
   before allowance of foreign wills, § 13, 538, 539.
   before probate of nuncupative will, § 16, 539.
   to be given by public administrators, licensed to sell real or personal estate, § 28, 541, 542.
   of appointment, to be given by executors and administrators, §§ 38, 39, 543.
       to be proved by affidavit filed and recorded, § 40, 543, 544.
       to agent or attorney of executor or administrator out of the state, is sufficient, § 41, 544.
       limitation of actions, from time of giving, §§ 11-13, 746, 747; § 17, 747.
           not applicable, when legal notice is not given, § 18, 747.
   of settlement of accounts of executors and administrators, § 55, 546.
   before partition of real estate, § 16, 551.
   of assignment of dower, or partition of real estate held in common with lands of others, § 19, 551.
   before distribution of personal estate, § 27, 552, 553.
   of meetings of commissioners of insolvent estates, § 4, 556.
   of appeals from decision of commissioners of insolvent estates, to be given to creditor, by
           appellant, when he is not claimant, § 12, 557.
       omitted by accident or mistake, or if for such reason the appeal is not prosecuted after
           notice has been given, supreme court may authorize claimant to begin suit, § 13, 557, 558.
   to administrator of insolvent estate, by claimant neglecting seasonably to sue, after appeal by
           administrator from commissioners, § 15, 558.
   before appointment of guardians, for insane, incompetent, spendthrifts and convicts, § 5, 562.
   before removal of guardian, personal, is required, unless guardian is a non-resident, § 21, 564.
   before removal of a testamentary trustee, § 4, 568.
   before appointment of a new testamentary trustee, § 5, 569.
   of petition for license to sell real estate, § 6, 595.
   of sales of real estate, by license of probate court, how to be given, § 8, 595.
                         on advantageous offer and at private sale, § 12, 596.
   before granting license to carry into effect contracts of deceased persons, § 18, 597.
       licenses to sell real estate may be renewed, with or without, § 19, 597.
       to what parties, is required, § 25, 598.
           how proved, § 27, 598.
   when proof of, by parol, is admissible, § 28, 598.
 BELATING TO RAILROADS.
   of hearings, on land damages, before railroad commissioners, § 16, 471.
   what, to be given by railroad commissioners, where land proposed to be taken by railroad is
           held by tenant for life, with reversion contingent, § 16, 471.
   of petitions to county commissioners, for damages for land taken by railroad, may be by advertise-
           ment, § 20, 472.
   of hearings before county commissioners, how given, § 22, 473.
   of appeal from county commissioners' estimate of damages, § 23, 473.
   how served, § 26, 474.
   written, by town officers, for repair of railroad crossing, or of bridge over it, § 31, 474, 475.
   to county attorney, of accident on railroad, resulting in death, § 65, 481.
   of meeting of new railroad corporation, formed by mortgagees, after foreclosure, § 94. 486.
   upon application of railroad commissioners, for injunction against unsafe railroads, § 117. 490.
   by railroad commissioners, on application of company, to take grounds occupied by another
          railroad, for station purposes, § 121, 491, 492.
   of petition of responsible parties for the erection of a railroad station, § 122, 492.
   of auction sale of unclaimed merchandise and parcels, by transportation companies, § 9, 497.
   for sale of franchise of railroads lying wholly within the state, how given, § 21, 723, 724.
 OF SALES,
       of animals, to enforce lien, under the law to prevent cruelty to, § 40, 909, 910.
       of goods, seized on warrants of distress for taxes, § 132, 151, 152; § 161, 156.
           pawned, how given, § 4, 339.
           pledged, how to be served, and where to be recorded, § 57, 776.
       of baggage of guests, by innholders, how given and what it shall contain, § 46, 774.
```

```
GENERAL INDEX.
NOTICE-Continued.
 OF SALES.
       of franchise of a corporation, § 17, 723.
       of personal property, on execution, § 4, 721.
       of property, for non-payment of taxes, in some cases before time of payment, § 184, 159.
               taken on execution, or on warrant of distress, against a town, § 31, 725, 726.
       of railroad franchise, or of right to redeem mortgage, taken on execution, how given,
           § 46. 621.
       of railroad stock, for non-payment of assessments, § 96, 486.
       of real estate of banks, by receivers, § 61, 421.
           by license of probate court, how given, § 1, x, 594; § 8, 595.
           on advantageous offer and at private sale, § 12, 590.
           how proved, § 27, 598.
           when proof of, by parol, is admissible, § 28, 598,
           to what parties, notice is required, § 25, 598.
           upon execution, of equities of redemption and other interests in land, § 33, 619.
           seizure on execution of, shall be considered as made on the day of notice of, § 38, 620.
           of banks and manufacturing corporations, and their interests as mortgagees, § 43, 620, 621.
       of shares in corporations, for non-payment of taxes, § 138, 152.
           in manufacturing corporations, for non-payment of assessments, § 7, 438.
           in insurance company, to pay assessments, § 69, 455.
           or interests in corporations, § 16, 723.
       of lands in unincorporated places, for non-payment of taxes, § 73, 142.
           for non-payment of road assessments, § 82, 144.
           of delinquent collector of taxes, § 162, 156.
           of non-residents, for taxes, § 188, 160.
               forms for, § 190, 161, 162.
           of residents, § 193, 163.
               how proved, § 185, 159, 160.
 RELATING TO TAXES.
   to be given by collector of taxes to banks, § 33, 134.
   to be given by assessors, to bring in lists of polls and property, before assessing, § 92. 146.
   two months' written, to be given to non-residents, before suit for taxes, § 143, 153.
   of time of payment of taxes, how to be given, § 177, 158, 159.
 RELATING TO WAYS.
   of appeal from decision of county commissioners, relating to ways, and proceedings thereon.
           §§ 5, 6, 241.
   of location, alteration or discontinuance of highways, § 2, 240.
