

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)

100TH LEGISLATURE

1961

SENATE AND HOUSE
REGISTERS

STATE OF MAINE



STATE CONSTITUTION
RULES

DIRECTORY

COMMITTEES

100TH LEGISLATURE

1961

SENATE AND HOUSE
REGISTERS

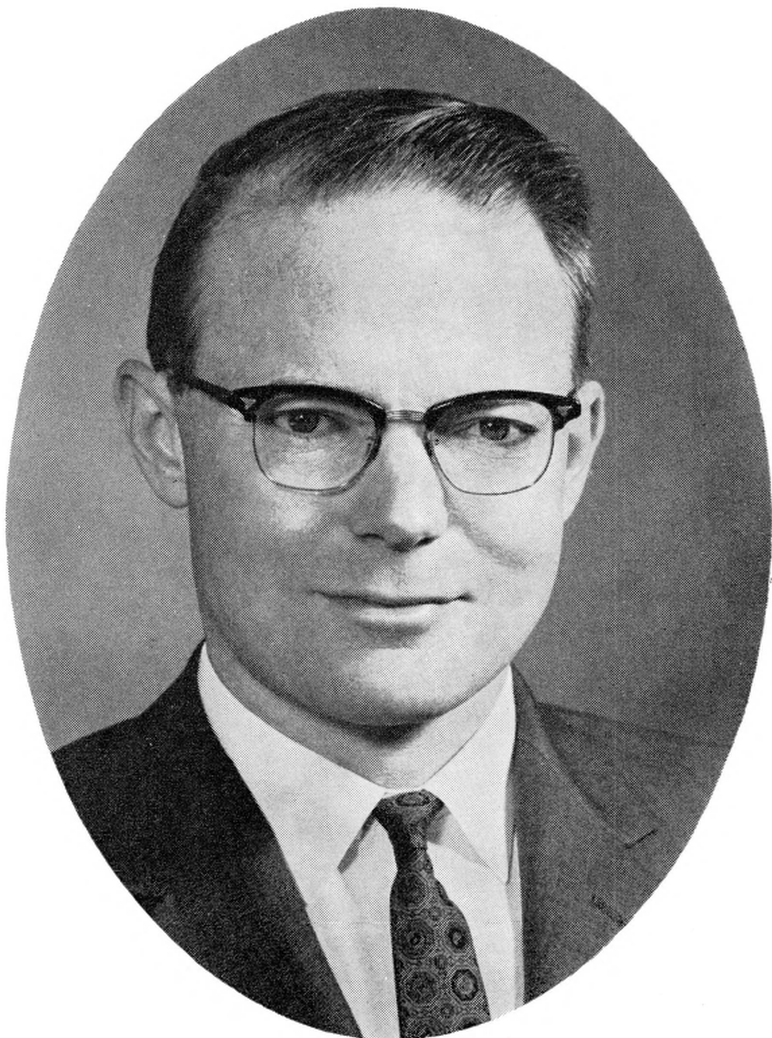
STATE OF MAINE



STATE CONSTITUTION
RULES

DIRECTORY

COMMITTEES



The Governor
JOHN H. REED
of Fort Fairfield

**CONSTITUTION OF THE STATE OF MAINE,
AS AMENDED.**

(JANUARY 1, 1955)

PREAMBLE.

WE the people of Maine, in order to establish justice, insure tranquility, provide for our mutual defence, promote our common welfare, and secure to ourselves and our posterity the blessings of liberty, acknowledging with grateful hearts the goodness of the Sovereign Ruler of the Universe in affording us an opportunity, so favorable to the design; and, imploring His aid and direction in its accomplishment, do agree to form ourselves into a free and independent State, by the style and title of the STATE OF MAINE, and do ordain and establish the following Constitution for the government of the same.

ARTICLE I.**Declaration of Rights.**

SECTION 1. All men are born equally free and independent, and have certain natural, inherent and unalienable rights, among which are those of enjoying and defending life and liberty, acquiring, possessing and protecting property, and of pursuing and obtaining safety and happiness.

SECTION 2. All power is inherent in the people; all free governments are founded in their authority and instituted for their benefit; they have therefore an unalienable and indefeasible right to institute government, and to alter, reform, or totally change the same, when their safety and happiness require it.

SECTION 3. All men have a natural and unalienable right to worship Almighty God according to the dictates of their own consciences, and no one shall be hurt, molested or restrained in his person, liberty or estate for worshipping God in the manner and season most agreeable to the dictates of his own conscience, nor for his religious professions or sentiments, *provided* he does not disturb the public peace, nor obstruct others in their religious worship;—and all persons demeaning themselves peaceably, as good members of the state, shall be equally under the protection of the laws, and no subordination nor preference of any one sect or denomination to another shall ever be established by law, nor shall any religious test be required as a qualification for any office or trust, under this state; and all religious societies in this state, whether incorporate or unincorporate, shall at all times have the exclusive right of electing their public teachers, and contracting with them for their support and maintenance.

SECTION 4. Every citizen may freely speak, write and publish his sentiments on any subject, being responsible for the abuse of this liberty; no laws shall

be passed regulating or restraining the freedom of the press; and in prosecutions for any publication respecting the official conduct of men in public capacity, or the qualifications of those who are candidates for the suffrages of the people, or where the matter published is proper for public information, the truth thereof may be given in evidence, and in all indictments for libels, the jury, after having received the direction of the court, shall have a right to determine, at their discretion, the law and the fact.

SECTION 5. The people shall be secure in their persons, houses, papers and possessions from all unreasonable searches and seizures; and no warrant to search any place, or seize any person or thing, shall issue without a special designation of the place to be searched, and the person or thing to be seized, nor without probable cause—supported by oath or affirmation.

SECTION 6. In all criminal prosecutions, the accused shall have a right to be heard by himself and his counsel, or either, at his election;

To demand the nature and cause of the accusation, and have a copy thereof;

To be confronted by the witnesses against him;

To have compulsory process for obtaining witnesses in his favor;

To have a speedy, public and impartial trial, and, except in trials by martial law or impeachment, by a jury of the vicinity. He shall not be compelled to furnish or give evidence against himself, nor be deprived of his life, liberty, property or privileges, but by judgment of his peers or the law of the land.

SECTION 7. No person shall be held to answer for a capital or infamous crime, unless on a presentment or indictment of a grand jury, except in cases of impeachment, or in such cases of offences, as are usually cognizable by a justice of the peace, or in cases arising in the army or navy, or in the militia when in actual service in time of war or public danger. The legislature shall provide by law a suitable and impartial mode of selecting juries, and their usual number and unanimity, in indictments and convictions, shall be held indispensable.

SECTION 8. No person, for the same offence, shall be twice put in jeopardy of life or limb.

SECTION 9. Sanguinary laws shall not be passed: all penalties and punishments shall be proportioned to the offence: excessive bail shall not be required, nor excessive fines imposed, nor cruel nor unusual punishments inflicted.

SECTION 10. No person before conviction shall be bailable for any of the crimes which now are, or have been denominated capital offences since the adoption of the constitution, when the proof is evident or the presumption great, whatever the punishment of the crimes may be. And the privilege of the

writ of *habeas corpus* shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it.

SECTION 11. The legislature shall pass no bill of attainder, *ex post facto* law, nor law impairing the obligation of contracts, and no attainder shall work corruption of blood nor forfeiture of estate.

SECTION 12. Treason against this state shall consist only in levying war against it, adhering to its enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or confession in open court.

SECTION 13. The laws shall not be suspended but by the legislature or its authority.

SECTION 14. No person shall be subject to corporal punishment under military law, except such as are employed in the army or navy, or in the militia when in actual service in time of war or public danger.

SECTION 15. The people have a right at all times in an orderly and peaceable manner to assemble to consult upon the common good, to give instructions to their representatives, and to request, of either department of the government by petition or remonstrance, redress of their wrongs and grievances.

SECTION 16. Every citizen has a right to keep and bear arms for the common defence; and this right shall never be questioned.

SECTION 17. No standing army shall be kept up in time of peace without the consent of the legislature, and the military shall, in all cases, and at all times, be in strict subordination to the civil power.

SECTION 18. No soldier shall in time of peace be quartered in any house without the consent of the owner or occupant, nor in time of war, but in a manner to be prescribed by law.

SECTION 19. Every person, for an injury done him in his person, reputation, property or immunities, shall have remedy by due course of law; and right and justice shall be administered freely and without sale, completely and without denial, promptly and without delay.

SECTION 20. In all civil suits, and in all controversies concerning property, the parties shall have a right to a trial by jury, except in cases where it has heretofore been otherwise practiced: the party claiming the right may be heard by himself and his counsel, or either, at his election.

SECTION 21. Private property shall not be taken for public uses without just compensation; nor unless the public exigencies require it.

SECTION 22. No tax or duty shall be imposed without the consent of the people or of their representatives in the legislature.

SECTION 23. No title of nobility or hereditary distinction, privilege, honor or emolument, shall ever be granted or confirmed, nor shall any office be created, the appointment to which shall be for a longer time than during good behavior.

SECTION 24. The enumeration of certain rights shall not impair nor deny others retained by the people.

ARTICLE II.

Electors.

SECTION 1. Every citizen of the United States of the age of twenty-one years and upwards, excepting paupers and persons under guardianship, having his or her residence established in this state for the term of six months next preceding any election, shall be an elector for governor, senators and representatives, in the city, town or plantation where his or her residence has been established for the term of three months next preceding such election, and he or she shall continue to be an elector in such city, town or plantation for the period of three months after his or her removal therefrom, if he or she continues to reside in this state during such period, unless barred by the provisions of the second paragraph of this section; and the elections shall be by written ballot. But persons in the military, naval or marine service of the United States, or this state, shall not be considered as having obtained such established residence by being stationed in any garrison, barrack or military place, in any city, town or plantation; nor shall the residence of a student at any seminary of learning entitle him to the right of suffrage in the city, town or plantation where such seminary is established. No person, however, shall be deemed to have lost his residence by reason of his absence from the state in the military service of the United States, or of this state.

No person shall have the right to vote or be eligible to office under the constitution of this state, who shall not be able to read the constitution in the English language, and write his name; *provided, however*, that this shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who had the right to vote on the fourth day of January in the year one thousand eight hundred and ninety-three.

Every Indian, residing on tribal reservations and otherwise qualified, shall be an elector in all county, state and national elections.

SECTION 2. Electors shall, in all cases, except treason, felony or breach of the peace, be privileged from arrest on the days of election, during their attendance at, going to, and returning therefrom.

SECTION 3. No elector shall be obliged to do duty in the militia on any day of election, except in time of war or public danger.

SECTION 4. The election of governor, senators and representatives, shall be on the second Monday of September biennially forever. The legislature under proper enactment shall authorize and provide for voting by citizens of the state absent therefrom in the armed forces of the United States or of this state and for voting by other citizens absent or physically incapacitated for reasons deemed sufficient.

SECTION 5. Voting machines, or other mechanical devices for voting, may be used at all elections under such regulations as may be prescribed by law; *provided, however*, the right of secret voting shall be preserved.

ARTICLE III.

Distribution of Powers.

SECTION 1. The powers of this government shall be divided into three distinct departments, the legislative, executive and judicial.

SECTION 2. No person or persons, belonging to one of these departments, shall exercise any of the powers properly belonging to either of the others, except in the cases herein expressly directed or permitted.

ARTICLE IV.

Part First.

House of Representatives.

SECTION 1. The legislative power shall be vested in two distinct branches, a House of Representatives, and a Senate, each to have a negative on the other, and both to be styled the Legislature of Maine, but the people reserve to themselves power to propose laws and to enact or reject the same at the polls independent of the legislature, and also reserve power at their own option to approve or reject at the polls any act, bill, resolve or resolution passed by the joint action of both branches of the legislature, and the style of their laws and acts shall be, "Be it enacted by the people of the state of Maine."

SECTION 2. The house of representatives shall consist of one hundred and fifty-one members, to be elected by the qualified electors, and hold their office two years from the day next preceding the biennial meeting of the legislature. The legislature shall, within every period of at most ten years and at least five, cause the number of the inhabitants of the state to be ascertained, exclusive of foreigners not naturalized. The number of representatives shall, at the several periods of making such enumeration, be fixed and apportioned among the several counties, as near

as may be, according to the number of inhabitants, having regard to the relative increase of population.

SECTION 3. Each county shall be entitled to that number of representatives which is in the same proportion to the total number as the number of inhabitants of the county bears to the number of inhabitants of the state, fractional excesses over whole numbers to be computed in favor of the smaller counties. No city or town shall ever be entitled to more than seven representatives, except that in the event of merger of towns or cities, the new town or city shall be allowed the combined representation of the former units, which number if exceeding seven shall thereupon and thereafter become the maximum number to which any city or town shall thereafter be entitled in later apportionments. Apportionment of representatives within each county shall be made by deducting from the number of inhabitants of the county the number of inhabitants of such cities and towns as may be entitled to the maximum number of representatives permitted to any city or town by reason of the numerical proportion of its inhabitants to the inhabitants of the county and by deducting from the total number of representatives to which the county is entitled the number to which such cities and towns of maximum representation are entitled, the remaining inhabitants being entitled to the remaining representatives; and in the allocation of the remainder within the county each city or town having a number of inhabitants greater than a unit base number obtained by dividing such remaining inhabitants by such remaining representatives shall be entitled to as many representatives as the number of times the number of its inhabitants fully contains the unit base number of representation; and the remaining cities, towns and plantations within the county which have inhabitants in number less than such unit base number shall be formed into representative class districts in number equal to the remainder of county representatives unallocated under the foregoing procedure by grouping whole cities, towns and plantations as equitably as possible with consideration for population and for geographical contiguity.

SECTION 4. No person shall be a member of the house of representatives, unless he shall, at the commencement of the period for which he is elected, have been five years a citizen of the United States, have arrived at the age of twenty-one years, have been a resident in this state one year; and for the three months next preceding the time of his election shall have been, and, during the period for which he is elected, shall continue to be a resident in the town or district which he represents.

SECTION 5. The meetings within this state for the choice of representatives shall be warned in due course of law by the selectmen of the several towns seven days at least before the election, and the selectmen thereof shall preside impartially at such meetings, receive the votes of all the qualified electors, sort, count and declare them in open town meeting,

and in the presence of the town clerk, who shall form a list of the persons voted for, with the number of votes for each person against his name, shall make a fair record thereof in the presence of the selectmen, and in open town meeting. And the towns and plantations organized by law, belonging to any class herein provided, shall hold their meetings at the same time in the respective towns and plantations; and the town and plantation meetings in such towns and plantations shall be notified, held and regulated, the votes received, sorted, counted and declared in the same manner. And the assessors and clerks of plantations shall have all the powers, and be subject to all the duties, which selectmen and town clerks have, and are subject to by this constitution. And fair copies of the lists of votes shall be attested by the selectmen and town clerks of towns, and the assessors of plantations, and sealed up in open town and plantation meetings; and the town and plantation clerks respectively shall cause the same to be delivered into the secretary's office thirty days at least before the first Wednesday of January biennially. And the governor and council shall examine the returned copies of such lists, and also all lists of votes of citizens in the military service, returned to the secretary's office as provided in article second, section four, of this constitution; and twenty days before the said first Wednesday of January biennially, shall issue a summons to such persons as shall appear to be elected by a plurality of all votes returned, to attend and take their seats. But all such lists shall be laid before the house of representatives on the first Wednesday of January biennially, and they shall finally determine who are elected.

The electors resident in any city may at any meeting duly notified for the choice of representatives, vote for such representatives in their respective ward meetings and the warden in said wards shall preside impartially at such meetings, receive the votes of all qualified electors, sort, count and declare them in open ward meeting and in the presence of the ward clerk, who shall form a list of the persons voted for, with the number of votes for each person against his name, shall make a fair record thereof in the presence of the warden, and in open ward meeting; and a fair copy of this list shall be attested by the warden and ward clerk, sealed up in open ward meeting, and delivered to the city clerk within twenty-four hours after the close of the polls. And the electors resident in any city may at any meetings duly notified and holden for the choice of any other civil officers, for whom they have been required heretofore to vote in town meeting, vote for such officers in their respective wards, and the same proceedings shall be had by the warden and the ward clerk in each ward as in the case of votes for representatives. And the aldermen of any city shall be in session within twenty-four hours after the close of the polls in such meetings, and in the presence of the city clerk shall open, examine and compare the copies from the lists of votes given in the several wards, of which the city clerk shall make a record, and return thereof shall be made into the secretary of state's office in the

same manner as selectmen of towns are required to do.

SECTION 6. Whenever the seat of a member shall be vacated by death, resignation, or otherwise the vacancy may be filled by a new election.

SECTION 7. The house of representatives shall choose their speaker, clerk and other officers.

SECTION 8. The house of representatives shall have the sole power of impeachment.

ARTICLE IV.

Part Second.

Senate.

SECTION 1. The senate shall consist of the members to which the several counties are entitled, on the following basis of representation according to the Federal Census: each county having a population of thirty thousand inhabitants or less shall have one senator; each county having a population of more than thirty thousand inhabitants and less than sixty thousand inhabitants shall have two senators; each county having a population of more than sixty thousand inhabitants and less than one hundred and twenty thousand inhabitants shall have three senators; each county having a population of more than one hundred twenty thousand and less than two hundred forty thousand inhabitants shall have four senators; and each county having a population of more than two hundred forty thousand inhabitants shall have five senators. For the purpose of representation, foreigners not naturalized and Indians not taxed shall not be counted as inhabitants. The members of the senate shall be elected at the same time and for the same term as the representatives by the qualified electors of the counties which they shall respectively represent.

SECTION 2. The meetings within this state for the election of senators shall be notified, held and regulated, and the votes received, sorted, counted, declared and recorded, in the same manner as those for representatives. And fair copies of the lists of votes shall be attested by the selectmen and town clerks of towns, and the assessors and clerks of plantations, and sealed up in open town and plantation meetings; and the town and plantation clerks respectively shall cause the same to be delivered into the secretary's office thirty days at least before the first Wednesday of January. All other qualified electors, living in places unincorporated, who shall be assessed to the support of government by the assessors of an adjacent town, shall have the privilege of voting for senators, representatives and governor in such town; and shall be notified by the selectmen thereof for that purpose accordingly.

SECTION 3. The governor and council shall, as soon as may be, examine the returned copies of such

lists, and also the lists of votes of citizens in the military service, returned into the secretary's office, and, twenty days before the said first Wednesday of January, issue a summons to such persons, as shall appear to be elected by a plurality of the votes in each district, to attend that day and take their seats.

SECTION 4. The senate shall, on the said first Wednesday of January, biennially, determine who are elected by a plurality of votes to be senators in each county; and in case the full number of senators to be elected from each county shall not have been so elected, the members of the house of representatives and such senators, as shall have been elected, shall, from the highest numbers of the persons voted for, on said lists, equal to twice the number of senators deficient, in every county, if there be so many voted for, elect by joint ballot the number of senators required; but all vacancies in the senate, arising from death, resignation, removal from the state, or like causes, shall be filled by an immediate election in the unrepresented county. The governor shall issue his proclamation therefor and therein fix the time of such election.

