

SEVENTH REVISION

## ТНЕ

# **REVISED STATUTES**

OF THE

## STATE OF MAINE

PASSED AUGUST 5, 1930, AND TAKING EFFECT NOVEMBER 10, 1930



By the Authority of the Legislature

AUGUSTA KENNEBEC JOURNAL PRINT

### CHAPTER 71.

#### Mills and Their Repairs.

Sec. 1. Manner of calling a meeting of mill owners. R. S. c. 63, § I. When an owner of a mill, or of the dam necessary for working it, thinks it necessary to rebuild or repair it in whole or in part, he may apply in writing to a justice of the peace in the county where it is situated, or if partly in two counties, to a justice of the peace in either, to call a meeting of the owners, stating the object, time, and place of the meeting, and such justice may issue his warrant for the purpose, directed to such owner, which shall be published in some newspaper printed in such county, if any, three weeks successively, the last publication to be not less than ten, nor more than thirty days before the meeting; or a true copy of the warrant may be delivered to each of said owners, or left at his last and usual place of abode; and either notice is binding on all the owners.

31 Me. 35; 57 Me. 103; \*81 Me. 358.

Sec. 2. Owners of half or more may repair or rebuild. R. S. c. 63, § 2. At such meeting, whether all the owners attend or not, the owners in interest of at least one-half of such mill or dam may rebuild or repair so far as to make them serviceable; and shall be reimbursed out of said mill or its profits, what they advanced therefor beyond their proportions, with interest in the meantime.

11 Me. 172; 53 Me. 553.

Sec. 3. Reimbursement. R. S. c. 63, § 3. If they are not reimbursed by the profits of the mill, or paid by the other owners, within six months after the work is completed, they may charge one per cent a month on the amount advanced, from the end of six months until so reimbursed; and if a delinquent owner dies, or alienates his interest in the premises, the advancing owners have a continuing lien thereon for reimbursement; but no special contract, made by the owners, respecting the building or repair of such mill or dam, is hereby affected.

53 Me. 553; 81 Me. 360.

Sec. 4. Proceedings, if a part owner is a minor, or otherwise disqualified. R. S. c. 63, § 4. Where any part of such mill or dam, at the time of meeting and notice, is owned by minors, tenants by courtesy, in tail, for life or years, or by mortgagor or mortgagee, the guardians of such minors, such tenant, mortgagor, or mortgagee shall be deemed, for the purposes of this chapter the proprietors thereof, and shall be notified, vote, and contribute accordingly; and all advances so made by them, if not paid, may be recovered in a special action on the case, with interest.

Sec. 5. Owners of grist mills to furnish scales for weighing grain; order of grinding; penalty. R. S. c. 63, § 5. The owner or occupant of every grist mill shall keep scales and weights therein to weigh corn, grain, and meal, when required; and he shall well and sufficiently grind as required, according to the nature, capacity and condition of his mill, all grain brought to his mill for that purpose, and in the order in which it shall be received; and for neglecting or refusing to weigh the same when required, or failing to grind the same in the order received, or for taking more than lawful toll, he shall be punished by a fine of not less than ten dollars, nor more than fifty dollars for each offense;

#### MARRIAGE AND ITS SOLEMNIZATION.

provided, that this section shall not be so construed as to preclude the right of any owner or occupant of any mill to enter into any mutual agreement with any customer or customers as to the order in which the grain of such customers shall be received and ground, made at the time said customer or customers shall bring his or their grain to the mill for the purpose of being ground.

\*86 Me. 103.

Sec. 6. Tolls. R. S. c. 63, § 6. The toll for grinding, cleansing and bolting all kinds of grain, shall not exceed one-sixteenth part thereof.

\*86 Me. 103.

### CHAPTER 72.

#### Marriage and its Solemnization. Registration of Vital Statistics. Parents and Children. Protection of Neglected Children.

Sections 1–14	Marriage and its Solemnization.
Sections 15-40	Registration of Vital Statistics.
Sections 41-42	Publication of Ancient Vital Statistics.
Sections 43–48	Parents and Children.
Sections 49–59	Protection of Children.
Sections 60-62	State Military and Naval Children's Home

#### Marriage and its Solemnization.

Sec. 1. Marriages prohibited within certain degrees. R. S. c. 64, § 1. No man shall marry his mother, grandmother, daughter, granddaughter, stepmother, grandfather's wife, son's wife, grandson's wife, wife's mother, wife's grandmother, wife's daughter, wife's granddaughter, sister, brother's daughter, sister's daughter, father's sister, or mother's sister; and no woman shall marry her father, grandfather, son, grandson, stepfather, grandmother's husband, daughter's husband, granddaughter's husband, husband's father, husband's grandfather, husband's son, husband's grandson, brother, brother's son, sister's son, father's brother, or mother's brother.

Sec. 2. Void marriages. R. S. c. 64, § 2. 1917, c. 40. No insane or feebleminded person or idiot is capable of contracting marriage.

Sée c. 73, § 16; 46 Me. 510; \*76 Me. 421, 595; 97 Me. 133.

Sec. 3. Polygamy. R. S. c. 64, § 3. Marriages, contracted while either of the parties has a former wife or husband not divorced, living, are void.

Sec. 4. Intentions of marriage to be recorded. R. S. c. 64, § 4. 1917, c. 100. Residents of the state intending to be joined in marriage shall cause notice of their intentions to be recorded in the office of the clerk of the town in which each resides, at least five days before a certificate of such intentions is granted; and if one only of the parties resides in the state, they shall cause notice of their intentions to be recorded in the office of the clerk of the town in which such party resides, at least five days before such certificate is granted; and if there is no such clerk in the place of their residence, the like entry shall be made with the clerk of an adjoining town; and if both parties reside out of the state they shall cause notice of their intentions to be recorded in the office of the clerk of the town in which such parties propose to have the marriage solemnized, at least