MAINE STATE LEGISLATURE

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CHAPTER 603

CERTIORARI

Sec.

5351. Court of issue.

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5354. Limitations.

§ 5351. Court of issue

All writs of certiorari, to correct errors in proceedings not according to the course of the common law, shall be issued from the Supreme Judicial Court or the Superior Court according to the practice heretofore established, subject to such further regulations as are made, from time to time, by such court.

R.S.1954, c. 129, § 13.

§ 5352. Proceedings

When the proceedings of any tribunal are brought up by a writ of certiorari, the court may quash or affirm such proceedings, or enter such judgment as the court below should have rendered, or may make such order, judgment or decree in the premises as law and justice may require.

R.S.1954, c. 129, § 14.

§ 5353. Costs

Upon every application for certiorari and on the final adjudication thereof, the court may award costs against any party who appears and undertakes to maintain or object to the proceedings.

R.S.1954, c. 129, § 15.

§ 5354. Limitations

No application for a writ of certiorari shall be sustained unless made within 6 years next after the proceedings complained of; but if the person entitled to apply for such writ is a minor, mentally ill, imprisoned or not in the United States when becoming so entitled, then he, his heirs, executors or administrators may apply for the writ within 5 years after the removal of such disability.

R.S.1954, c. 129, § 16; 1959, c. 317, § 281; 1959, c. 242, § 8.