SECTION 5. The senators shall be twenty-five years of age at the commencement of the term, for which they are elected, and in all other respects their qualifications shall be the same, as those of the representatives.

SECTION 6. The senate shall have the sole power to try all impeachments, and when sitting for that purpose shall be on oath or affirmation, and no person shall be convicted without the concurrence of two thirds of the members present. Their judgment, however, shall not extend farther than to removal from office, and disqualification to hold or enjoy any office of honor, trust or profit under this state. But the party, whether convicted or acquitted, shall nevertheless be liable to indictment, trial, judgment and punishment according to law.

SECTION 7. The senate shall choose their president, secretary and other officers.

ARTICLE IV.

Part Third.

Legislative Power.

SECTION 1. The legislature shall convene on the first Wednesday of January biennially, and, with the exceptions hereinafter stated, shall have full power to make and establish all reasonable laws and regulations for the defense and benefit of the people of this state, not repugnant to this constitution, nor to that of the United States.

SECTION 2. Every bill or resolution, having the force of law, to which the concurrence of both houses may be necessary, except on a question of adjourn-

ment, which shall have passed both houses, shall be presented to the governor, and if he approve, he shall sign it; if not, he shall return it with his objections to the house, in which it shall have originated, which shall enter the objections at large on its journals, and proceed to reconsider it. If after such reconsideration, two thirds of that house shall agree to pass it, it shall be sent together with the objections, to the other house, by which it shall be reconsidered, and, if approved by two thirds of that house, it shall have the same effect, as if it had been signed by the governor: but in all such cases, the votes of both houses shall be taken by yeas and nays, and the names of the persons, voting for and against the bill or resolution, shall be entered on the journals of both houses respectively. If the bill or resolution shall not be returned by the governor within five days (Sundays excepted) after it shall have been presented to him, it shall have the same force and effect, as if he had signed it unless the legislature by their adjournment prevent its return, in which case it shall have such force and effect, unless returned within three days after their next meeting.

SECTION 3. Each house shall be the judge of the elections and qualifications of its own members, and a majority shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may compel the attendance of absent members, in such manner and under such penalties as each house shall provide.

SECTION 4. Each house may determine the rules of its proceedings, punish its members for disorderly behavior, and, with the concurrence of two thirds, expel a member, but not a second time for the same cause.

SECTION 5. Each house shall keep a journal, and from time to time publish its proceedings, except such parts as in their judgment may require secrecy; and the yeas and nays of the members of either house on any question, shall, at the desire of one fifth of those present, be entered on the journals.

SECTION 6. Each house, during its session, may punish by imprisonment any person, not a member, for disrespectful or disorderly behavior in its presence, for obstructing any of its proceedings, threatening, assaulting or abusing any of its members for anything said, done, or doing in either house; *provided*, that no imprisonment shall extend beyond the period of the same session.

SECTION 7. The senators and representatives shall receive such compensation, as shall be established by law; but no law increasing their compensation shall take effect during the existence of the legislature, which enacted it. The expenses of the members of the house of representatives in traveling to the legislature, and returning therefrom, once in each week of each session and no more, shall be paid by the state out of the public treasury to every member, who

shall seasonably attend, in the judgment of the house, and does not depart therefrom without leave.

SECTION 8. The senators and representatives shall, in all cases except treason, felony or breach of the peace, be privileged from arrest during their attendance at, going to, and returning from each session of the legislature, and no member shall be liable to answer for anything spoken in debate in either house, in any court or place elsewhere.

SECTION 9. Bills, orders or resolutions, may originate in either house, and may be altered, amended or rejected in the other; but all bills for raising a revenue shall originate in the house of representatives, but the senate may propose amendments as in other cases: *provided*, that they shall not, under color of amendment, introduce any new matter, which does not relate to raising a revenue.

SECTION 10. No senator or representative shall, during the term for which he shall have been elected, be appointed to any civil office of profit under this state, which shall have been created, or the emoluments of which increased during such term, except such offices as may be filled by elections by the people.

SECTION 11. No member of Congress, nor person holding any office under the United States (post-officers excepted) nor office of profit under this state, justices of the peace, notaries public, coroners and officers of the militia excepted, shall have a seat in either house during his being such member of Congress, or his continuing in such office.

SECTION 12. Neither house shall during the session, without the consent of the other, adjourn for more than two days, nor to any other place than that in which the houses shall be sitting.

SECTION 13. The legislature shall, from time to time, provide, as far as practicable, by general laws, for all matters usually appertaining to special or private legislation.

SECTION 14. Corporations shall be formed under general laws, and shall not be created by special acts of the legislature, except for municipal purposes, and in cases where the objects of the corporation cannot otherwise be attained; and, however formed, they shall forever be subject to the general laws of the state.

SECTION 15. The legislature shall, by a two-thirds concurrent vote of both branches, have the power to call constitutional conventions, for the purpose of amending this constitution.

SECTION 16. No act or joint resolution of the legislature, except such orders or resolutions as pertain solely to facilitating the performance of the business of the legislature, of either branch, or of any com-

mittee or officer thereof, or appropriate money therefor or for the payment of salaries fixed by law, shall take effect until ninety days after the recess of the legislature passing it, unless in case of emergency, (which with the facts constituting the emergency shall be expressed in the preamble of the act), the legislature shall, by a vote of two-thirds of all the members elected to each house, otherwise direct. An emergency bill shall include only such measures as are immediately necessary for the preservation of the public peace, health or safety; and shall not include (1) an infringement of the right of home rule for municipalities, (2) a franchise or a license to a corporation or an individual to extend longer than one year, or (3) provision for the sale or purchase or renting for more than five years of real estate.

SECTION 17. Upon written petition of electors, the number of which shall not be less than ten per cent of the total vote for governor cast in the last gubernatorial election preceding the filing of such petition, and addressed to the governor and filed in the office of the secretary of state within ninety days after the recess of the legislature, requesting that one or more acts, bills, resolves or resolutions, or part or parts thereof, passed by the legislature, but not then in effect by reason of the provisions of the preceding section, be referred to the people, such acts, bills, resolves, or resolutions or part or parts thereof as are specified in such petition shall not take effect until thirty days after the governor shall have announced by public proclamation that the same have been ratified by a majority of the electors voting thereon at a general or special election. As soon as it appears that the effect of any act, bill, resolve, or resolution or part or parts thereof has been suspended by petition in manner aforesaid, the governor by public proclamation shall give notice thereof and of the time when such measure is to be voted on by the people, which shall be at the next general election not less than sixty days after such proclamation, or in case of no general election within six months thereafter the governor may, and if so requested in said written petition therefore, shall order such measure submitted to the people at a special election not less than four nor more than six months after his proclamation thereof.

SECTION 18. The electors may propose to the legislature for its consideration any bill, resolve or resolution, including bills to amend or repeal emergency legislation but not an amendment of the state constitution, by written petition addressed to the legislature or to either branch thereof and filed in the office of the secretary of state or presented to either branch of the legislature within forty-five days after the date of convening of the legislature in regular session. Any measure thus proposed by electors, the number of which shall not be less than ten per cent of the total vote for governor cast in the last gubernatorial election preceding the filing of such petition, unless enacted without change by the legislature at the session at which it is presented, shall be submit-

ted to the electors together with any amended form, substitute, or recommendation of the legislature, and in such manner that the people can choose between the competing measures or reject both. When there are competing bills and neither receives a majority of the votes given for or against both, the one receiving the most votes shall at the next general election to be held not less than sixty days after the first vote thereon be submitted by itself if it receives more than one-third of the votes given for and against both. If the measure initiated is enacted by the legislature without change, it shall not go to a referendum vote unless in pursuance of a demand made in accordance with the preceding section. The legislature may order a special election on any measure that is subject to a vote of the people. The governor may, and if so requested in the written petitions addressed to the legislature, shall, by proclamation, order any measure proposed to the legislature as herein provided, and not enacted by the legislature without change, referred to the people at a special election to be held not less than four nor more than six months after such proclamation, otherwise said measure shall be voted upon at the next general election held not less than sixty days after the recess of the legislature, to which such measure was proposed.

SECTION 19. Any measure referred to the people and approved by a majority of the votes given thereon shall, unless a later date is specified in said measure, take effect and become a law in thirty days after the governor has made public proclamation of the result of the vote on said measure, which he shall do within ten days after the vote thereon has been canvassed and determined; provided, however, that any such measure which entails expenditure in an amount in excess of available and unappropriated state funds shall remain inoperative until forty-five days after the next convening of the legislature in regular session, unless the measure provides for raising new revenues adequate for its operation. The veto power of the governor shall not extend to any measure approved by vote of the people, and any measure initiated by the people and passed by the legislature without change, if vetoed by the governor and if his veto is sustained by the legislature shall be referred to the people to be voted on at the next general election. The legislature may enact measures expressly conditioned upon the people's ratification by a referendum vote.

SECTION 20. As used in either of the three preceding sections the words "electors" and "people" mean the electors of the state qualified to vote for governor; "recess of the legislature" means the adjournment without day of a session of the legislature; "general election" means the November election for choice of presidential electors or the September election for choice of governor and other state and county officers; "measure" means an act, bill, resolve or resolution proposed by the people, or two or more such, or part or parts of such, as the case may be; "written petition" means one or more petitions written or

printed, or partly written and partly printed, with the original signatures of the petitioners attached, verified as to the authenticity of the signatures by the oath of one of the petitioners certified thereon, and accompanied by the certificate of the clerk of the city, town or plantation in which the petitioners reside that their names appear on the voting list of his city, town or plantation as qualified to vote for governor. The petitions shall set forth the full text of the measure requested or proposed. The full text of a measure submitted to a vote of the people under the provisions of the constitution need not be printed on the official ballots, but, until otherwise provided by the legislature, the secretary of state shall prepare the ballots in such form as to present the question or questions concisely and intelligibly.

SECTION 21. The city council of any city may establish the initiative and referendum for the electors of such city in regard to its municipal affairs, *provided* that the ordinance establishing and providing the method of exercising such initiative and referendum shall not take effect until ratified by vote of a majority of the electors of said city, voting thereon at a municipal election. *Provided, however*, that the legislature may at any time provide a uniform method for the exercise of the initiative and referendum in municipal affairs.

SECTION 22. Until the legislature shall enact further regulations not inconsistent with the constitution for applying the people's veto and direct initiative, the election officers and other officials shall be governed by the provisions of this constitution and of the general law, supplemented by such reasonable action as may be necessary to render the preceding sections self executing.

ARTICLE V.

Part First.

Executive Power.

SECTION 1. The supreme executive power of this state shall be vested in a Governor.

SECTION 2. The governor shall be elected by the qualified electors, and shall hold his office for two years from the first Wednesday of January next following the election.

SECTION 3. The meetings for election of governor shall be notified, held and regulated, and votes shall be received, sorted, counted, declared and recorded, in the same manner as those for senators and representatives. They shall be sealed and returned into the secretary's office in the same manner, and at the same time as those for senators. And the secretary of state for the time being shall, on the first Wednesday of January, then next, lay the lists before the senate and house of representatives, and also the lists of votes of citizens in the military service, returned into

the secretary's office, to be by them examined, and, in case of a choice by a plurality of all the votes returned, they shall declare and publish the same. But, if no person shall have a plurality of votes, the house of representatives shall, by ballot, from the persons having the four highest numbers of votes on the lists, if so many there be, elect two persons, and make return of their names to the senate, of whom the senate shall, by ballot, elect one, who shall be declared the governor.

SECTION 4. The governor shall, at the commencement of his term, be not less than thirty years of age; a natural born citizen of the United States, have been five years a resident of the state; and at the time of his election and during the term for which he is elected, be a resident of said state.

SECTION 5. No person holding any office or place under the United States, this state, or any other power, shall exercise the office of governor.

SECTION 6. The governor shall, at stated times, receive for his services a compensation, which shall not be increased or diminished during his continuance in office.

SECTION 7. He shall be commander in chief of the army and navy of the state, and of the militia, except when called into the actual service of the United States; but he shall not march nor convey any of the citizens out of the state without their consent, or that of the legislature, unless it shall become necessary, in order to march or transport them from one part of the state to another for the defence thereof.

SECTION 8. He shall nominate, and, with the advice and consent of the council, appoint all judicial officers (except judges of probate), coroners, and notaries public; and he shall also nominate, and with the advice and consent of the council, appoint all other civil and military officers, whose appointment is not by this constitution, or shall not by law be otherwise provided for, except the land agent; and every such nomination shall be made seven days, at least, prior to such appointment.

SECTION 9. He shall from time to time give the legislature information of the condition of the state, and recommend to their consideration such measures, as he may judge expedient.

SECTION 10. He may require information from any military officer, or any officer in the executive department, upon any subject relating to the duties of their respective offices.

SECTION 11. He shall have power, with the advice and consent of the council, to remit, after conviction, all forfeitures and penalties, and to grant reprieves, commutations and pardons, except in cases of impeachment, upon such conditions, and with such restrictions and limitations as may be deemed proper,

subject to such regulations as may be provided by law, relative to the manner of applying for pardons. And he shall communicate to the legislature, at each session thereof, each case of reprieve, remission of penalty, commutation or pardon granted, stating the name of the convict, the crime of which he was convicted, the sentence and its date, the date of the reprieve, remission, commutation, or pardon, and the conditions, if any, upon which the same was granted.

SECTION 12. He shall take care that the laws be faithfully executed.

SECTION 13. He may, on extraordinary occasions, convene the legislature; and in case of disagreement between the two houses with respect to the time of adjournment, adjourn them to such time, as he shall think proper, not beyond the day of the next biennial meeting; and if, since the last adjournment, the place where the legislature were next to convene shall have become dangerous from an enemy or contagious sickness, may direct the session to be held at some other convenient place within the state.

SECTION 14. Whenever the office of governor shall become vacant by death, resignation, removal from office or otherwise, the president of the senate shall exercise the office of governor until another governor shall be duly qualified; and in case of the death, resignation, removal from office or other disqualification of the president of the senate, so exercising the office of governor, the speaker of the house of representatives shall exercise the office, until a president of the senate shall have been chosen; and when the office of governor, president of the senate, and speaker of the house shall become vacant, in the recess of the senate, the person, acting as secretary of state for the time being, shall by proclamation convene the senate, that a president may be chosen to exercise the office of governor. And whenever either the president of the senate, or speaker of the house shall so exercise said office, he shall receive only the compensation of governor, but his duties as president or speaker shall be suspended; and the senate or house, shall fill the vacancy, until his duties as governor shall cease.

ARTICLE V.

Part Second.

Council.

SECTION 1. There shall be a council, to consist of seven persons, citizens of the United States, and residents of this state, to advise the governor in the executive part of government, whom the governor shall have full power, at his discretion, to assemble; and he with the counsellors, or a majority of them may from time to time, hold and keep a council, for ordering and directing the affairs of state according to law.

SECTION 2. The counsellors shall be chosen biennially, on the first Wednesday of January, by joint

ballot of the senators and representatives in convention; and vacancies, which shall afterwards happen, shall be filled in the following manner: the governor with the advice and consent of the council shall appoint within thirty days from said vacancy a counsellor from the same district in which the vacancy occurred, and the oath of office shall be administered by the governor; said counsellor shall hold office until the next convening of the legislature; but not more than one counsellor shall be elected or appointed from any district prescribed for the election of senators; they shall be privileged from arrest in the same manner as senators and representatives.

SECTION 3. The resolutions and advice of council shall be recorded in a register, and signed by the members agreeing thereto, which may be called for by either house of the legislature; and any counsellor may enter his dissent to the resolution of the majority.

SECTION 4. No member of Congress, or of the legislature of this state, nor any person holding any office under the United States, (post officers excepted) nor any civil officers under this state (justices of the peace and notaries public excepted) shall be counsellors. And no counsellor shall be appointed to any office during the time, for which he shall have been elected.

ARTICLE V.

Part Third.

Secretary.

SECTION 1. The secretary of state shall be chosen biennially at the first session of the legislature, by joint ballot of the senators and representatives in convention.

SECTION 2. The records of the state shall be kept in the office of the secretary, who may appoint his deputies, for whose conduct he shall be accountable.

SECTION 3. He shall attend the governor and council, senate and house of representatives, in person or by his deputies as they shall respectively require.

SECTION 4. He shall carefully keep and preserve the records of all the official acts and proceedings of the governor and council, senate and house of representatives, and, when required, lay the same before either branch of the legislature, and perform such other duties as are enjoined by this constitution, or shall be required by law.

ARTICLE V.

Part Fourth.

Treasurer.

SECTION 1. The treasurer shall be chosen biennially, at the first session of the legislature, by joint

ballot of the senators, and representatives in convention.

SECTION 2. The treasurer shall, before entering on the duties of his office, give bond to the state with sureties, to the satisfaction of the legislature, for the faithful discharge of his trust.

SECTION 3. The treasurer shall not, during his continuance in office, engage in any business of trade or commerce, or as a broker, nor as an agent or factor for any merchant or trader.

SECTION 4. No money shall be drawn from the treasury, but by warrant from the governor and council, and in consequence of appropriations made by law; and a regular statement and account of the receipts and expenditures of all public money, shall be published at the commencement of the biennial session of the legislature.

ARTICLE VI.

Judicial Power.

SECTION 1. The judicial power of this state shall be vested in a Supreme Judicial Court, and such other courts as the legislature shall from time to time establish.

SECTION 2. The justices of the supreme judicial court shall, at stated times receive a compensation, which shall not be diminished during their continuance in office, but they shall receive no other fee or reward.

SECTION 3. They shall be obliged to give their opinion upon important questions of law, and upon solemn occasions, when required by the governor, council, senate or house of representatives.

SECTION 4. All judicial officers shall hold their offices for the term of seven years from the time of their respective appointments (unless sooner removed by impeachment or by address of both branches of the legislature to the executive) and no longer, unless reappointed thereto.

SECTION 5. Justices of the peace and notaries public, shall hold their offices during seven years, if they so long behave themselves well, at the expiration of which term, they may be reappointed or others appointed, as the public interest may require.

SECTION 6. The justices of the supreme judicial court shall hold no office under the United States, nor any state, nor any other office under this state, except that of justice of the peace.

SECTION 7. Judges and registers of probate shall be elected by the people of their respective counties, by a plurality of the votes given in, at the biennial election on the second Monday of September, and

shall hold their offices for four years, commencing on the first day of January next after their election. Vacancies occurring in said offices by death, resignation or otherwise, shall be filled by election in manner aforesaid at the September election, next after their occurrence; and in the meantime, the governor, with the advice and consent of the council, may fill said vacancies by appointment, and the persons so appointed shall hold their offices until the first day of January next after the election aforesaid.

SECTION 8. Judges of municipal and police courts shall be appointed by the executive power, in the same manner as other judicial officers, and shall hold their offices for the term of four years.

ARTICLE VII.

Military.

SECTION 1. All commissioned officers of the militia shall be appointed and commissioned by the governor, from such persons as are qualified by law to hold such offices.

SECTION 2. The legislature shall, by law, designate the qualifications necessary for holding a commission in the militia and shall prescribe the mode of selection of officers for the several grades.

SECTION 3. The adjutant general shall be appointed by the governor. But the adjutant general shall also perform the duties of quartermaster general and paymaster general until otherwise directed by law.