                                           of town and private ways, § 14, 243.
   on petition for ways, in two or more counties, § 12, 242, 243.
   to be ordered by commissioners, of petition for increase of damages by ways located by them.
          when town unreasonably refuses, § 22, 244, 245.
   to nearest station agent, of hearing on petition to take land of railroad, for way or street,
           § 26, 245
   of hearing on assessment of damages upon abutters on city streets, § 31, 246.
   of such assessment, § 32, 247.
   on appeal, from commissioners locating ways in unincorporated places, § 44, 249.
   of hearing before committee appointed by supreme court, on such appeal, § 44, 249.
   of claim for damages, to be given to town officers within fourteen days, § 80, 256.
   to towns, of defect in ways, what is required, to sustain an action, § 80, 256.
```

NUISANCES, CHAP. 17, 232-237.

(wooden buildings, erected contrary to city ordinances, are declared to be, § 59, viii, 87.) (person convicted of maintaining, shall pay costs, if proceeds are not sufficient, § 94, 258.) certain places are declared to be common, § 1, 232.

to railroad company, of a suit against town, for defect in highway at railroad crossing, service

penalty for keeping and maintaining, § 2, 233.

and effect of, §§ 84, 85, 257.

lease to tenant void, if the place is used for purposes named in section one, § 3, 233.

owner may enter, without process of law, § 3, 233.

liability of owner, for permitting tenement to be used for such purposes, § 4, 233. what shall be deemed, § 5, 233.

municipal officers may assign places for unwholesome employments or manufactures, and forbid their exercise elsewhere; such assignment shall be recorded, § 6, 233.

```
NUISANCES, CHAP. 17—Continued.
```

if places so assigned become, such assignment may be revoked, and the places abated by the supreme court, upon complaint, § 7, 233.

manufacture of gunpowder, when a nuisance, § 8, 233, 234.

burning bricks, when a nuisance, § 9, 234.

water mills and dams, when nuisances, and when not, § 10, 234.

fences, and buildings fronting on public ways, when not deemed, § 10, 234.

persons convicted of causing or continuing, how punished, § 11, 234.

to be abated on conviction, § 11, 234.

persons injured by, may have action at law for damages, § 12. 234.

may be abated or removed by order of court; form of warrant therefor, § 13, 234, 235.

warrant may be stayed, if defendant gives security for the discontinuance of, § 14, 235. expenses of abating, how paid; persons committed to jail on such warrant may have the privilege of the poor debtor's oath, § 15, 235.

courts may issue injunction, to stay or prevent, § 16, 235.

stationary steam engines shall not be used without license, § 17, 235, 236.

license, how applied for; how obtained, and to whom furnished, §§ 17, 18, 235, 236.

such engines used without license shall be deemed, § 19, 236.

municipal officers are authorized to remove such engines, § 20, 236.

steam boilers must be furnished with fusible safety plug, § 21, 236.

penalty for using boiler without such plug, or for removing it, § 22, 236.

persons blasting rocks must give notice; no explosion shall be made after sunset, § 23, 236. penalty for violation, § 24, 236.

dilapidated and dangerous buildings may be adjudged, § 25, 236.

power of municipal officers in such cases; owner to be notified, § 25. 236, 237.

may be abated; owner shall pay expense; payment, how enforced, § 26, 237.

owner aggrieved may apply to supreme court, or any justice thereof, § 27, 237.

application, when to be made, § 27, 237.

action, how entered; costs, how paid, §§ 27, 28, 237.

sections twenty-five to twenty-eight shall not be in force, unless the town so votes, § 29, 237.

(governor and council may appoint county constables to enforce the law as to, § 62, 314.)

(if owner fails to provide fire-escapes and safe-guards, when ordered, building is a, § 29, 297.)

(railroad crossings, not legally established, shall be deemed, § 28, 474.)

(supreme court has equity power in cases of, § 6, v, 627.)

(lotteries and schemes of chance are declared to be, § 13, 923, 924.)

NUNCUPATIVE WILLS,

where and when, may be made, and what testimony is required to prove, §§ 18-20, 609, 610. how to be admitted to probate, and what notice is required, § 16, 539.

OF THE PRESIDENT, U. S. C., ART. II, SEC. 1, ¶ 8, PAGE 14.

OF ALL OTHER PUBLIC OFFICERS OF THE UNITED STATES AND OF THE SEVERAL STATES, TO SUPPORT THE CONSTITUTION OF THE UNITED STATES, ART. VI, ¶ 3, PAGE 18.

all public officers are required, to take and subscribe, to support the constitution of Maine, C. M., Art. IX, § 1, pages 49, 50.

the word "oath" may include an affirmation, § 6, xii, 59.

meaning of words "sworn", "duly sworn", or "sworn according to law", § 6, xx, 59.

persons conscientiously scrupulous of taking, may affirm, § 7, 60; § 104, 708.

jurors may affirm, § 76, 705; § 3, 942.

of office, persons may be appointed in each county to administer, § 88, 74.

of secretary of state, § 35, 68.

certain state officers, to be taken before governor and council, § 89, 74, 75.

town clerk, § 16, 80.

town and parish officers; to be recorded; penalty for neglect to take, §§ 22-24, 80, 81. assessors, penalty for refusing to take, § 112, 149.

register of deeds, § 3, 166.

county treasurer, § 3, 169.

pilots, § 1, 341.

inspector general of beef and pork, and his deputies, §§ 1, 3, 347.

oath of deputies may be administered to them by the inspector general, § 29, 352. cashiers and clerks in banks, § 9, 413.

clerks of manufacturing corporations, § 2, 437.

secretaries of stock insurance companies, § 4, 444.