MAINE STATE LEGISLATURE

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REVISED STATUTES

OF THE

STATE OF MAINE

1954

1957 CUMULATIVE SUPPLEMENT

ANNOTATED

VOLUME 4

Place in Pocket of Corresponding
Volume of Main Set

THE MICHIE COMPANY
CHARLOTTESVILLE, VIRGINIA
1957

droscoggin county shall provide suitable quarters in the county building for this office."

Since the amendatory acts could not be given effect in repealed § 24, they have been set out in this note.

Execution of Sentences.

Sec. 41. Removal of convicts to state prison; clothing for convict.—When a convict is sentenced to confinement in the state prison, such clerk of courts shall make out a warrant under seal of the court, directed to the sheriff of said county, requiring him to cause such convict, without needless delay, to be removed from the county jail to the state prison; all sheriffs and jailkeepers shall strictly obey its directions; and the clerk, as soon as may be, shall deliver such warrant to the sheriff of the county, and he shall forthwith deliver it and the convict to said warden. The sheriff shall provide the convict with comfortable clothing in which to be removed to the state prison. (R. S. c. 136, § 45. 1955, c. 405, § 52.)

Effect of amendment.—The 1955 amendment substituted "sheriff of said county" for "warden of the prison" in the first sentence. It also deleted the words "the war-

den and" before the words "all sheriffs" near the middle of the first sentence, and inserted the words "and the convict" near the end of the first sentence.

Convicts.

Secs. 42-44. Repealed by Public Laws 1957, c. 254, § 1.

Chapter 149-A.

Uniform Interstate Compact on Juveniles.

Secs. 1, 2. Repealed by Public Laws 1957, c. 387, § 23.

Cross reference.—For present provisions as to interstate compact on juveniles, see c. 27-A, § 22.

Chapter 150.

Collection and Disposal of Fines and Costs in Criminal Cases.

Duty of Trial Justices and Judges of Municipal Courts.

Sec. 5. All fines, costs and forfeitures paid to county treasurer. —Every clerk of a superior court, trial justice and judge or recorder of a municipal court shall render, under oath, a detailed account of all fines, costs and forfeitures upon convictions and sentences before him, on forms prescribed by the state department of audit, and shall pay them into the treasury of the county where the offense is prosecuted on or before the 15th day of the month following the collection of such fines, costs and forfeitures. The county treasurer, upon approval of the county commissioners, shall pay to the state, town, city or persons any portion of the fines, costs and forfeitures that may be due. Any person who fails to make such payments into the county treasury shall forfeit, in each instance, double the amount so neglected to be paid over, to be recovered by indictment for the persons entitled to such fines, costs and forfeitures, and in default of payment, according to the sentence of the court, such person shall be punished by imprisonment for not more than 6 months. (R. S. c. 137, § 5. 1957, c. 334, § 15.)

Effect of amendment. — The 1957 amendment deleted the former second sentence which read "A certified bill of

costs for each case heard in a municipal or trial justice court shall accompany such remittance."