SECTION 4. The organization, armament and discipline of the militia and of the military and naval units thereof shall be the same as that which is now or may hereafter be prescribed by the laws and regulations of the United States; and it shall be the duty of the governor to issue from time to time such orders and regulations and to adopt such other means of administration, as shall maintain the prescribed standard of organization, armament and discipline; and such orders, regulations and means adopted shall have the full force and effect of the law.

SECTION 5. Persons of the denominations of quakers and shakers, justices of the supreme judicial court, ministers of the gospel and persons exempted by the laws of the United States may be exempted from military duty, but no other able-bodied person of the age of eighteen and under the age of forty-five years, excepting officers of the militia who have been honorably discharged, shall be so exempted unless he shall pay an equivalent to be fixed by law.

ARTICLE VIII.

Literature.

A general diffusion of the advantages of education being essential to the preservation of the rights and

liberties of the people; to promote this important object, the legislature are authorized, and it shall be their duty to require, the several towns to make suitable provision, at their own expense, for the support and maintenance of public schools; and it shall further be their duty to encourage and suitably endow, from time to time, as the circumstances of the people may authorize, all academies, colleges and seminaries of learning within the state: *provided*, that no donation, grant or endowment shall at any time be made by the legislature to any literary institution now established, or which may hereafter be established, unless, at the time of making such endowment, the legislature of the state shall have the right to grant any further powers to, alter, limit or restrain any of the powers vested in, any such literary institution, as shall be judged necessary to promote the best interests thereof.

ARTICLE IX.

General Provisions.

SECTION 1. Every person elected or appointed to either of the places or offices provided in this constitution, and every person elected, appointed, or commissioned to any judicial, executive, military or other office under this state, shall, before he enter on the discharge of the duties of his place or office, take and subscribe the following oath or affirmation: "I, _____ do swear, that I will support the Constitution of the United States and of this State, so long as I shall continue a citizen thereof. So help me God."

"I _____ do swear, that I will faithfully discharge, to the best of my abilities, the duties incumbent on me as _____ according to the Constitution and laws of the State. So help me God." *Provided*, that an affirmation in the above forms may be substituted, when the person shall be conscientiously scrupulous of taking and subscribing an oath.

The oaths or affirmations shall be taken and subscribed by the governor and counsellors before the presiding officer of the senate, in the presence of both houses of the legislature, and by the senators and representatives before the governor and council, and by the residue of said officers before such persons as shall be prescribed by the legislature; and whenever the governor or any counsellor shall not be able to attend during the session of the legislature to take and subscribe said oaths or affirmations, such oaths or affirmations may be taken and subscribed in the recess of the legislature before any justice of the supreme judicial court.

SECTION 2. No person holding the office of justice of the supreme judicial court, or of any inferior court, attorney general, county attorney, treasurer of the state, adjutant general, judge of probate, register of probate, register of deeds, sheriffs or their deputies, clerks of the judicial courts, shall be a member of the legislature; and any person holding either of the foregoing offices, elected to, and accepting a seat in

the Congress of the United States, shall thereby vacate said office; and no person shall be capable of holding or exercising at the same time within this state, more than one of the offices before mentioned.

SECTION 3. All commissions shall be in the name of the state, signed by the governor, attested by the secretary or his deputy and have the seal of the state thereto affixed.

SECTION 4. And in case the elections, required by this constitution on the first Wednesday of January biennially, by the two houses of the legislature, shall not be completed on that day, the same may be adjourned from day to day, until completed, in the following order: the vacancies in the senate shall first be filled; the governor shall then be elected, if there be no choice by the people; and afterwards the two houses shall elect a council.

SECTION 5. Every person holding any civil office under this state, may be removed by impeachment, for misdemeanor in office; and every person holding any office, may be removed by the governor with the advice of the council, on the address of both branches of the legislature. But before such address shall pass either house, the causes of removal shall be stated and entered on the journal of the house in which it originated, and a copy thereof served on the person in office, that he may be admitted to a hearing in his defence.

SECTION 6. The tenure of all offices, which are not or shall not be otherwise provided for, shall be during the pleasure of the governor and council.

SECTION 7. While the public expenses shall be assessed on polls and estates, a general valuation shall be taken at least once in ten years.

SECTION 8. All taxes upon real and personal estate, assessed by authority of this state, shall be apportioned and assessed equally, according to the just value thereof; but the legislature shall have power to levy a tax upon intangible personal property at such rate as it deems wise and equitable without regard to the rate applied to other classes of property.

SECTION 9. The legislature shall never, in any manner, suspend or surrender the power of taxation.

SECTION 10. Sheriffs shall be elected by the people of their respective counties, by a plurality of the votes given in on the second Monday of September, and shall hold their offices for two years from the first day of January next after their election, unless sooner removed as hereinafter provided.

Whenever the governor and council upon complaint, due notice and hearing shall find a sheriff is not faithfully or efficiently performing any duty imposed upon him by law, the governor may remove such sheriff from office and with the advice and consent of the council appoint another sheriff in his place for

the remainder of the term for which such removed sheriff was elected. All vacancies in the office of sheriff, other than those caused by removal in the manner aforesaid shall be filled in the same manner as is provided in the case of judges and registers of probate.

SECTION 11. The attorney general shall be chosen biennially by joint ballot of the senators and representatives in convention. Vacancy in said office occurring when the legislature is not in session, may be filled by appointment by the governor, with the advice and consent of the council.

SECTION 12. But citizens of this state, absent therefrom in the military service of the United States, or of this state, and not in the regular army of the United States, being otherwise qualified electors, shall be allowed to vote for judges and registers of probate, sheriffs, and all other county officers, on the second Monday in September biennially forever. And the votes shall be given at the same time and in the same manner, and the names of the several candidates shall be printed or written on the same ballots with those for governor, senators, and representatives, as provided in section four of article second of this constitution.

SECTION 13. The legislature may enact laws excluding from the right of suffrage, for a term not exceeding ten years, all persons convicted of bribery at any election, or of voting at any election, under the influence of a bribe.

SECTION 14. The credit of the state shall not be directly or indirectly loaned in any case. The legislature shall not create any debt or debts, liability or liabilities, on behalf of the state, which shall singly, or in the aggregate, with previous debts and liabilities hereafter incurred at any one time, exceed two million dollars, except to suppress insurrection, to repel invasion, or for purposes of war; and excepting also that whenever two-thirds of both houses shall deem it necessary, by proper enactment ratified by a majority of the electors voting thereon at a general or special election, the legislature may authorize the issuance of bonds on behalf of the state at such times and in such amounts and for such purposes as approved by such action; but this shall not be construed to refer to any money that has been, or may be deposited with this state by the government of the United States, or to any fund which the state shall hold in trust for any Indian tribe. Whenever ratification by the electors is essential to the validity of bonds to be issued on behalf of the state, the question submitted to the electors shall be accompanied by a statement setting forth the total amount of bonds of the state outstanding and unpaid, the total amount of bonds of the state authorized and unissued, and the total amount of bonds of the state contemplated to be issued if the enactment submitted to the electors be ratified.

SECTION 15. No city or town shall hereafter create any debt or liability, which singly, or in the aggregate with previous debts or liabilities, shall exceed seven and one-half per cent of the last regular valuation of said city or town; provided, however, that the adoption of this article shall not be construed as applying to any fund received in trust by said city or town, nor to any loan for the purpose of renewing existing loans or for war, or to temporary loans to be paid out of money raised by taxation, during the year in which they are made.

SECTION 16. The legislature may by law authorize the dividing of towns into voting districts for all state and national elections, and prescribe the manner in which the votes shall be received, counted, and the result of the election declared.

SECTION 17. (Repealed by Amendment LXXV.)

SECTION 18. (Repealed by Amendment LXXV.)

SECTION 19. All revenues derived from fees, excises and license taxes relating to registration, operation and use of vehicles on public highways, and to fuels used for the propulsion of such vehicles shall be expended solely for cost of administration, statutory refunds and adjustments, payment of debts and liabilities incurred in construction and reconstruction of highways and bridges, the cost of construction, reconstruction, maintenance and repair of public highways and bridges under the direction and supervision of a state department having jurisdiction over such highways and bridges and expense for state enforcement of traffic laws and shall not be diverted for any purpose, *provided* that these limitations shall not apply to revenue from an excise tax on motor vehicles imposed in lieu of personal property tax.

SECTION 20. Augusta is hereby declared to be the seat of government of this state.

ARTICLE X.

Additional Provisions.

SECTION 1. (See Section 7 and Note.)

SECTION 2. (See Section 7 and Note.)

SECTION 3. All laws now in force in this state, and not repugnant to this constitution, shall remain, and be in force, until altered or repealed by the legislature, or shall expire by their own limitation.

SECTION 4. The legislature, whenever two-thirds of both houses shall deem it necessary, may propose amendments to this constitution; and when any amendments shall be so agreed upon, a resolution shall be passed and sent to the selectmen of the several towns, and the assessors of the several plantations, empowering and directing them to notify the inhabitants of their respective towns and plantations,

in the manner prescribed by law, at the next biennial meetings in the month of September, or to meet in the manner prescribed by law for calling and holding biennial meetings of said inhabitants for the election of senators and representatives, on the second Monday in September following the passage of said resolve, to give in their votes on the question, whether such amendment shall be made; and if it shall appear that a majority of the inhabitants voting on the question are in favor of such amendment, it shall become a part of this constitution.

SECTION 5. (See Section 7 and Note.)

SECTION 6. The chief justice of the supreme judicial court shall arrange the constitution, as amended, under appropriate titles and in proper articles, parts and sections, omitting all sections, clauses and words not in force and making no other changes in the provisions or language thereof, and shall submit the same to the legislature; and such arrangement of the constitution shall be made and submitted whenever a new revision of the public laws of the state is authorized; and the draft and arrangement, when approved by the legislature, shall be enrolled on parchment and deposited in the office of the secretary of state; and printed copies thereof shall be prefixed to the books containing the revised statutes of the state. And the constitution, with the amendments made thereto, in accordance with the provisions thereof, shall be the supreme law of the state.

SECTION 7. Sections one, two and five, of article ten of the constitution, shall hereafter be omitted in any printed copies thereof prefixed to the laws of the state; but this shall not impair the validity of acts under those sections; and said section five shall remain in full force, as part of the constitution, according to the stipulations of said section, with the same effect as if contained in said printed copies.

NOTE: The omitted sections may be found in the text of the constitution prefixed to the official publication of the laws passed by the first legislature of the state, which convened May 31, 1820, pages xxiv-xxvii, and pages xxviii-xxxi; in the text of the constitution prefixed to the publication of the Laws of Maine, authorized by Resolve of March 8, 1821, Volume 1, pages 41-50, and in such text prefixed to the Revised Statutes of 1840, 1857 and 1871.

CONSTITUTIONAL AMENDMENTS ADOPTED—1957**ARTICLE LXXXII****Pledging Credit of the State for Guaranteed Loans
for Industrial Purposes.**

The 1st sentence of Section 14 of Article IX of the Constitution is hereby amended to read as follows:

'The credit of the state shall not be directly or indirectly loaned in any case, except as provided in section 14-A.'

Article IX of the Constitution is hereby amended by adding thereto a new section to be numbered 14-A, to read as follows:

'SECTION 14-A. For the purposes of fostering, encouraging and assisting the physical location, settlement and resettlement of industrial and manufacturing enterprises within the state, the legislature by proper enactment may insure the payment of mortgage loans on the real estate within the state of such industrial and manufacturing enterprises not exceeding in the aggregate \$20,000,000 in amount at any one time and may also appropriate moneys and authorize the issuance of bonds on behalf of the state at such times and in such amounts as it may determine to make payments insured as aforesaid.'

(The eighty-second amendment was proposed to the people by Chapter 159 of the Resolves of the Ninety-eighth Legislature, approved May 29, 1957, and having been favorably voted upon by the people at the Special Election held September 9, 1957, was proclaimed by the Governor September 19, 1957, and the amendment became a part of the Constitution.)

ARTICLE LXXXIII**Changing the Date of the General Election.**

The 1st sentence of section 4 of Article II of the Constitution is hereby amended to read as follows:

'The election of governor, senators and representatives shall be on the Tuesday following the first Monday of November biennially forever.'

The 1st sentence of section 20 of Part Third of Article IV of the Constitution is hereby amended to read as follows:

'As used in either of the three preceding sections the words "electors" and "people" mean the electors of the state qualified to vote for governor; "recess of the legislature" means the adjournment without day of a session of the legislature; "general election" means the November election for choice of presi-

dential electors, governor and other state and county officers; "measure" means an act, bill, resolve or resolution proposed by the people, or two or more such, or part or parts of such, as the case may be; "written petition" means one or more petitions written or printed, or partly written and partly printed, with the original signatures of the petitioners attached, verified as to the authenticity of the signatures by the oath of one of the petitioners certified thereon, and accompanied by the certificate of the clerk of the city, town or plantation in which the petitioners reside that their names appear on the voting list of his city, town or plantation as qualified to vote for governor.'

Section 7 of Article VI of the Constitution is hereby amended to read as follows:

'SECTION 7. Judges and registers of probate shall be elected by the people of their respective counties, by a plurality of the votes given in, at the biennial election on the Tuesday following the first Monday of November, and shall hold their offices for four years, commencing on the first day of January next after their election. Vacancies occurring in said offices by death, resignation or otherwise, shall be filled by election in manner aforesaid at the November election, next after their occurrence; and in the meantime, the governor, with the advice and consent of the council, may fill said vacancies by appointment, and the persons so appointed shall hold their offices until the first day of January next after the election aforesaid.'

The 1st paragraph of section 10 of Article IX of the Constitution is hereby amended to read as follows:

'Sheriffs shall be elected by the people of their respective counties, by a plurality of the votes given in on the Tuesday following the first Monday of November, and shall hold their offices for two years from the first day of January next after their election, unless sooner removed as hereinafter provided.'

Section 4 of Article X of the Constitution is hereby amended to read as follows:

'SECTION 4. The legislature, whenever two-thirds of both houses shall deem it necessary, may propose amendments to this constitution; and when any amendments shall be so agreed upon, a resolution shall be passed and sent to the selectmen of the several towns, and the assessors of the several plantations, empowering and directing them to notify the inhabitants of their respective towns and plantations, in the manner prescribed by law, at the next biennial meetings in the month of November, or to meet in the manner prescribed by law for calling and holding biennial meetings of said inhabitants for the election of senators and representatives, on the Tuesday following the first Monday of November following the passage of said resolve, to give in their

votes on the question, whether such amendment shall be made; and if it shall appear that a majority of the inhabitants voting on the question are in favor of such amendment, it shall become a part of this Constitution.'

(The eighty-third amendment was proposed to the people by Chapter 94 of the Resolves of the Ninety-eighth Legislature, approved May 22, 1957, and having been favorably voted upon by the people at the Special Election held September 9, 1957, was proclaimed by the Governor September 19, 1957, and the amendment became a part of the Constitution.)

NOTE: The effective date for the first election shall be in 1960.

ARTICLE LXXXIV

Changing the Tenure of Office of the Governor to Four-Year Terms.

The first sentence of Section 4 of Article II of the Constitution is hereby amended to read as follows:

'The election of senators and representatives shall be on the second Monday of September biennially forever and the election of governor shall be on the second Monday of September every four years.'

Section 2 of Part First of Article V of the Constitution is hereby amended to read as follows:

'SECTION 2. The governor shall be elected by the qualified electors, and shall hold his office for four years from the first Wednesday of January next following the election. The person who has served two consecutive popular elective four-year terms of office as governor shall be ineligible to succeed himself.'

The first and second sentences of Section 3 of Part First of Article V of the Constitution are hereby amended to read as follows:

'The meetings for election of governor every four years shall be notified, held and regulated, and votes shall be received, sorted, counted, declared and recorded, in the same manner as those for senators and representatives. They shall be sealed and returned into the secretary's office in the same manner, and at the same time every four years as those for senators.'

Section 14 of Part First of Article V of the Constitution is hereby amended to read as follows:

'SECTION 14. Whenever the office of governor shall become vacant by death, resignation, removal from office or otherwise, the president of the senate shall assume the office of governor until another governor shall be duly qualified; in the event such vacancy occurs not less than 90 days immediately pre-

ceding the date of the primaries for nominating candidates to be voted for at the biennial election next succeeding, the president of the senate shall exercise the office of governor until the first Wednesday of January following such biennial election. At such biennial election, a governor shall be elected to fill the unexpired term created by such vacancy, unless the vacancy shall have occurred less than 90 days immediately preceding the date of, or after, such primaries, in which case the then president of the senate shall fill the unexpired term; and in case of the death, resignation, removal from office or other disqualification of the president of the senate, so exercising the office of governor, the speaker of the house of representatives shall exercise the office, until a president of the senate shall have been chosen; and when the office of governor, president of the senate, and speaker of the house shall become vacant, in the recess of the senate, the person, acting as secretary of state for the time being, shall by proclamation convene the senate, that a president may be chosen to exercise the office of governor. And whenever either the president of the senate, or speaker of the house shall so exercise said office, he shall receive only the compensation of governor, but his duties as president or speaker shall be suspended; and the senate or house, shall fill the vacancy, until his duties as governor shall cease.'

(The eighty-fourth amendment was proposed to the people by Chapter 95 of the Resolves of the Ninety-eighth Legislature, approved May 22, 1957, and having been favorably voted upon by the people at the Special Election held September 9, 1957, was proclaimed by the Governor September 19, 1957, and the amendment became a part of the Constitution.)

NOTE: The effective date for the 4-year term will be for the Governor elected in 1958.

CONSTITUTIONAL AMENDMENT ADOPTED 1960

ARTICLE LXXXV

Providing Continuity of Government in Case of Enemy Attack.

Article IX of the Constitution is amended by adding a new section to be numbered 21, to read as follows:

'SECTION 21. Continuity of government in case of enemy attack. Notwithstanding any general or special provision of this Constitution, the Legislature, in order to insure continuity of state and local governmental operations in periods of emergency resulting from disasters caused by enemy attack, shall have the power and the immediate duty to provide for prompt and temporary succession to the powers and duties of public offices, of whatever nature and whether filled by election or appointment, the incumbents of which

may become unavailable for carrying on the powers and duties of such offices, and to adopt such other measures as may be necessary and proper for insuring the continuity of governmental operations including but not limited to the financing thereof. In the exercise of the powers hereby conferred the Legislature shall in all respects conform to the requirements of this Constitution except to the extent that in the judgment of the Legislature so to do would be impracticable or would admit of undue delay.'

(The eighty-fifth amendment was proposed to the people by Chapter 52 of the Resolves of the Ninety-ninth Legislature, approved March 26, 1959, and subsequently amended with reference to its submission to the voters by Chapter 90 of the Resolves of 1959, approved June 11, 1959, and having been favorably voted upon by the people at the General Election held November 8, 1960, was proclaimed by the Governor November 30, 1960, and the amendment became a part of the Constitution.)

**CONSTITUTIONAL AMENDMENTS ADOPTED
SUBSEQUENT TO THE REVISION OF
JANUARY 1955**

ARTICLE LXXVIII

**Extending Pardon Powers of the Governor and
Council to Offenses of Juvenile Delinquency.**

Section 11 of Part First of Article V of the Constitution is hereby amended by inserting after the first sentence a new sentence to read as follows:

'Such power to grant reprieves, commutations and pardons shall include offenses of juvenile delinquency.'

(The seventy-eighth amendment was proposed to the people by Chapter 97 of the Resolves of the Ninety-seventh Legislature, approved May 20, 1955, and having been favorably voted upon by the people at the Special Election held September 12, 1955, was proclaimed by the governor September 26, 1955, and the amendment became a part of the constitution.)

ARTICLE LXXIX

**Changing the Qualifications of Citizenship of the
Governor.**

Section 4 of Part First of Article V of the Constitution is hereby amended to read as follows:

'SECTION 4. Qualifications. The governor shall, at the commencement of his term, be not less than thirty years of age; a citizen of the United States

for at least fifteen years, have been five years a resident of the state; and at the time of his election and during the term for which he is elected, be a resident of said state.'

(The seventy-ninth amendment was proposed to the people by Chapter 100 of the Resolves of the Ninety-seventh Legislature, approved May 20, 1955, and having been favorably voted upon by the people at the Special Election held September 12, 1955, was proclaimed by the governor September 26, 1955, and the amendment became a part of the constitution.)

ARTICLE LXXX

Exempting Rental Agreements With the Maine School Building Authority from the Limitations of Municipal Indebtedness.

Section 15 of Article IX of the Constitution is hereby amended by adding at the end thereof a new sentence, to read as follows:

'Long term rental agreements not exceeding forty years under contracts with the Maine School Building Authority shall not be debts or liabilities within the provisions of this section.'

(The eightieth amendment was proposed to the people by Chapter 101 of the Resolves of the Ninety-seventh Legislature, approved May 20, 1955, and having been favorably voted upon by the people at the Special Election held September 12, 1955, was proclaimed by the governor September 26, 1955, and the amendment became a part of the constitution.)

ARTICLE LXXXI

Clarifying Voting by Persons in Military Service.

Section 12 of Article IX of the Constitution is hereby repealed.

(The eighty-first amendment was proposed to the people by Chapter 102 of the Resolves of the Ninety-seventh Legislature, approved May 20, 1955, and having been favorably voted upon by the people at the Special Election held September 12, 1955, was proclaimed by the governor September 26, 1955, and the amendment became a part of the constitution.)

INDEX

A

- Academies.
 - Encouragement, art. VIII.
- Affirmation.
 - Public officers, art. IX, § 1.
- Amendments.
 - Chief justice to arrange, art. X, § 6.
 - Procedure, art. X, § 4.
- Apportionment.
 - House of Representatives, art. IV, pt. 1, §§ 2, 3.
- Arms.
 - Keeping and bearing arms, art. I, § 16.
- Army.
 - Quartering of soldiers, art. I, § 18.
 - Standing armies not to be kept, art. I, § 17.
- Arrangement.
 - Chief justice of the supreme judicial court, art. X, § 6.
- Assembly.
 - Right of, art. I, § 15.
- Attorney general.
 - Election, art. IX, § 11.
 - Vacancy in office, art. IX, § 11.
- Augusta.
 - Seat of government, art. IX, § 20.

B

- Bail and recognizance.
 - Capital offences, art. I, § 10.
 - Excessive.
 - Prohibited, art. I, § 11.
- Bill of attainder, art. I, § 11.

C

- Census, art. IV, pt. 1, § 2.
- Colleges and universities.
 - Encouragement and endowment of, art. VIII.
- Commission of office.
 - Form, art. IX, § 3.
- Constitutional convention.
 - Calling, art. IV, pt. 3, § 15.
- Continuity of government, art. IX, § 21.
- Contract impairment, art. I, § 11.
- Corruption of blood, art. I, § 11.
- Council. See, "Governor and council."
- Courts.
 - Establishment, art. VI, § 1.
- Crimes and offenses.
 - Punishment.
 - Cruel and unusual punishment.
 - Prohibited, art. I, § 9.

Criminal procedure.**Accused.**

Right, art. I, § 6.

Cause and nature of accusation, art. I, § 6.

Confrontation by witnesses, art. I, § 6.

Hearing, art. I, § 6.

Trial.**Jury.**

Right to trial by, art. I, § 6.

Public and impartial, art. I, § 6.

Speedy, art. I, § 6.

Witnesses.

Confrontation, art. I, § 6.

Process to obtain, art. I, § 6.

D**Debt limit.**

Municipal corporations, art. IX, § 15.

State debt, art. IX, § 14.

E**Education.**

Promotion of, art. VIII.

Elections.

Absentee voting, art. II, § 4.

Adjournment, art. IX, § 4.

Attorney general, art. IX, § 11.

Ballots.

Counting, art. IX, § 16.

Written.

Required, art. II, § 1.

Candidate.**Libel.**

Prosecution, art. I, § 4.

Civil officers, art. IV, pt. 1, § 5.

Council, art. V, pt. 2, § 2.

Declaration of result, art. IX, § 16.

Districts, art. IX, § 16.

Election day, art. II, § 4.

Governor, art. V, pt. 1, § 2.

Manner of, art. V, pt. 1, § 3.

House of Representatives.

Procedure, art. IV, pt. 1, § 5.

Indians.

Qualifications, art. II, § 1.

Legislature. See, "Legislature."

Loss of suffrage, art. IX, § 13.

Military affairs.

Exemption from duty in militia, art. II, § 3.

Municipal corporations.**Officers.**

Procedure, art. IV, pt. 1, § 5.

Receiving votes, art. IX, § 16.

Sheriff, art. IX, § 10.

Time of election, art. II, § 4.

Voters.**Arrest.**

Exemption from, art. II, § 2.

Indian, art. II, § 1.

Military personnel, art. II, § 1.

Qualification, art. II, § 1.

Students, art. II, § 1.

Voting by persons in military service for county officers, art. IX, § 12.

Voting machines, art. II, § 5.

Eminent domain, art. I, § 21.

Enrolled in secretary of state's office, art. X, § 6.

Equality and rights of man, art. I, § 1.

Estates.

Forfeiture.

Prohibited, art. I, § 11.

Executive power, art. V, pt. 1.

Ex post facto law, art. I, § 11.

F

Fines.

Excessive.

Prohibited, art. I, § 9.

Forfeiture of estates, art. I, § 11.

Forfeitures and penalties.

Remission, art. V, pt. 1, § 11.

Freedoms.

Press, art. I, § 4.

Religion, art. I, § 3.

Speech, art. I, § 4.

No liability, art. IV, pt. 3, § 8.

Fuel tax.

Limitation on expenditure, art. IX, § 19.

G

Governor.

Commander in chief of army, navy and militia, art. V, pt. 1, § 7.

Commitments, art. V, pt. 1, § 11.

Commutations, art. V, pt. 1, § 11.

Compensation, art. V, pt. 1, § 6.

Election, art. V, pt. 1, § 2.

Manner of, art. V, pt. 1, § 3.

Enforcing law, art. V, pt. 1, § 12.

Holding other office.

Prohibited, art. V, pt. 1, § 5.

Legislature.

Changing meeting place, art. V, pt. 1, § 13.

Extraordinary convening, art. V, pt. 1, § 13.

Recommendations and information to, art. V, pt. 1, § 9.

Military officers.

Nomination and appointment, art. V, pt. 1, § 8.

Requiring information from, art. V, pt. 1, § 10.

Nomination and appointment of officers, art. V, pt. 1, § 8.

Pardons, art. V, pt. 1, § 11.

Powers, art. V, pt. 1, § 1.

Veto, art. IV, pt. 3, §§ 2, 19.

Public officers

Nomination and appointment, art. V, pt. 1, § 8.

Removal by, art. IX, § 5.

Requiring information from, art. V, pt. 1, § 10.

Qualifications, art. V, pt. 1, § 4.**Recommendations and information to legislature**, art. V, pt. 1, § 9.**Reprieves**, art. V, pt. 1, § 11.**Succession to office**, art. V, pt. 1, § 14.**Term of office**, art. V, pt. 1, § 2.**Vacancy in office**, art. V, pt. 1, § 14.**Veto powers**, art. IV, pt. 3, §§ 2, 19.**Warrant**.

Necessary for payment, art. V, § 4.

Governor and council.**Appointment**.

Confirmed, art. V, pt. 1, § 8.

Council.**Appointment to other office**.

Prohibited, art. V, pt. 2, § 4.

Arrest.

Privilege from, art. V, pt. 2, § 2.

Assembly, art. V, pt. 2, § 1.**Composition**, art. V, pt. 2, § 1.**Duties**, art. V, pt. 2, § 1.**Election**, art. V, pt. 2, § 2.**Holding other office**.

Prohibited, art. V, pt. 2, § 4.

Persons disqualified, art. V, pt. 2, § 4.

Resolutions and advice.

Recorded in register, art. V, pt. 2, § 3.

Term, art. V, pt. 2, § 2.**Powers**.

Division, art. III, §§ 1, 2.

H**Habeas corpus.**

Suspended, art. I, § 10.

House of Representatives. See, "Legislature."**I****Impairment of obligation of contracts**, art. I, § 11.**Impeachment.**

House of Representatives has sole power, art. IV, pt. 1, § 8.

Indictment not required, art. I, § 7.

Officers.

Removal, art. IX, § 5.

Power of senate, art. IV, pt. 2, § 7.

Incompatible offices, art. IV, pt. 3, § 11; art. IX, § 2.**Indictment.**

Required, art. I, § 7.

Initiative legislation.

Definitions, art. IV, pt. 3, § 20.

Effective date, art. IV, pt. 3, § 19.

Municipal corporations, art. IV, pt. 3, § 21.

Proposed by electors, art. IV, pt. 3, § 18.

Veto power limited, art. IV, pt. 3, § 19.

Injuries.
 Redress for, art. I, § 19.

J

Jeopardy.
 Prohibited, art. I, § 8.
 Judicial power, art. VI, §§ 1-8.
 Division, art. III, §§ 1, 2.
 Jury.
 Right of trial by, art. I, § 6.
 Right to trial by in civil court, art. I, § 20.
 Selection.
 Legislature may provide mode, art. I, § 7.
 Justice of the peace.
 Indictment not required, art. I, § 7.
 Term, art. VI, § 5.

L

Laws. See, "Statutes."
 Legislature.
 Adjournment, art. IV, pt. 3, § 12.
 Elections, art. IX, § 4.
 Arrest.
 Exemption from, art. IV, pt. 3, § 8.
 Biennial meetings, art. IV, pt. 3, § 1.
 Bills.
 Amendment, art. IV, pt. 3, § 9.
 Origin, art. IV, pt. 3, § 9.
 Rejection, art. IV, pt. 3, § 9.
 Return by governor, art. IV, pt. 3, § 2.
 Signed by governor, art. IV, pt. 3, § 2.
 Time takes effect, art. IV, pt. 3, § 16.
 Emergencies, art. IV, pt. 3, § 16.
 Veto, art. IV, pt. 3, § 2.
 Overriding, art. IV, pt. 3, § 2.
 Census, art. IV, pt. 1, § 2.
 Compensation, art. IV, pt. 3, § 7.
 Constitutional convention.
 Calling, art. IV, pt. 3, § 15.
 Convening.
 Called by governor, art. V, pt. 1, § 13.
 Corporations, art. IV, pt. 3, § 14.
 Disqualified to be members, art. IV, pt. 3, § 11.
 Election.
 Each house judge of, art. IV, pt. 3, § 3.
 Generally. See "Elections."
 House of Representatives' procedure, art. IV, pt. 1, § 5.
 Impeachment.
 House of representatives' sole power, art. IV, pt. 1, § 8.
 Regulated, art. VII, § 2.
 Expenses.
 Traveling, art. IV, pt. 3, § 7.
 Expulsion of members, art. IV, pt. 3, § 4.
 Holding other office while member, art. IV, pt. 3, § 11.
 Holding state office created or for which emoluments increased while member, art. IV, pt. 3, § 10.

House of representatives.

Apportionment, art. IV, pt. 1, §§ 2, 3.

Census, art. IV, pt. 1, § 2.

Creation, art. IV, pt. 1, § 1.

Election.

Procedure, art. IV, pt. 1, § 5.

Impeachment.

Sole power, art. IV, pt. 1, § 8.

Number, art. IV, pt. 1, § 2.

Officers.

Election, art. IV, pt. 1, § 7.

Powers, art. IV, pt. 1, § 1.

Qualifications of members, art. IV, pt. 1, § 4.

Speaker.

Choice, art. IV, pt. 1, § 7.

Term of office, art. IV, pt. 1, § 2.

Vacancies, art. IV, pt. 1, § 6.

Imprisonment of nonmembers, art. IV, pt. 3, § 6.

Initiation of legislation.

Definitions, art. IV, pt. 3, § 20.

Effective date, art. IV, pt. 3, § 19.

Municipal corporations, art. IV, pt. 3, § 21.

Proposed by electors, art. IV, pt. 3, § 18.

Veto power limited, art. IV, pt. 3, § 19.

Journals, art. IV, pt. 3, § 5.

Entries of yeas and nays, art. IV, pt. 3, § 5.

Meeting place.

Changed by governor, art. V, pt. 1, § 13.

Members not to be appointed to certain offices,
art. IV, pt. 3, § 10.

Negative vote of each house, art. IV, pt. 1, § 1.

Officers, art. VII, § 3.

Powers.

Division, art. III, §§ 1, 2.

Generally, art. IV, pt. 3, § 1.

Private legislation, art. IV, pt. 3, § 13.

Punishment.

Members, art. IV, pt. 3, § 4.

Nonmembers, art. IV, pt. 3, § 6.

Qualification, art. IV, pt. 3, § 11.

Judge of, art. IV, pt. 3, § 3.

Quorum of each house, art. IV, pt. 3, § 3.

Recommendation and information from governor,
art. V, pt. 1, § 9.

Referendum.

Definitions, art. IV, pt. 3, § 20.

Effective date, art. I, pt. 3, § 19.

Municipal corporations, art. IV, pt. 3, § 21.

Proceedings for, art. IV, pt. 3, § 17.

Veto power limited, art. IV, pt. 3, § 19.

Reservation of power, art. IV, pt. 1, § 1.

Rules of proceedings, art. IV, pt. 3, § 4.

Senate.

Basis of representation, art. IV, pt. 2, § 1.

Election.

Determination of senators elected, art. IV, pt. 2,
§ 4.Examination of returns by governor and coun-
cil, art. IV, pt. 2, § 3.

Full number not elected, art. IV, pt. 2, § 4.

Procedure, art. IV, pt. 2, § 2.

Summons of electors, art. IV, pt. 2, § 3.

- Time of, art. IV, pt. 2, § 1.
- Vote in unincorporated places, art. IV, pt. 2, § 2.
- Impeachment powers, art. IV, pt. 2, § 6.
- Number, art. IV, pt. 2, § 1.
- Officers.
 - Election, art. IV, pt. 2, § 7.
 - President, art. IV, pt. 2, § 7.
 - Qualification, art. IV, pt. 2, § 5.
 - Secretary.
 - Election, art. IV, pt. 2, § 7.
 - Term, art. IV, pt. 2, § 1.
 - Special legislation, art. IV, pt. 3, § 13.
 - Style of enactment, art. IV, pt. 1, § 1.
 - Time when law takes effect, art. IV, pt. 3, § 16.
 - Traveling expenses, art. IV, pt. 3, § 7.
- Libel and slander.
 - Jury determine law and fact, art. I, § 4.
 - Truth a defense, art. I, § 4.
- Literature, art. VIII.

M

- Military affairs.
 - Elections.
 - Exemption from duty in militia, art. II, § 3.
 - Soldiers.
 - Quartering, art. I, § 18.
 - Subordinate to civil power, art. I, § 17.
- Military offenses.
 - Corporal.
 - Prohibited, art. I, § 14.
 - Indictment not required, art. I, § 7.
 - Punishment, art. I, §§ 9.
- Military officers.
 - Governor.
 - Nomination and appointment, art. V, pt. 1, § 8.
- Militia.
 - Adjutant general.
 - Appointment by governor, art. VII, § 3.
 - Duties, art. VII, § 3.
 - Armament, art. VII, § 4.
 - Commissioned officers.
 - Appointment, art. VIII, § 1.
 - Commission, art. VII, § 1.
 - Mode of selection, art. VII, § 2.
 - Qualification, art. VII, § 2.
 - Discipline, art. VII, § 4.
 - Exemption from military duty, art. VII, § 5.
 - Governor.
 - Commander in chief, art. V, pt. 1, § 7.
 - Organization, art. VII, § 4.
 - Prohibited from marching out of state, art. V, pt. 1, § 7.
- Motor vehicles.
 - Tax.
 - Limitation on expenditure, art. IX, § 19.
- Municipal corporations.
 - Debt limit, art. IX, § 15.

Municipal court.

Judges.

Appointment, art. VI, § 8.

Term of office, art. VI, § 8.

N

Newspapers.

Freedom of the press, art. I, § 4.

Notary public.

Term, art. VI, § 5.

O

Oaths.

Governor.

Before whom taken, art. IX, § 1.

Public officers.

Form, art. IX, § 1.

P

Payments.

Warrants necessary for, art. V, § 4.

Petition.

Right of, art. I, § 15.

Police courts.

Judges.

Appointment, art. VI, § 8.

Term of office, art. VI, § 8.

Powers.

Distribution, art. III, §§ 1, 2.

Power inherent in people, art. I, § 2.

Printing, art. X, § 6.

Certain sections not to be, art. X, § 7.

Private property for public use, art. I, § 21.

Probate court.

Judge.

Election, art. VI, § 7.

Term, art. VI, § 7.

Vacancies, art. VI, § 7.

Register.

Election, art. VI, § 7.

Term, art. VI, § 7.

Vacancies, art. VI, § 7.

Public officers.

Governed how, art. IV, pt. 3, § 22.

Governor.

Requiring information from, art. V, pt. 1, § 10.

Incompatible offices, art. IX, § 2.

Libel.

Prosecution, art. I, § 4.

Oath, art. IX, § 1.

Removal, art. I, § 23.

By governor, art. IX, § 5.

By impeachment or address, art. IX, § 5.

Tenure of office, art. I, § 23.

Not specified, art. IX, § 6.

Public schools.

Support and maintenance, art. VIII.

Q

Quartering of soldiers.

Prohibited, art. I, § 18.

R

Records. See, "Secretary of state."

Referendum.

Definition, art. IV, pt. 3, § 20.

Effective date, art. IV, pt. 3, § 19.

Municipal corporations, art. IV, pt. 3, § 21.

Proceedings for, art. IV, pt. 3, § 17.

Veto power limited, art. IV, pt. 3, § 19.

Religion.

Freedom of worship, art. I, § 3.

Revision of laws.

Printed with laws, art. X, § 6.

Rights.

Enumeration of certain rights not to impair nor deny others, art. I, § 24.

Man, art. I, § 1.

S

Schools.

Towns to support public schools, art. VIII, § 8.

Searches and seizures.

General search warrant.

Prohibited, art. I, § 5.

Unreasonable.

Prohibited, art. I, § 5.

Seat of government.

Augusta, art. IX, § 20.

Secretary of state.

Amendments.

Deposited with, art. X, § 6.

Attend the governor and council, senate and house of representatives, art. V, pt. 3, § 3.

Deputies.

Appointment, art. V, pt. 3, § 2.

Election, art. V, pt. 3, § 1.

Enrolment, art. X, § 6.

Records.

Governor and council, art. V, pt. 3, § 4.

Legislative records kept by, art. V, pt. 3, § 4.

State records kept by, art. V, pt. 3, § 2.

Sections not to be printed, art. X, § 7.

Self-incrimination.

Prohibited, art. I, § 6.

Senate. See, "Legislature."

Separation of legislative, executive and judicial powers, art. III, §§ 1, 2.

Sheriffs.

Election, art. IX, § 10.

Removal, art. IX, § 10.

Term, art. IX, § 10.

State.

Debt limit, art. IX, § 14.

Statutes.

Bills, See, "Legislature."

Now in force continue until repealed, art. X, § 3.

Sanguinary laws.

Prohibited, art. I, § 9.

Suspension, art. I, § 12.

Supreme judicial court.

Justices.

Compensation, art. VI, § 2.

Hold no other office except justice of the peace,

art. VI, § 6.

Term of office, art. VI, § 4.

Opinion.

Given when required by either branch of government, art. VI, § 3.

Power, art. VI, § 1.

Supreme law of the land, art. X, § 6.

Suspension of law, art. I, § 12.

T

Taxation, art. I, § 22.

Appointment and assessment according to valuation,
art. IX, § 8.

Intangible property.

Levy on, art. IX, § 8.

Motor vehicles and fuel tanks.

Limitation on expenditure, art. IX, § 19

Power not to be surrendered or suspended,
art. IX, § 9.

Valuation of property, art. IX, § 7.

Apportionment and assessment according to,
art. IX, § 8.

Title of nobility, art. I, § 23.

Treason.

Defined, art. I, § 12.

Proof, art. I, § 12.

Witnesses.

Required, art. I, § 12.

Treasurer of state.

Account of receipts and expenditures.

Published, art. V, pt. 4, § 4.

Bond, art. V, pt. 4, § 2.

Election, art. V, pt. 4, § 1.

Engaging in business of trade or commerce.

Prohibited, art. V, pt. 4, § 3.

Warrant.

Required to draw money, art. V, pt. 4, § 4.

Trial. See, "Criminal procedure."

W

Weapons.

Right to bear arms, art. I, § 16.

Witnesses.

Criminal procedure.

Confrontation, art. I, § 6.

Process to obtain, art. I, § 6.

STATE OF MAINE

STATE OFFICERS

1961 - 1962

Governor**John H. Reed****Fort Fairfield**(Term expires January, 1963)

COUNCILORSFirst Councilor District (York, Oxford)
LESTER N. HOBBS, ActonSecond Councilor District (Cumberland)
ROBERT L. TRAVIS, WestbrookThird Councilor District (Sagadahoc, Androscoggin,
Franklin) FRANK WOOD, WebsterFourth Councilor District (Somerset, Kennebec)
RONALD T. SPEERS, WinthropFifth Councilor District (Lincoln, Waldo, Hancock,
Knox) ROBERT H. HEALD, UnionSixth Councilor District (Piscataquis, Penobscot)
HARRY T. TREWORGY, OronoSeventh Councilor District (Washington, Aroostook)
RONALD S. WIGHT, Presque Isle

UNITED STATES SENATORSMARGARET CHASE SMITH (R), Skowhegan
Term expires January, 1967EDMUND S. MUSKIE (D), Waterville
Term expires January, 1965

REPRESENTATIVES TO CONGRESS**First District**PETER A. GARLAND (R), Saco
Term expires January, 1963**Second District**STANLEY R. TUPPER (R), Boothbay Harbor
Term expires January, 1963**Third District**CLIFFORD G. McINTIRE (R), Perham
Term expires January, 1963

STATE OFFICERS
DIRECTORY OF STATE OFFICERS
 1961 - 1962

All official communications should be addressed to
 State House, Augusta, Maine.

Secretary of State

*PAUL A. MacDONALD, Coopers Mills

Attorney General

*FRANK E. HANCOCK, York
 JAMES GLYNN FROST, Gardiner
 Deputy Attorney General

Agriculture Commissioner

*ERLON L. NEWDICK, Augusta
 GEORGE H. CHICK, Monmouth
 Deputy Commissioner

State Auditor

*MICHAEL A. NAPOLITANO, Augusta
 MORRIS W. BRAGDON, Augusta
 Deputy State Auditor

State Treasurer

*FRANK S. CARPENTER, Augusta
 HARRY E. HENDERSON, Farmingdale
 Deputy Treasurer

Adjutant General

MAJOR GENERAL EDWIN W. HEYWOOD, Winthrop
 COLONEL LAWRENCE B. WEBSTER, Lincoln
 Assistant Adjutant General

Bank Commissioner

CARLETON L. BRADBURY, Saco
 IRL E. WITHEE, Deputy Commissioner, Augusta

Civil Defense and Public Safety

COL. WALTER H. KENNETT, Director, Topsham
 CHARLES CALDWELL, Jr., Assistant Director
 Randolph

Education Department

DR. WARREN G. HILL, Commissioner, Augusta
 KERMIT NICKERSON, Deputy Commissioner
 Waterville

* Elected by the Legislature

Economic Development

LLOYD K. ALLEN, Commissioner, Readfield
MAURICE F. WILLIAMS, Deputy Commissioner
Winthrop

Finance and Administration Department

RAYMOND C. MUDGE, Commissioner, Raymond

Accounts and Control

HENRY L. CRANSHAW, State Controller, Augusta
MAURICE G. PRESSEY, Assistant Controller, Augusta

Budget, Bureau of

ROLAND M. BERRY, State Budget Officer, Hallowell

Public Improvements, Bureau of

NIRAN C. BATES, Director, Augusta

Superintendent of Buildings

ROBERT A. CARNES, Augusta

Purchases, Bureau of

JOHN R. DYER, State Purchasing Agent, Augusta

Forestry Department

AUSTIN H. WILKINS, Commissioner, Augusta
FRED HOLT, Deputy Commissioner, Augusta

Health and Welfare Department

DR. DEAN FISHER, Commissioner, Wayne

Bureau of Health

DR. DEAN FISHER, Acting Director, Wayne

Bureau of Social Welfare

DR. STEPHEN P. SIMONDS, Augusta

Inland Fisheries and Game

ROLAND H. COBB, Commissioner, Denmark
GEORGE W. BUCKNAM, Deputy Commissioner
Augusta

Insurance Department

GEORGE F. MAHONEY, Commissioner, Readfield
GUY WHITTEN, Deputy Commissioner, Augusta

Labor and Industry

MARION E. MARTIN, Commissioner, Hallowell
CARL T. RUSSELL, Deputy Commissioner, Augusta

Legislative Research Committee

SAMUEL H. SLOSBERG, Director, Gardiner

STATE OFFICERS

**Maine State Retirement System
Board of Trustees**

CARLETON L. BRADBURY, Chairman, ex officio, Saco
 EARLE R. HAYES, Executive Secretary, Windsor
 LEWIS E. WEBBER, Auburn
 ARNO A. BITTUES, Augusta
 FRED L. KENNEY, Augusta
 THOMAS J. ANTHOINE, Lewiston
 FRANK S. CARPENTER, ex officio, Augusta
 HENRY L. CRANSHAW, ex officio, Augusta

Mental Health and Corrections

PERRY HAYDEN, Commissioner, Hallowell

Bureau of Mental Health

DR. WILLIAM E. SCHUMACHER, Director, Augusta

Personnel, Bureau of

OBER C. VAUGHAN, Director, Manchester
 THOMAS J. ANTHOINE, Chairman, Lewiston
 WALTER M. BAKER, Livermore Falls
 ESTHER HAWLEY, Bath
 DR. DEAN FISHER, Hallowell
 PAUL J. EASTMAN, Hallowell
 PERRY D. HAYDEN, Hallowell

Sea and Shore Fisheries

RONALD W. GREEN, Commissioner, Rockland

State Geologist

ROBERT G. DOYLE, Pittston

State Historian

ROBERT M. YORK, Orono

State Librarian

RUTH A. HAZELTON, State Librarian, Augusta
 VIRGINIA HILL, Deputy State Librarian, Augusta

State Police

ROBERT MARX, Chief, Kennebunk
 PARKER F. HENNESSEY, Deputy Chief, Augusta

Taxation, Bureau of

ERNEST H. JOHNSON, State Tax Assessor, Hallowell

Veterans' Affairs

ROBERT R. WASHBURN, Director, Augusta

Industrial Accident Commission

CYRIL M. JOLY, Chairman, Waterville
 JOHN V. KEANEY, Portland
 HAROLD A. TOWLE, Bangor
 GEORGE F. MAHONEY, ex officio, Readfield
 MARION MARTIN, ex officio, Augusta

Maine Aeronautics Commission

DAVID G. ROBERTS, Chairman, Caribou
MILTON V. SMITH, Portland
GRIDLEY TARBELL, Belfast
HARRY J. PERRY, Rumford
HOWARD N. GRAY, Waterville
SCOTT K. HIGGINS, Director, Winthrop

Maine Employment Security Commission

ADRIAN T. CLOUTIER, Chairman, Portland
JOSEPH E. A. COTE, Livermore Falls
JAMES J. GEORGE, Sr., Waterville

Public Utilities Commission

FREDERICK N. ALLEN, Chairman, Portland
DAVID K. MARSHALL, Old Orchard Beach
RICHARD J. McMAHON, Waterville

Real Estate Commission

HAROLD A. LABBE, Waterville
RALPH B. CHENEY, Damariscotta
LOUIS N. LeCLEIRE, Portland

State Boxing Commission

JAMES J. McCLAY, Sr., Chairman, Waterville
THEODORE A. JOHNS, Carmel
RUFUS CANDAGE, Blue Hill

State Highway Commission

DAVID H. STEVENS, Chairman, Hallowell
PERRY S. FURBUSH, Palmyra
R. LEON WILLIAMS, Clifton

State Liquor Commission

JOHN J. MALONEY, Jr., Chairman, Lewiston
KENNETH B. COLBATH, Presque Isle
RICHARD C. WILLEY, Ellsworth

State Park Commission

FAUST COUTURE, Chairman, Lewiston
WILLIAM H. RAYE, Boothbay Harbor
ELLIS SLAVEN, Blue Hill
ROLAND H. COBB, ex officio, Denmark
AUSTIN H. WILKINS, ex officio, Augusta
LAWRENCE STUART, Director, Farmingdale

State Harness Racing Commission

JOHN F. WESTON, Chairman, Fryeburg
JULIAN W. DAVIS, Secretary, Machias
HAROLD D. GLIDDEN, Presque Isle

State Running Horse Racing Commission

PAUL A. DUNDAS, Chairman, Waterville
JAMES A. McVICAR, Raymond
BERNARD CRATTY, Portland

LEGISLATIVE CODE OF ETHICS

Any public office holder is charged with responsible conduct commensurate with the trust placed in him by the electorate. In a free government the official is entrusted with the security, safety, health, prosperity, and general well-being of those whom he serves. With such a trust high moral and ethical standards producing the public's confidence, with the reduction to a minimum of any conflict between private interests and official duties, should be observed. No state legislator will accept any employment which can possibly impair his independence and integrity of judgment nor will he exercise his position of trust to secure unwarranted privileges for himself or for others. The Maine legislator will be ever mindful of the ordinary citizen who might otherwise be unrepresented, and will endeavor conscientiously to pursue the highest standards of legislative conduct.

Adopted by 100th Legislature



President of the Senate
EARLE M. HILLMAN
of Bangor

LEGISLATURE OF 1961 - 1962

THE SENATE

Androscoggin County

Lewiston—Romeo T. Boisvert, D. 29 Biron Ave.
 Lewiston—Paul A. Couture, D. 124 Oxford St.
 Lewiston—Emile Jacques, D. 148 Lincoln St., Box 416

Arroostook County

Presque Isle—Augusta K. Christie, R. P.O. Box 638
 Madawaska—Edward P. Cyr, R. 417 Main St.
 Fort Fairfield—E. Perrin Edmunds, R.

Cumberland County

Yarmouth—Ralph D. Brooks, Jr., R. 44 Portland St.
 Harrison—Earl W. Davis, R.
 Portland—Hazel C. Lord, R. 14 Mellen St.
 Falmouth—L. Robert Porteous, Jr., R. 113 Foreside Rd.

Franklin County

Rangeley—Shelton C. Noyes, R.

Hancock County

Ellsworth—Dwight A. Brown, R. 75 Birch Ave.
 Bar Harbor—Joseph T. Edgar, R.

Kennebec County

Gardiner—Ralph W. Farris, Jr., R. 112 State St., Augusta
 Augusta—Sylvio J. Gilbert, R. 82 Western Ave.
 Waterville—Robert A. Marden, R. 222 Main St.

Knox County

Rockland—Carl M. Stilphen, R. 9 Claremont St.

Lincoln County

Whitefield—Norman S. Chase, R. North Whitefield

Oxford County

Hanover—Norman K. Ferguson, R.
 Waterford—Harold S. Pike, R.

Penobscot County

Orono—Roswell P. Bates, R.
 Bangor—Earle M. Hillman, R. 812 Broadway
 Bangor—James S. Stanley, R. P.O. Box 877

Piscataquis County

Sebec—Clarence W. Parker, R. Sebec Station

Sagadahoc County

Bath—Howard W. Mayo, R. 353 High St.

Somerset County

Skowhegan—Miles F. Carpenter, R. 15 Coburn Ave.
 Skowhegan—Richard W. Sampson, R. 30 North St.

Waldo County

Liberty—William R. Cole, R.

Washington County

Calais—William F. Boardman, R. P.O. Box 89
 Milbridge—J. Hollis Wyman, R.

York County

Wells—Gordon E. Brewster, R. Box 44, Ogunquit
 York—James S. Erwin, R.
 Sanford—Ralph M. Lovell, R. 83 Main St.

Republicans	30
Democrats	3
TOTAL	33

DIRECTORY OF THE SENATE

B

Bates, Roswell P., Orono (Seat No. 16), Osteopathic Physician and Surgeon, Republican. Rooms Memorial Bridge Motor Court, Tel. 2-0022. Committees: Education (Chairman); Welfare.

Boardman, William F., Calais (Seat No. 21), Attorney, Republican. Rooms Augusta House, MA 3-3821. Committees: Veterans and Military Affairs (Chairman); Judiciary; Engrossed Bills.

Boisvert, Romeo T., Lewiston (Seat No. 6), Manager of LeMessenger Publishing Co., Democrat. Rooms at home, State 2-2375. Committees: Public Utilities; Retirement and Pensions.

Brooks, Ralph D., Jr., Yarmouth (Seat No. 19), Insurance, Republican. Rooms at home. Committees: Education; Election Laws; Engrossed Bills.

Brewster, Gordon E., Ogunquit (Seat No. 11), Express, Republican. Rooms 84 Court Street. Committees: Sea and Shore Fisheries (Chairman); Claims; Engrossed Bills.

Brown, Dwight A., Ellsworth (Seat No. 1), Insurance and Real Estate, Republican. Rooms Augusta House, MA 3-3821. Committees: Business Legislation (Chairman); Highways; Bills in Second Reading.

C

Carpenter, Miles F., Skowhegan (Seat No. 9), Insurance, Republican. Rooms Augusta House, MA 3-3821. Committees: Inland Fish and Game (Chairman); Public Health; Bills in Second Reading; Interstate Commerce.

Chase, Norman S., North Whitefield (Seat No. 32), Farmer, Republican. Rooms No. Whitefield, Tel. 7-3466. Committees: Agriculture; Business Legislation; Sea and Shore Fisheries; Engrossed Bills.

Christie, Augusta K., Presque Isle (Seat No. 27), Retired, Republican. Rooms Jay's Lodge, 9 Western Ave., Tel. 3-4757. Committees: Liquor Control (Chairman); State Government.

Cole, William R., Liberty (Seat No. 25), Merchant, Republican. Rooms at home. Committees: Highways (Chairman); Natural Resources; Transportation; Engrossed Bills (Chairman).

Couture, Paul A., Lewiston (Seat No. 7), Democrat. Rooms at home, Tel. 2-8079. Committees: Reference of Bills; Labor; Veterans and Military Affairs; Engrossed Bills.

Cyr, Edward P., Madawaska (Seat No. 29), Real Estate and Insurance, Republican. Rooms 16 Green Street. Committees: Welfare (Chairman); Inland Fisheries and Game; Natural Resources; Engrossed Bills.

D

Davis, Earl W., Harrison (Seat No. 20), Insurance Executive, Republican. Rooms Senator Motel, Tel. MA 2-5804. Committees: Appropriations and Financial Affairs (Chairman); Reapportionment.

E

Edgar, Joseph T., Bar Harbor (Seat No. 2), Merchant, Republican. Rooms 293 State Street. Committees: Election Laws (Chairman); Taxation; Engrossed Bills.

Edmunds, E. Perrin, Fort Fairfield (Seat No. 28), Farmer, Republican. Rooms Augusta House, MA 3-3821. Committees: Public Utilities; Labor; Veterans and Military Affairs.

Erwin, James S., York (Seat No. 12), Attorney, Republican. Rooms Senator Motel. Committees: Judiciary (Chairman); Election Laws; Towns and Counties.

F

Farris, Ralph W., Jr., Gardiner (Seat No. 4), Lawyer, Republican. Rooms at home, Tel. Gardiner 1335. Committees: Legal Affairs (Chairman); Retirements and Pensions.

Ferguson, Norman K., Hanover (Seat No. 24), Foreman Oxford Paper Co., Republican. Rooms Augusta House, MA 3-3821. Committees: Natural Resources (Chairman); Highways.

G

Gilbert, Sylvio J., Augusta (Seat No. 3), Garage Operator and Mayor of Augusta, Republican. Rooms at home. Committees: Public Utilities (Chairman); Transportation; Engrossed Bills.

H

Hillman, Earle M., Bangor (President of the Senate), Farmer, Dairyman, Real Estate, Republican. Rooms Augusta House, Tel. MA 3-3821 or MA 2-5869. Committee: Reference of Bills (Chairman).

J

Jacques, Emile J., Lewiston (Seat No. 8), Investigator, Democrat. Rooms at home, Tel. State 2-5882. Committees: Liquor Control; Industrial and Recreational Development; Reapportionment.

L

Lord, Hazel C., Portland (Seat No. 17), Apt. House owner and manager, Republican. Rooms Augusta

House, MA 3-3821. Committees: Health & Institutional Services (Chairman); Legal Affairs; Bills in Second Reading.

Lovell, Ralph M., Sanford (Seat No. 13), Pharmacist, Republican. Rooms Augusta House, MA 3-3821. Committees: Industrial and Recreational Development (Chairman); State Government.

M

Marden, Robert A., Waterville (Seat No. 5), Attorney, Republican. Rooms at home. Committees: Retirement and Pensions (Chairman); Judiciary; Public Health; Welfare.

Mayo, Howard W., Bath (Seat No. 31), Funeral Director, Republican. Rooms Pond Road, Manchester, c/o M. H. Wheeler, Tel. 2-5372. Committees: Labor (Chairman); Liquor Control; Sea and Shore Fisheries.

N

Noyes, Shelton C., Rangeley (Seat No. 14), Lawyer, Republican. Rooms Augusta House, Tel. MA 3-3821. Committees: State Government (Chairman); Bills in Second Reading (Chairman); Legal Affairs; Reference of Bills; Industrial and Recreational Development; Reapportionment. Majority Floor Leader.

P

Parker, Clarence W., Sebec Station (Seat No. 26), Farmer, Republican. Rooms 23½ Blaisdell Street, Tel. MA 2-6322. Committees: Agriculture (Chairman); Claims; On Engrossed Bills.

Pike, Harold S., Waterford (Seat No. 23), Summer Hotel, Republican. Rooms Augusta House, MA 3-3821. Committees: Agriculture; Towns and Counties.

Porteous, L. Robert, Falmouth (Seat No. 18), Dept. Store Executive, Republican. Rooms 66 Winthrop Street, Tel. MA 3-8165. Committees: Claims (Chairman); Business Legislation; Taxation.

S

Sampson, Richard W., Skowhegan (Seat No. 10), Merchant, Republican. Rooms at home. Main offices 137 Water St. Committees: Appropriations and Financial Affairs; Education; On Engrossed Bills.

Stanley, James S., Bangor (Seat No. 15), Fuel Dealer, Republican. Rooms 51 Green Street, Tel. MA 3-3972. Committees: Appropriations and Financial Affairs; Reapportionment (Chairman).

Stilphen, Carl M., Rockland (Seat No. 30), Funeral Director, Republican. Rooms at Memorial Bridge Motor Court, Tel. MA 2-6349. Committees: Transportation (Chairman); Inland Fisheries and Game; Engrossed Bills.

W

Wyman, J. Hollis, Milbridge (Seat No. 22), Grower of blueberries, canner of blueberries and sardines, Republican. Rooms Augusta House, Tel. MA 3-3821. Committees: Taxation (Chairman); Town and Counties (Chairman); Reapportionment.

DIRECTORY OF THE OFFICERS OF THE SENATE

PRESIDENT—EARLE M. HILLMAN, Bangor; Rooms Augusta House; Tel. MA 3-3821; or Tel. MA 2-5869.

SECRETARY—CHESTER T. WINSLOW, Raymond; Rooms Augusta House; Tel. MA 3-3821; or Tel. MA 3-3516.

ASSISTANT-SECRETARY—WALDO H. CLARK, Jefferson; Rooms at home; Tel. Fieldstone 7-3313.

SERGEANT-AT-ARMS—LELAND S. KING, Jefferson; Tel. Fieldstone 7-3535.

ASSISTANT SERGEANT - AT - ARMS—LELAND F. KING, Coopers Mills; Tel. Fieldstone 7-3297.

POSTMASTER—HARLAND C. LEIGHTON, Augusta; 18 Taylor Street, Tel. MA 2-1725.

DOORKEEPER—MAURICE KNOWLES, Bar Harbor; 43 State Street, Augusta.

PAGE—RUTH P. FOSTER, Winthrop; Rooms at home, Tel. Winthrop, ESsex 7-8517.

PAGE—LOIS BEAUCHAINE, Winthrop; Rooms at home, Tel. Winthrop, ESsex 7-8500.

REPORTER—RUEL C. HANKS, Augusta; Rooms at 43 State Street, Tel. MA 3-4323.

ASSISTANT REPORTER—DOROTHY L. DENNETT, Augusta; Rooms at home, 1 Fifth Avenue, Tel. 3-3944.

SECRETARY TO PRESIDENT—IMELDA VAUTOUR, Hallowell; 5 Wilder Street, Tel. MA 3-4374.

SECRETARY TO SECRETARY—MARJORIE L. SEWELL, Liberty; 31 Winthrop Street, Tel. MA 2-0198.

INDEX SECRETARY—ELIZABETH A. CRAWFORD, Liberty; 31 Winthrop Street, Tel. MA 2-0198.

SECRETARY TO THE ASSISTANT SECRETARY—RUBY T. CLARK; Rooms at home, Jefferson, Tel. Fieldstone 7-3313.

RECORDING SECRETARY—RUTH L. CLARK, Portland; Rooms Augusta House, Tel. MA 3-3821.

SENATE COURIER—PERCY F. CRANE, Orono; Rooms 293 State Street Augusta, Tel. MA 3-4272.

SENATE STENOGRAPHER—MAY M. ROSS; Rooms at home, Tel. MA 3-4635.

SENATE STENOGRAPHER—DOROTHY CROCKER, Augusta; Rooms at home, Tel. MA 3-8628.

Floor Leaders of the Senate

Majority Floor Leader
 Senator Shelton C. Noyes

Minority Floor Leader
 Paul A. Couture

STANDING COMMITTEES OF THE SENATE

On Bills in Second Reading

Senators—Noyes of Franklin
 Carpenter of Somerset
 Lord of Cumberland
 Brown of Hancock

On Senatorial Vote

Senators—Stanley of Penobscot
 Cole of Waldo
 Sampson of Somerset
 Mayo of Sagadahoc
 Boardman of Washington
 Davis of Cumberland
 Lovell of York

On Engrossed Bills

Senators—Cole of Waldo
 Chase of Lincoln
 Stilphen of Knox
 Gilbert of Kennebec
 Parker of Piscataquis
 Couture of Androscoggin
 Sampson of Somerset
 Brooks of Cumberland
 Edgar of Hancock
 Brewster of York
 Cyr of Aroostook
 Boardman of Washington

RULES OF THE SENATE

1. The President shall take the chair at the time to which the Senate stands adjourned; but in case of his absence at such time, the Secretary shall preside until a President pro tempore be chosen.

2. At the first session of each day, on the appearance of a quorum, the journal of the preceding day shall be read; and the President shall ascertain whether a quorum is present before such reading.

3. When the President speaks he shall address the Senate; when a senator speaks he shall stand in his place and address the President.

4. The President, when he speaks to any member of the Senate, and the members, when referring to each other in debate, shall use in their addresses the title of senator, and by way of distinction name the county in which he resides.

5. The President shall have the right to name a senator to perform the duties of the Chair during his absence; but the substitution shall not extend beyond an adjournment.

6. The President shall rise to put a question, and shall declare all votes, but if any senator doubt the vote, all those voting in the affirmative, when called upon by the President, shall rise and stand until they are counted, and also those in the negative, in like manner, to make the vote certain.

7. The President shall consider a motion to adjourn as always first in order, and it shall be decided without debate.

8. When a question is under debate, no motion shall be received but—

(1) to adjourn, (2) to reconsider, (3) to lay on the table, (4) to postpone to a day certain, (5) to commit, (6) to amend, (7) to postpone indefinitely; which several motions shall have precedence in the order in which they stand arranged.

Questions of concurrence or otherwise with the House shall have precedence of each other in the following order:

- 1st. To recede.
- 2d. To concur.
- 3d. To insist.
- 4th. To adhere.

A motion to adjourn shall always be first in order, and shall be decided without debate.

9. A motion shall be reduced to writing, if desired by the President or any senator, and shall then be deemed to be in possession of the Senate, to be disposed of by the Senate; but the mover may withdraw it at any time before a decision, or any amendment be made to it.

10. No senator shall address the Senate until recognized by the President, nor more than once to the exclusion of any other senator, without leave of the Senate, if objection is made, unless he be the mover of the matter under debate, and not then more than three times without leave.

11. No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment; nor shall an amendment proposing to ingraft a general provision of law upon a private bill be in order; nor any amendment beyond the second degree.

11A. No amendment to a bill or resolve shall be acted upon by the Senate until the same has been printed or reproduced and distributed to the members under the direction of the Secretary of the Senate, unless the same shall bear the recommendation of the Committee on Bills in the Second Reading that such printing or reproduction be dispensed with; and any amendment not so printed or reproduced or bearing such recommendation, shall lie on the table until printed or reproduced or until said Committee has recommended that such printing or reproduction be dispensed with. All amendments presented or filed with the Secretary for printing or reproduction shall bear the signature of the member presenting or filing the same.

12. An amendment proposed may be amended before it is adopted, but not afterwards; unless the vote adopting it be first reconsidered, and no senator shall be competent to move any reconsideration unless he voted with the majority and upon the same or a succeeding day; and a motion to reconsider any vote shall not be laid upon the table unless a time shall be specially assigned for its consideration.

13. A motion to reconsider shall take precedence of all other questions except a motion to adjourn, but if made while another question is pending, it shall not be put until the other question is disposed of, but simply entered.

14. Questions of order shall be decided by the President without debate; but if an appeal is taken, the same may be debated like other questions, and the decision thereon shall be entered upon the journal.

15. A question containing two or more propositions capable of division shall be divided whenever desired by any member.

16. In filing up blanks, the largest sum and longest time shall be put first.

17. Every paper shall be once read at the table before any senator shall be obliged to vote on it, but when the reading of a paper is called for, that has been before read to the Senate, if any senator object, the question shall be determined by the Senate.

18. All bills and resolves in the second reading shall be committed to the Committee on Bills in the

Second Reading, to be by them examined, corrected, and so reported to the Senate.

19. Upon a second reading of a bill or resolve, after the same shall be read through, and before the question is put on its passage, it shall be read and considered by paragraphs, at the request of any member of the Senate; and no bill or resolve shall have a second reading unless a time (not less than one hour after the first reading) be assigned therefor.

20. No bill or resolve shall pass to be engrossed without being twice read; and all bills and resolves, immediately after the same shall have been engrossed, shall be committed to the Committee on Engrossed Bills, whose duties shall be to examine the same, and to see that the same have been truly engrossed; and before any bill shall pass to be enacted, or any resolve be finally passed, it shall be reported by the committee for the examination of engrossed bills to be truly and strictly engrossed, and the title thereof be read by the President.

21. No resolve of any kind, or order making any grant of money, lands, or other public property shall be passed without being read on two several days; the time for the second reading shall be assigned by the Senate.

22. After the reading of the journal, the following shall be the order of business:

1st. House papers not acted upon; and if accompanied by a bill or resolve, the first reading of such bill or resolve.

2d. Messages and documents from the executive and heads of departments.

3d. The reception and reference of petitions and such other papers as require action by a committee.

4th. Orders.

5th. Bills and resolves printed under joint rules.

6th. Reports of committees.

7th. Bills and resolves reported by the Committee on Bills in the Second Reading.

8th. Bills on their passage to be enacted, and resolves on their final passage.

9th. Orders of the day.

It shall be the duty of the Secretary to number bills and resolves in the order in which they shall be reported by said Committee on Bills in the Second Reading, and enter them upon the calendar in such order. They shall be taken up for their second reading and passage to be engrossed, or other disposition, in the order in which they stand upon the calendar.

When a bill or resolve, after it is put on the calendar, is laid on the table, and no time assigned for its further consideration, it shall go to the foot of the calendar as it then stands. Papers from the House, concerning which there has been a disagreeing vote of the two houses, shall be disposed of before commencing with the calendar. This rule shall not apply to or interfere with motions to reconsider, or special assignments or other privileged questions.

23. When the yeas and nays are taken, the names of the senators shall be called alphabetically.

24. After a question is put to vote, no senator shall speak on it. Every senator who may be present shall vote unless excused by the Senate, or excluded by interest.

25. The unfinished business, in which the Senate was engaged at the time of the last adjournment, shall have precedence in the orders of the day.

26. No engrossed bill or resolve shall be sent to the House without notice thereof being given to the Senate by the President.

27. Every member or member-elect who shall present a bill, resolve or a petition shall place his signature thereon and a brief descriptive title of its contents.

28. All confidential communications made by the Governor to the Senate, shall be by the members thereof kept inviolably sacred until the Senate shall by their resolution take off the injunction of secrecy.

29. No rule shall be dispensed with, except by the consent of two-thirds of the members present.

30. Members of the Senate may exchange seats on consulting the President and obtaining his permission.

31. No member shall absent himself from the Senate without leave, unless there be a quorum left present.

32. All committees shall be nominated by the President (unless when it may be determined that the election shall be by ballot), and appointed by the Senate.

33. At the commencement of the session the President shall appoint a committee on bills in second reading to consist of four members, and a committee on engrossed bills to consist of twelve members. The Director of Legislative Research shall serve as clerk of the committee on bills in second reading.

Any one of the first and any two of the second shall constitute a quorum.

34. No member of the Senate shall act as counsel for any party before any committee of the Legislature.

35. All messages from the Senate to the House, and to the Governor, or Governor and Council shall be carried by the Secretary, unless the Senate shall direct some other mode of transmission, and all papers shall be transmitted to the Governor and Council and the House by the Secretary or his assistant.

36. The Senate may at any time, upon motion, by a vote of a majority of the members present, resolve itself into a committee of the whole for the purpose of considering any subject named in the motion; and a chairman shall be appointed by the President. If a message is announced while the Senate is in such committee, the President shall resume the chair for the purpose of receiving it; immediately after which the committee shall proceed, until dissolved in the usual manner.

37. The rules of parliamentary practice comprised in Reed's Rules and Cushing's Law and Practice of Legislative Assemblies, shall govern the Senate in all cases to which they are applicable, and in which they are not inconsistent with the standing rules of the Senate, or of the joint rules of the two houses.

38. A copy of each Senate order requiring action by any department, bureau, commission, board or agency of the state which is passed by both branches of the legislature shall be forwarded to such department, bureau, commission, board or agency by the Secretary of the Senate immediately after the adjournment of the legislative day in which the order was passed by the concurring branch of the legislature.



Speaker of the House
VINAL G. GOOD
of Sebago

THE HOUSE

Androscoggin County

Auburn—C. Martin Berman, R.	487 Court St.
Auburn—Charles R. Waterman	RFD 3
Auburn—Benjamin A. Turner, R.	182 Center St.
Lewiston—Frank Bussiere, D.	80 Birch St.
Lewiston—Eddie E. Dostie, D.	740 Sabattus St.
Lewiston—Louis Jalbert, D.	83 Elm St.
Lewiston—Ernest Malenfant, D.	69 Lincoln St.
Lewiston—Alphee L. Nadeau, D.	223 Pine St.
Lewiston—Roland R. Tardiff, D.	30 Charles St.
Lisbon Falls—Andrew A. Karkos, Sr., D.	110 Free St.
Poland—Philip E. Dunn, R.	RFD 1, Mechanic Falls
Leeds—Guy G. Buckley, R.	North Leeds
Livermore—Leslie E. Boothby, R.	RFD 2, Livermore Falls

Aroostook County

Caribou—Sam Alfred R. Albair, R.	3 Montgomery Ave.
Fort Fairfield—Harold H. Hopkinson, R.	Box 268
Presque Isle—Harold L. Stewart, R.	Box 773
Houlton—Malcolm Berman, R.	6 Leonard St.
Sherman—Arnold G. Storm, R.	Sherman Mills
Mars Hill—Walter F. Tweedie, R.	
Hodgdon—Harry R. Williams, R.	
Stockholm—James L. Johnson, D.	
Van Buren—Leo N. Poirier, D.	
Ashland—Herman F. Prue, D.	Box 126
Perham—Harold Bragdon, R.	R. 1, Washburn
Easton—Tedcastle B. Perry, R.	Box 73
Madawaska—Emilien A. Levesque, D.	58 Mountain View St.
Fort Kent—Ireneo Cyr, D.	5 Forest Ave.
Eagle Lake—Aloysius Gallant, D.	P.O. Box 216

Cumberland County

Portland—Richard A. Berry, R.	938 Forest Ave.
Portland—Arnold W. Briggs, D.	186 Dartmouth St.
Portland—Bernard B. Estey, R.	28 Edwards St.
Portland—Catherine I. Hendricks, D.	26 Panoramic View Dr.
Portland—Ronald L. Kellam, D.	136½ Highland St.
Portland—Jane Callan Kilroy, D.	190 Pine St.
Portland—Leonard L. Stevens, R.	162 Brentwood St.
So. Portland—Stuart B. Brown, R.	851 Main St.
So. Portland—William T. Danes, R.	3 Sylvan Rd.
So. Portland—John E. Gill, R.	16 Keswick Rd.
So. Portland—Samuel A. Hinds, R.	35 Bonnybank Ter.
Westbrook—Raymond Boissonneau, D.	396 Main St.
Westbrook—Edward A. Burns, D.	6 Newcomb Pl.
Brunswick—Bertrand A. Lacharite, D.	2 Patricia Rd.
Brunswick—Charles R. Lowery, D.	24 Pleasant St.
Gorham—Douglas R. Hague, R.	113 Main St.
Scarborough—Elvanda B. Coulthard, R.	Pleasant Hill Rd.
Falmouth—Marguerite H. Smith, R.	226 Gray Rd.
*Cape Elizabeth—Lester E. Brown, R.	222 Fowler Rd.
Bridgton—Orville B. Haughn, R.	RFD 2

* Deceased

Freeport—Benjamin S. Crockett, R. Desert Rd.
 Harpswell—Sanford Jack Prince, Jr., R. Orr's Island
 Casco—Robert E. Moore, R.
 Sebago—Vinal G. Good, R. Box 8, East Sebago
 Harrison—Gardner R. Morrill, R. 21 Front St.
 Yarmouth—Minnie E. C. Knapp, R. 3 South St.
 Raymond—Deane A. Durgin, R.

Franklin County

Jay—Sidney D. Maxwell, D. Box 511, Wilton
 Farmington—John D. Jones, R.
 Strong—Ernest D. Smith, R. Box 138
 Kingfield—Harold Hutchins, R.

Hancock County

Stonington—Natalie A. Shepard, R. P.O. Box 115
 Bucksport—George D. Bearce, R. 19 School St.
 Ellsworth—Frank Whitehouse Anderson, R. Box 180
 Bar Harbor—Edwin R. Smith, R.
 Mount Desert—Loren E. Kimball, R. Northeast Harbor
 Gouldsboro—Byron P. Young, R. West Gouldsboro

Kennebec County

Augusta—Emery O. Beane, Jr., D. Outer Winthrop Rd.
 Augusta—Archie L. Humphrey, R. 9 Gannett St.
 Augusta—Harry B. Phrilbrick, R. R. 4
 Waterville—Melvin Lane, D. 303 Main St.
 Waterville—Joseph E. Noel, D. 86 Summer St.
 Gardiner—Daniel O. Chapman, R. 235 Highland Ave.
 Winslow—William T. Dostie, D. 2 Garand St., Waterville
 Albion—Parker M. Cooper, R.
 Vassalboro—Forest J. Brown, R. R. 1, Augusta
 Chelsea—Esther L. Shaw, R. RFD 2, Gardiner
 Hallowell—Richard P. Choate, R. 55 Second St.
 Winthrop—Peter Thaanum, R.
 Oakland—J. Harland Morse, R.

Knox County

Rockland—John L. Knight, R. Box 2
 Friendship—Ralph E. Winchenpaw, R. Box 68
 Washington—George B. Finley, R.
 Hope—William Robert Hardy, R.
 Vinalhaven—Edwin F. Maddox, R.

Lincoln County

Waldoboro—Stanley G. Waltz, R.
 Bristol—Margaret Sproul, R. Pemaquid
 Nobleboro—Nelson C. Hancock, R.

Oxford County

Mexico—Peter D. Matheson, R. Box 106
 Rumford—Leonce J. Jobin, Jr., D. 151 Franklin St.
 Rumford—Theodore W. Sirois, D. 236 Franklin St.
 Peru—Mary S. Vaughn, R. West Peru
 Woodstock—Gilman B. Whitman, R. Box 204, Bryant Pond
 Norway—Melville Chapman, R. RFD
 Brownfield—Fred M. Walker, R. East Brownfield
 Bethel—Louise T. Lincoln, R.

Penobscot County

Bangor—John H. Jameson, R.	780 Union St.
Bangor—Norman Minsky, R.	46 Leighton St.
Bangor—Samuel W. Philbrick, R.	454 State St.
Bangor—Bradford S. Wellman, R.	166 Webster Ave.
Brewer—Ralph C. Ham, R.	109 No. Main St.
Old Town—Joseph E. Binnette, D.	128 So. Brunswick St.
Dexter—James F. Cox, R.	316 Main St.
Stetson—Leslie G. Merrill, R.	
Etna—John E. Carter, R.	Box 12
Bradford—Welden W. Hanson, R.	
Hampden—Carlton E. Littlefield, R.	R. 2, Box 187, Hampden Highlands
Orono—A. K. Gardner, R.	133 Main St.
Millinocket—Howard P. Walls, D.	50 Waldo St.
Orrington—Ethel B. Baker, R.	
Howland—Galen A. Swett, R.	
Winn—William G. Whitney, R.	RFD, Lincoln Center
Patten—Ida M. Harrington, R.	

Piscataquis County

Greenville—Maurice D. Anderson, R.	Greenville Jct.
Guilford—Ernest W. Dodge, R.	High St.
Medford Township—Clyde A. Hichborn, R.	RFD to Medford, Lagrange
Sangerville—Harold C. Edgerly, R.	

Sagadahoc County

Bath—Ralph W. Brewer, R.	19 Snow Park
Bath—Frederick E. Drake, Jr., R.	2 Grove St.
Bowdoinham—Cleveland P. Curtis, R.	10 Pleasant St.
Woolwich—T. Tarpay Schulten, R.	Old Stage Rd.

Somerset County

Skowhegan—Gerry Wade, R.	77 East Leavitt St.
Fairfield—Robert O. Brown, R.	51 High St.
Pittsfield—John L. Baxter, Jr., R.	19 Lancey St.
St. Albans—Kenneth A. Hughes, R.	Box 27
Madison—Irving D. Fogg, D.	11 Garfield St.
Smithfield—Harvey Johnson, R.	RFD 2, Oakland
Moscow—William S. Beane, D.	Box 64, Bingham

Waldo County

Belfast—L. Ernest Thornton, R.	35 Cedar St.
Liberty—David H. Westerfield, R.	P.O. Box 59
Brooks—Myron E. Wood, R.	
Stockton Springs—Shepard H. Edwards, Sr., R.	

Washington County

Milbridge—David J. Kennedy, R.	
East Machias—Roy K. Dennison, R.	
Lubec—Sumner T. Pike, R.	Box 158
Princeton—Robert H. Wheaton, R.	
Calais—Elbridge B. Davis, R.	
Eastport—Walter N. MacGregor, R.	44 Key St.

York County

Biddeford—Alfred Lantagne, D. 204 Granite St.
 Biddeford—Napoleon L. Nadeau, D. 131 Hill St.
 Biddeford—Romeo Sevigny, D. 161 Cleaves St.
 Sanford—Louis J. Bernard, D. 17 Charles St.
 Sanford—Raymond J. Letourneau, D. 12 Payne St., Springvale
 Sacc—Camille L. V. Bedard, D. 111 Common St.
 Kittery—William E. Dennett, R. 185 Rogers Rd.
 York—Myron D. Rust, R. Box 491
 Kennebunkport—Elmont S. Tyndale, R. Emmons Clock Farm
 Old Orchard Beach—Jerome G. Plante, D. 82 Lake Ave.
 Berwick—Philip J. Mathews, R. Box 511
 Lebanon—Bernice B. Hanson, R. East Lebanon
 Limington—Carroll M. Linnekin, R. RFD, Steep Falls
 Buxton—M. Russell Hartshorn, R. Bar Mills
 Waterboro—Raymond H. Bradeen, R. No. Waterboro

Republicans	112
Demccrats	39
<hr style="width: 50%; margin: 0 auto;"/>	
Total	151

DIRECTORY OF THE HOUSE OF REPRESENTATIVES

A

Albair, Sam A. R., 3 Montgomery Ave., Caribou; Residence during Session, Senator Motel, Tel. MA 3-5804; Representing Caribou; (Seat No. 87); Self employed—Retail Merchant; Republican; Committees: Taxation, Ways and Means.

Anderson, Frank Whitehouse, 8 Laurel St., Ellsworth, Me.; Representing Bluehill, Ellsworth, Surry; (Seat No. 123); Retired; Republican; Residence during Session, Worster House, Hallowell, Tel. MA 3-4577; Committee: Inland Fisheries and Game.

Anderson, Maurice D., Greenville Jct., Me.; Representing Greenville, Monson, Shirley, Wellington, Wilimantic, Blanchard Pl., Elliottsville Pl., Kingsbury Pl.; (Seat No. 135); Supt. of Clerks, G. N. P. Co.; Republican; Residence during Session, 41 Western Avenue, Tel. MA 2-0313; Committee: Claims.

B

Baker, Ethel B., Orrington, Me.; Representing Bradley, Clifton, Eddington, Greenfield, Holden, Orrington, Veazie; (Seat No. 49); Housewife; Republican; Residence during Session, 20 Warren St., Hallowell, Tel. MA 2-2084; Committee: Towns and Counties (Chairman).

Baxter, John L., Jr., 19 Lancey St., Pittsfield, Me.; Representing Detroit, Palmyra, Pittsfield; (Seat No. 22, Majority Leader); Food Processing Executive; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Reference of Bills; Taxation (Chairman); Ways and Means.

Beane, Emery O., Jr., Outer Winthrop Road, Augusta, Me.; Representing Augusta; (Seat No. 42); Lawyer; Democrat; Residence during Session, at Home, Tel. MA 3-9082; Committees; Judiciary; Elections.

Beane, William S., Moscow, Me.; Representing Bingham, Jackman, Moose River, Moscow, New Portland, Brighton Pl., Caratunk Pl., Dennistown Pl., Highland Pl., Pleasant Ridge Pl., The Forks Pl., West Forks Pl.; (Seat No. 125); General Store; Democrat; Residence during Session, at Home, Tel. 149; Committee: Towns and Counties.

Bearce, George D., Bucksport, Me.; Representing Bucksport, Castine, Dedham, Orland, Penobscot, Verona; (Seat No. 69); Consultant; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: State Government; Leave of Absence; Inform Governor of His Election.

Bedard, Camille, 111 Common St., Saco, Me.; Representing Saco; (Seat No. 47); Retired; Democrat; Residence during Session, 44 Chapel St., Tel. MA 3-9265; Committee: Veterans and Military Affairs.

Berman, C. Martin, 487 Court St., Auburn, Me.; Representing Auburn; (Seat No. 79); Attorney; Republican; Residence during Session, at home, Tel. Lewiston State 4-4561 or 2-4724; Committees: Judiciary; Elections; On Governor's Message (Chairman).

Berman, Malcolm, 6 Leonard St., Houlton, Me.; Representing Houlton; (Seat No. 14); Lawyer; Republican; Residence during Session, 2 Weston St., Augusta, MA 3-4005; Committees: Legal Affairs; Public Utilities.

Bernard, Louis J., 17 Charles St., Sanford, Me.; Representing Sanford; (Seat No. 96); Sanford Oil & Real Estate Co.; Democrat; Residence during Session, 44 Chapel St., Tel. MA 3-9625; Committee: Business Legislation.

Berry, Richard A., 938 Forest Ave., Portland, Me.; Representing Portland; (Seat No. 124); Floor Covering; Republican; Residence during Session, 56 Chapel St., Tel. MA 2-0956; Committee: Transportation.

Binnette, Joseph E., Old Town, Me.; Representing Old Town; (Seat No. 112); Building Contractor; Democrat; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Election Laws.

Boissonneau, Raymond, 396 Main St., Westbrook, Me.; Representing Westbrook; (Seat No. 51); Paper Industry; Democrat; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Labor; Rules and Business of the House.

Boothby, Leslie E., Livermore, Me.; Representing Livermore, Livermore Falls, Turner; (Seat No. 74); Farmer; Republican; Residence during Session, at Home, Tel. Livermore Falls 7-4848; Committee: Agriculture.

Bradeen, Raymond H., N. Waterboro, Me.; Representing Acton, Alfred, Newfield, Shapleigh, Waterboro; (Seat No. 62); Accountant (Retired); Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Taxation.

Bragdon, Harold, Perham, Me.; Representing New Sweden, Perham, Washburn, Woodland, Westmanland Pl.; (Seat No. 108); Farming; Republican; Residence during Session, 9 Western Ave., Jay's Lodge, Tel. MA 3-9684; Committee: Appropriations and Financial Affairs (Chairman).

Brewer, Ralph W., 19 Snow Park, Bath, Me.; Representing Bath; (Seat No. 82); Supervisor; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Claims; Engrossed Bills.

Briggs, Arnold W., 186 Dartmouth St., Portland, Me.; Representing Portland; (Seat No. 4); Real Estate Broker and Operator; Democrat; Residence during Session, 16 Green St., Tel. MA 3-3062; Committee: Legal Affairs.

Brown, Forest J., Vassalboro, Me.; Representing China, Pittston, Vassalboro, Windsor; (Seat No. 91); Retired; Republican; Residence during Session, R. F. D. #1, Augusta, Tel. MA 2-5120; Committee: Election Laws.

Brown, Lester E., Cape Elizabeth, Me.; Representing Cape Elizabeth; (Seat No. 83); Retired; Republican; Residence during Session, Jay's Lodge, 9 Western Ave., Tel. MA 3-9684; Committee: Liquor Control (Chairman). Deceased January 31, 1961.

Brown, Robert O., 51 High St., Fairfield, Me.; Representing Fairfield; (Seat No. 144); Personnel Director, Keyes Fibre Co.; Republican; Residence during Session, at Home, GLOBE 3-6619; Committee: Natural Resources.

Brown, Stuart B., 851 Main St., So. Portland, Me.; Representing So. Portland; Retail Merchant; Republican; (Seat No. 17); Residence during Session, Worster House, Hallowell, Tel. MA 3-4577; Committee: Labor.

Buckley, Guy G., North Leeds, Me.; Representing Greene, Leeds, Wales, Webster; (Seat No. 54); Republican; Farmer and Livestock Dealer; Residence during Session, at Home; Committee: Election Laws.

Burns, Edward A., 6 Newcomb Place, Westbrook, Me.; Representing Westbrook; (Seat No. 93); Own Business — Fences; Democrat; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Natural Resources; Bills in the Third Reading; Gubernatorial Vote.

Bussiere, Frank, 80 Birch St., Lewiston, Me.; Representing Lewiston; (Seat No. 35); Sewing Machine Sales & Service; Democrat; Residence during Session, at Home, Tel. 2-2144; Committee: Transportation.

C

Carter, John E., Etna, Me.; Representing Carmel, Dixmont, Etna, Kenduskeag, Levant, Newburg, Ply-

mouth; (Seat No. 68); Town Official; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Highways.

Chapman, Daniel O., 235 Highland Ave., Gardiner, Me.; Representing Gardiner; (Seat No. 72); Service-center Mgr., Gas & Oil; Republican; Residence during Session, at home, Tel. 2091; Committees: Retirements and Pensions (Chairman); Constitutional State Reapportionment and Congressional Redistricting.

Chapman, Melville, RFD Norway, Me.; Representing Lovell, Norway, Oxford, Waterford; (Seat No. 55); Retired; Republican; Residence during Session, 16 Green St., Tel. MA 3-3062; Committee: Liquor Control.

Choate, Richard P., 55 Second St., Hallowell.; Representing Hallowell, Litchfield, Manchester, West Gardiner; (Seat No. 39); Salesman (Memorials); Republican; Residence during Session, at home, Tel. MA 2-5988; Committee: Business Legislation.

Cooper, Parker M., Albion, Me.; Representing Albion, Benton, Clinton, Sidney; (Seat No. 145); Retired; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Liquor Control.

Coulthard, Elvanda B., Scarborough, Me.; Representing Scarborough; (Seat No. 117); Truck Gardener; Republican; Residence during Session, Memorial Bridge Motor Court, Tel. MA 2-0022; Committee: Agriculture.

Cox, James F., 316 Main St., Dexter, Me.; Representing Dexter, Garland; (Seat No. 78); Lawyer, Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Judiciary; Rules and Business of the House, Elections.

Crockett, Benjamin S., Desert Road, Freeport, Me.; Representing Freeport, Pownal; (Seat No. 3); Republican; Residence during Session, 44 Green St., Tel. MA 3-3955; Committees: Highways; Engrossed Bills.

Curtis, Cleveland P., 10 Pleasant St., Bowdoinham, Me.; Representing Bowdoin, Bowdoinham, Georgetown, Richmond; (Seat No. 57); General Insurance Agency; Republican; Residence during Session, Bowdoinham, Me., Tel. MOhawk 6-2111; Committees: Education; Engrossed Bills (Chairman).

Cyr, Irene, 5 Forest Ave., Fort Kent, Me.; Representing Fort Kent, Wallagrass Pl.; (Seat No. 133); Retired; Democrat; Residence during Session, 22 Grove St., Augusta, Tel. MA 3-3231; Committees: Public Utilities; Inform Governor of His Election.

D

Danes, William T., 3 Sylvan Road, South Portland, Me.; Representing South Portland; (Seat No. 32); Pharmacist; Republican; Residence during Session, Worster House, Hallowell, Tel. MA 3-4577; Committee: Health and Institutional Services.

Davis, Elbridge B., Calais, Me.; Representing Calais, Charlotte, Cooper, Meddybemps; (Seat No. 40); Attorney at Law; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Appropriations and Financial Affairs; Bills in the Third Reading.

Dennett, William E., 185 Rogers Rd., Kittery, Me.; Representing Kittery; (Seat No. 88); General Insurance; Republican; Residence during Session, 54 Green St.; Committees: State Government (Chairman); Bills in the Third Reading; Constitutional State Reapportionment and Congressional Redistricting.

Dennison, Roy K., East Machias, Me.; Representing Centerville, East Machias, Jonesboro, Jonesport, Machias, Machiasport, Marshfield, Northfield, Roque Bluffs, Wesley, Whitneyville; (Seat No. 41); Manufacturer; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Highways; Retirements and Pensions.

Dodge, Ernest W., Guilford, Me.; Representing Abbot, Bowerbank, Brownville, Guilford, Parkman, Barnard Pl.; (Seat No. 7); Retired; Republican; Residence during Session, 17 Davenport St., Tel. MA 3-3924; Committee: Inland Fisheries and Game.

Dostie, Eddie E., 740 Sabattus St., Lewiston, Me.; Representing Lewiston; (Seat No. 75); Restaurant Owner; Democrat; Residence during Session, at Home; Committee: State Government.

Dostie, William T., 2 Garand St., Winslow, Me.; Representing Winslow; (Seat No. 138); Selectman and Real Estate Broker; Democrat; Residence during Session, at home, Waterville TR 2-2491; Committees: Liquor Control; Engrossed Bills.

Drake, Frederick E., Jr., 2 Grove St., Bath, Me.; Representing Bath; (Seat No. 99); Insurance; Republican; Residence during Session, Senator Motel, Tel. MA 2-5804; Committee: Appropriations and Financial Affairs.

Dunn, Philip E., Poland, Me.; Representing Mechanic Falls, Minot, Poland; (Seat No. 103); Republican; President, P. E. Dunn, Inc., (Garage and Construction); Residence during Session, 44 Green St.; Committees: Transportation (Chairman); Bills in the Third Reading.

Durgin, Deane A., Raymond, Me.; Representing Gray, New Gloucester, Raymond; (Seat No. 84); Republican; Box Manufacturer (Self Employed); Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Education.

E

Edgerly, Harold C., Sangerville, Me.; Representing Dover-Foxcroft, Sangerville; (Seat No. 27); Retired; Republican; Residence during Session, 16 Green St., Tel. MA 3-3062; Committees: Retirements and Pensions; Veterans & Military Affairs (Chairman).

Edwards, Shepard H., Sr., Stockton Springs, Me.; Representing Frankfort, Islesboro, Prospect, Searsport, Stockton Springs, Winterport; (Seat No. 109); Grocer; Republican; Residence during Session, at Home, LOgan 7-3671 or 7-2671; Committees: Business Legislation; Leave of Absence (Chairman).

Estey, Bernard B., 28 Edwards St., Portland, Me.; Representing Portland; (Seat No. 107); Personnel Asst.; Republican; Residence during Session, 56 Chapel St., Tel. MA 2-0956; Committee: Education.

F

Finley, George B., Washington, Me.; Representing Rockport, Union, Warren, Washington; (Seat No. 86); Retired; Republican; Residence during Session, at Home, Tel. 8-11; Committee: Transportation.

Fogg, Irving D., 11 Garfield St., Madison, Me.; Representing Cornville, Embden, Madison, Solon; (Seat No. 149, Minority Leader); Merchant; Democrat; Residence during Session, 39 Water St., Hallowell, Tel. MA 2-1036; Committees: Election Laws; Reference of Bills; Ways and Means; Constitutional State Reapportionment and Congressional Redistricting.

G

Gallant, Aloysius, Box 216, Eagle Lake, Me.; Representing Eagle Lake, Allagash Pl., New Canada Pl., St. Francis Pl., St. John Pl., Winterville Pl.; (Seat No. 136); Rawleigh Dealer; Democrat; Residence during Session, 43 State St., Tel. MA 3-8237; Committee: Claims.

Gardner, A. K., Orono, Me.; Representing Orono; (Seat No. 113); Retired; Republican; Residence during Session, 51 Green St., Tel. MA 3-3972; Committees: Agriculture (Chairman); Ways and Means.

Gill, John E., 16 Keswick Rd., So. Portland, Me.; Representing South Portland; (Seat No. 33); Druggist; Republican; Residence during Session, Worster House, Hallowell, Tel. MA 3-4577; Committee: Health and Institutional Services.

Good, Vinal G., Sebago, Me.; Representing Baldwin, Sebago, Standish; (Speaker); Attorney; Republican; Residence during Session, 49 Winthrop St., Tel. MA 3-3422; Committees: Reference of Bills Ex Officio; Rules and Business of the House Ex Officio.

H

Hague, Douglas R., 163 Main St., Gorham, Me.; Representing Gorham; (Seat No. 20); Security Representative; Republican; Residence during Session, at Home; Committees: Claims; On Governor's Message.

Ham, Ralph Clinton, 4 Madison Ave., Brewer, Me.; Representing Brewer; (Seat No. 121); Insurance Agent; Republican; Residence during Session, Rm. 243, Augusta House, Tel. MA 3-3821; Committee: Public Utilities.

Hancock, Nelson C., Nobleboro, Me.; Representing Bremen, Damariscotta, Dresden, Edgecomb, Nobleboro, Westport, Wiscasset; (Seat No. 30); Lumber Business; Republican; Residence during Session, at Home; Committees: Labor, Welfare; Inform Governor of His Election.

Hanson, Mrs. Bernice (Howard) B., Lebanon, Me.; P. O. E. Lebanon; Representing Lebanon, North Berwick, Wells; (Seat No. 59); Homemaker; Republican; Residence during Session, 26 Child St., Tel. MA 2-0616; Committees: Education (Chairman); Engrossed Bills.

Hanson, Welden W., Bradford, Me.; Representing Alton, Bradford, Charleston, Corinth, Edinburg, Glenburn, Hudson, Lagrange, Maxfield, Seboeis Pl.; (Seat No. 8); Lumberman-Farmer; Republican; Residence during Session, 26 Sewall St., Apt. 2. Committee: Inland Fisheries and Game.

Hardy, W. R., Hope, Me.; Representing Appleton, Camden, Hope; (Seat No. 5); Farmer; Republican; Residence during Session, 18 Green St., Tel. MA 3-8183; Committees: Industrial and Recreational Development (Chairman); Labor.

Harrington, Ida M., Patten, Me.; Representing Chester, East Millinocket, Medway, Patten, Stacyville, Woodville, Mount Chase Pl.; (Seat No. 77); Homemaker; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Agriculture, Leave of Absence.

Hartshorn, M. Russell, Bar Mills, Me.; Representing Buxton, Dayton, Hollis, Lyman; (Seat No. 127); Osteopathic Physician; Republican; Residence during Session, at Home; Committee: Health and Institutional Services.

Haughn, Orville B., R. F. D. #2, Bridgton, Me.; Representing Bridgton; (Seat No. 1); Concessionaire; Republican; Residence during Session, Meadow Rd., Augusta; Committees: Public Utilities (Chairman); State Government.

Hendricks, Catherine I., 26 Panoramic View Drive, Portland, Me.; Representing Portland; (Seat No. 132); Sec.-Treas. Hendricks Trucking; Democrat; Residence during Session, 40 Melville St., Tel. MA 3-3654; Committee: Health and Institutional Services.

Hichborn, Clyde Austin, Medford Township, Me.; Representing Atkinson, Milo, Sebec, Lake View Pl. and the unorganized townships of Medford and Orneville; (Seat No. 6); Supt. of Schools; Republican; Residence during Session, Augusta House, Rm. 317, Tel. MA 3-3821; Committee: Education.

Hinds, Samuel A., 35 Bonnybank Terrace, So. Portland; Representing South Portland; (Seat No. 25); New England Telephone Co. Representative; Republican; Residence during Session, Worster House, Hallowell, Tel. MA 3-4577; Committees: Welfare; Bills in the Third Reading.

Hopkinson, Harold H., Fort Fairfield, Me.; Representing Fort Fairfield; (Seat No. 105); Farming; Republican; Residence during Session, Senator Motel, Tel. MA 2-5804; Committee: Agriculture.

Hughes, Kenneth A., St. Albans, Me.; Representing Athens, Cambridge, Canaan, Harmony, Hartland, Ripley, St. Albans; (Seat No. 110); Insurance and Real Estate; Republican; Residence during Session, 2 Weston St., Tel. MA 3-4005; Committees: Business Legislation; Claims (Chairman); Bills in the Third Reading; Inform Governor of His Election (Chairman).

Humphrey, Archie L., 9 Gannett St., Augusta, Me., Representing Augusta; (Seat No. 52); Retired Police Capt.; Republican; Residence during Session, at Home, Tel. MA 3-4616; Committees: Liquor Control; Inform Governor of His Election.

Hutchins, Harold, Kingfield, Me.; Representing Eustis, Kingfield, Rangeley, Coplin Pl., Dallas Pl., Rangeley Pl., Sandy River Pl.; (Seat No. 45); Retired; Republican; Residence during Session, 136 Sewall St., Tel. MA 2-1370; Committees: Claims; Ways and Means.

J

Jalbert, Louis, 83 Elm St., Lewiston, Me.; Representing Lewiston; (Seat No. 63, Assistant Minority Leader); Road Material Broker; Democrat; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Appropriations and Financial Affairs.

Jameson, John H., 780 Union St., Bangor; Representing Bangor; (Seat No. 16); Tree Surgeon; Republican; Residence during Session, Worster House, Hallowell, Tel. MA 3-4577; Committee: Natural Resources.

Jobin, Leonce J., Jr., 151 Franklin St., Rumford, Me.; Representing Andover, Byron, Roxbury, Rumford; (Seat No. 23); Mortician; Democrat; Residence during Session, at Home; Committees: Labor; Industrial and Recreational Development.

Johnson, Harvey, Smithfield, Me.; Representing Anson, Mercer, Norridgewock, Smithfield, Starks; (Seat No. 44); Ins. Underwriter; Republican; Residence during Session, at Home, Tel. Forest 2-2367; Committees: Business Legislation; Gubernatorial Vote.

Johnson, James L., Stockholm, Me.; Representing Limestone, Stockholm, Caswell Pl., Cyr Pl., Hamlin Pl.; (Seat No. 29); Retired; Democrat; Residence during Session, 43 State St., Apt. 6, Tel. MA 3-8237; Committee: Claims.

Jones, John D., Farmington, Me.; Representing Chesterville, Farmington, New Sharon, Temple; (Seat No. 64); General Insurance; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Towns and Counties.

K

Karkos, Andrew A., Sr., 110 Free St., Lisbon Falls; Representing Durham, Lisbon; (Seat No. 120); Insurance Agency; Democrat; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Veterans and Military Affairs.

Kellam, Ronald L., 136½ Highland St., Portland; Representing Portland; (Seat No. 131); Lawyer; Democrat; Residence during Session, at Home, Tel. SP 2-5836; Committee: Legal Affairs.

Kennedy, David J., Milbridge, Me, Representing Addison, Beals, Beddington, Cherryfield Columbia, Columbia Falls, Deblois, Harrington, Milbridge, Steuben; (Seat No. 122); Pharmacist; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Constitutional State Reapportionment and Congressional Redistricting (Chairman); Gubernatorial Vote (Chairman); Health and Institutional Services.

Kilroy, Jane Callan, 60 Brighton Ave., Portland, Me.; Representing Portland; (Seat No. 116); housewife; Democrat; Residence during Session, Augusta, House, Room 612, Augusta, Me., Tel. MA 3-3821; Committees: Welfare; Engrossed Bills; Industrial and Recreational Development.

Kimball, Loren E., North East Harbor, Me.; Representing Cranberry Isles, Lamoine, Mount Desert, Southwest Harbor, Swans Island, Tremont, Long Island Pl.; (Seat No. 128); Hotel Co. president — Real Estate; Republican; Residence during Session, Augusta House, Room 615, Tel. MA 3-3821; Committees: State Government; Industrial and Recreational Development.

Knapp, Minnie E. C., 3 South St., Yarmouth, Me.; Representing North Yarmouth, Yarmouth; (Seat No. 90); Pharmacist; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Legal Affairs; Health and Institutional Services (Chairman).

Knight, John L., P. O. Box 2, Rockland, Maine; Representing Rockland; (Seat No. 2); Lawyer; Republican; Residence during Session at Home, Tel. LYric 4-4450; Committees: Elections (Chairman); Judiciary (Chairman).

L

Lacharite, Bertrand A., P. O. Box 462, Brunswick, Me.; Representing Brunswick; (Seat No. 130); Insurance Salesman; Democrat; Residence during Session, at Home, Tel. PA 5-2667; Committee: Liquor Control.

Lane, Melvin, 303 Main St., Waterville, Me.; Representing Waterville; (Seat No. 151); Meat Business; Democrat; Residence during Session, at Home; Committee: Agriculture.

Lantagne, Alfred, 204 Granite St., Biddeford, Me.; Representing Biddeford; (Seat No. 118); Retired; Democrat; Residence during Session, 1 Weston St., Tel. MA 3-4156; Committees: Retirements and Pensions; On Governor's Message.

Letourneau, Raymond J., 12 Payne St., Springvale, Me.; Representing Sanford; (Seat No. 95); Life Ins. Underwriter; Democrat; Residence during Session, 44 Chapel St., Tel. MA 3-9265; Committee: Taxation.

Levesque, Emilien A., 58 Mountain View St., Madawaska, Me.; Representing Frenchville, Madawaska, Saint Agatha; (Seat No. 19); Machinist; Democrat; Residence during Session, 16 Green St., Tel. MA 3-3062; Committee: Education.

Lincoln, Louise, Bethel, Me.; Representing Bethel, Gilead, Greenwood, Hanover, Newry, Stoneham, Stow, Upton, Lincoln Pl., Magalloway Pl.; (Seat No. 102); Housewife; Republican; Residence during Session, 56 Chapel St., Tel. MA 2-0956; Committee: Retirements and Pensions.

Linnekin, Carroll M., Limington, Me.; Representing Cornish, Limerick, Limington, Parsonsfield; (Seat No. 146); Store Keeper; Republican; Residence during Session, at Home, Tel. MÉRcury 7-2411; Committee: Transportation.

Littlefield, Carlton E., Hampden, Me.; Representing Hampden, Hermon; (Seat No. 46); Retired; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Election Laws.

Lowery, Charles R., 24 Pleasant St., Brunswick, Me.; Representing Brunswick; (Seat No. 73); Retail Wallpaper & Paint; Democrat; Residence during Session, At Home, Tel. Brunswick, PA 5-5361; Committee: Sea and Shore Fisheries.

M

MacGregor, Walter N., 44 Key St., Eastport, Me.; Representing Eastport, Pembroke, Perry, Robbinston; (Seat No. 10); Merchant; Republican; Residence during Session, Augusta House, Room 407, Tel. MA 3-3821; Committees: Towns and Counties; Veterans & Military Affairs.

Maddox, Edwin F., Vinalhaven, Me.; Representing Isle-au-Haut, North Haven, Saint George, Vinalhaven, Matinicus Isle Pl.; (Seat No. 38); Contractor-BUILDER; Republican; Residence during Session, 4 Amherst St., Augusta, Me., Tel. MA 3-3150; Committees: Constitutional State Reapportionment and Congressional Redistricting; Gubernatorial Vote; Sea and Shore Fisheries (Chairman).

Malenfant, Ernest, 69 Lincoln St., Lewiston, Me.; Representing Lewiston; (Seat No. 142); Railroad Man; Democrat; Residence during Session, at home, Tel. Lewiston, STate 4-7020; Committee: Welfare.

Matheson, Peter D., Mexico, Me.; Representing Dixfield, Mexico; (Seat No. 53); Ass't. Supervisor Materials Handling; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Natural Resources; Inform Governor of His Election.

Mathews, Philip J., 30 School St., Berwick, Me.; Representing Berwick, South Berwick; (Seat No. 89); Insurance Agent; Republican; Residence during Session, 6 School St., Tel. MA 2-0954; Committee: Election Laws (Chairman).

Maxwell, Sidney D., Box 511, Wilton, Me.; Representing Jay, Wilton; (Seat No. 92); Woodsman; Democrat; Residence during Session, at Home, Tel. Wilton 5-2344; Committee: Taxation.

Merrill, Leslie G., Stetson, Me.; Representing Corinna, Exeter, Newport, Stetson; (Seat No. 143); Fencing & Barrel Mfg.; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Inland Fisheries and Game.

Minsky, Norman, 46 Leighton St., Bangor, Me.; Representing Bangor; (Seat No. 80); Attorney; Republican; Residence during Session, 51 Green St., Tel. MA 3-3972; Committees: Industrial and Recreational Development; Legal Affairs (Chairman).

Moore, Robert E., Casco, Me.; Representing Casco, Windham; (Seat No. 101); Contractor; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Constitutional State Reapportionment and Congressional Redistricting; Inland Fisheries and Game (Chairman).

Morrill, Gardner R., Harrison, Me.; Representing Harrison, Naples, Otisfield; (Seat No. 12); Auctioneer; Republican; Residence during Session, c/o Mrs. Rickers, Meadow Rd., Augusta, Tel. MA 2-0907; Committees: Industrial and Recreational Development; Liquor Control.

Morse, J. Harland, Oakland, Me.; Representing Belgrade, Fayette, Mt. Vernon, Oakland, Rome, Vienna; (Seat No. 37); Merchant; Republican; Residence during Session, at home, Tel. Oakland, HO 5-2554; Committees: Business Legislation (Chairman), Rules and Business of the House; On Governor's Message.

N

Nadeau, Alphee L., 223 Pine St., Lewiston, Me.; Representing Lewiston; (Seat No. 67); Bus Operator; Democrat; Residence during Session, at Home; Committee: Transportation.

Nadeau, Napoleon L., 131 Hill St., Biddeford, Me.; Representing Biddeford; (Seat No. 48). Retired Grocer; Democrat; Residence during Session, 13 Glenwood Ave., Augusta, Me., Tel. MA 2-1064; Committee: Highways.

Noel, Joseph E., 86 Summer St., Waterville, Me.; Representing Waterville; (Seat No. 137); Paper Maker; Democrat; Residence during Session, At home, Tel. Waterville, TR 2-6639; Committee: State Government.

P

Perry, T. B., Easton, Me.; Representing Chapman, Easton, Mapleton, Wade, Westfield; (Seat No. 65); Farmer; Republican; Residence during Session, 11 Western Ave., Tel. MA 2-0421; Committee: Natural Resources.

Philbrick, Harry B., Route 4, Augusta, Me.; Representing Augusta; (Seat No. 60); Town Mgr.; Republican; Residence during Session, at Home, Tel. MA 2-2681; Committee: Welfare.

Philbrick, Samuel W., 454 State St., Bangor, Me.; Representing Bangor; (Seat No. 148); Investment Securities; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Highways; Gubernatorial Vote; On Governor's Message.

Pike, Sumner T., Lubec, Me.; Representing Lubec; (Seat No. 100); Retired; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Public Utilities; Sea and Shore Fisheries.

Plante, Jerome G., Old Orchard Beach, Me.; Representing Old Orchard Beach; (Seat No. 150); Democrat; Committees: Appropriations and Financial Affairs; Leave of Absence.

Poirier, Leo N., Van Buren, Maine; Representing Grand Isle, Van Buren; (Seat No. 43); Retired; Democrat; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Agriculture.

Prince, Sanford Jack, Jr., Orr's Island (Harpswell), Me.; Representing Cumberland, Harpswell; (Seat No. 147); Real Estate Broker & Merchant; Republican; Committees: Sea and Shore Fisheries; Constitutional State Reapportionment and Congressional Redistricting.

Prue, Herman F., Ashland, Me.; Representing Ashland, Castle Hill, Masardis, Portage Lake, Garfield Pl., Nashville Pl., Oxbow Pl.; (Seat No. 28); President Prue Oil Co.; Democrat; Residence during Session, 43 State St., Apt 15, Tel. MA 3-8237; Committee: Highway.

R

Rust, Myron D., York, Me.; Representing Eliot, York; (Seat No. 98); Attorney; Republican; Residence during Session, 54 Green St., Tel. MA 2-0698; Committees: Judiciary; Elections.

S

Schulten, T. Tarpy, Woolwich, Me.; Representing Arrowsic, Phippsburg, Topsham, West Bath, Woolwich; (Seat No. 18); Farming; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Sea and Shore Fisheries.

Sevigny, Romeo, 161 Cleaves St., Biddeford, Me.; Representing Biddeford; (Seat No. 76); Guard; Democrat; Residence during Session, 1 Weston St., Tel. MA 3-4156; Committee: Sea and Shore Fisheries.

Shaw, Mrs. Esther L., Chelsea, R. F. D. 2, Gardiner, Me.; Representing Chelsea, Farmingdale, Randolph; (Seat No. 58); Former reporter-photographer; Republican; Residence during Session, at home, Gardiner 252-14; Committee: Towns and Counties.

Shepard, Natalie A., Stonington, Me.; Representing Brooklin, Brooksville, Deer Isle, Sedgwick, Stonington; (Seat No. 70); Insurance and Real Estate; Republican; Residence during Session, 70 Sewall St., Augusta, Tel. MA 2-1287; Committees: Business Legislation; Ways and Means.

Sirois, Theodore W., 236 Franklin St., Rumford, Me.; Representing Andover, Byron, Roxbury, Rumford; (Seat No. 81); Retail Merchant; Democrat; Residence during Session, at Home, Tel. 364-4-2409; Committees: Education; Constitutional State Reapportionment and Congressional Redistricting.

Smith, Edwin R., Bar Harbor, Me.; Representing Bar Harbor, Hancock, Trenton; (Seat No. 134); Lawyer; Republican; Residence during Session, Worster House, Hallowell, Tel. MA 3-4577; Committees: Judiciary; Elections.

Smith, Ernest D., Strong, Me.; Representing Avon, Carthage, Industry, Madrid, New Vineyard, Phillips, Strong, Weld; (Seat No. 56); Clergyman; Republican; Residence during Session, 19 Bunker Ave., Fairfield, Tel. GL 3-6447; Committee: Welfare.

Smith, Marguerite H., 226 Grey Road, Falmouth, Me.; Representing Falmouth; (Seat No. 115); Restaurateur; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Appropriations and Financial Affairs.

Sproul, Margaret, Bristol, P. O. Pemaquid, Me.; Representing Boothbay, Boothbay Harbor, Bristol, South Bristol, Southport, Monhegan Pl.; (Seat No. 31); Lawyer; Republican; Res. during Session, at Home, Tel. New Harbor ORange 7-2641; Committee: Legal Affairs.

Stevens, Leonard L., 162 Brentwood St., Portland, Me.; Representing Portland; (Seat No. 9); Real Estate Broker-Grocer; Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committees: Veterans and Military Affairs, Leave of Absence, Liquor Control.

Stewart, Harold L., Box 773, Presque Isle, Me.; Representing Presque Isle; Republican; (Seat No. 114); Attorney; Residence during Session, Senator Motel, MA 2-5804; Committees: Constitutional State Reapportionment and Congressional Redistricting; Gubernatorial Vote; Legal Affairs.

Storm, Arnold G., Sherman, Me.; Representing Benedicta, Crystal, Dyer Brook, Hersey, Island Falls, Merrill, Oakfield, Sherman, Smyrna, Macwahoc Pl., Moro Pl.; (Seat No. 71); Insurance; Republican; Residence during Session, 2 Weston St., Tel. MA 3-4005; Committee: Welfare (Chairman).

Sweet, Galen A., Howland, Me.; Representing Enfield, Howland, Lincoln; (Seat No. 129); Republican; Residence during Session, Augusta House, Tel. MA 3-3821; Committee: Health and Institutional Services.

T

Tardiff, Roland R., 30 Charles St., Lewiston, Me.; Representing Lewiston; (Seat No. 140); Disabled Veteran; Democrat; Residence during Session, at Home, Tel. SState 2-6581; Committee: Veterans & Military Affairs.

Thaanum, Peter A., Winthrop, Me.; Representing Monmouth, Readfield, Wayne, Winthrop; (Seat No. 61); Retired; Republican; Residence during Session, at Home, Tel. ESsex 7-2959; Committee: Labor.

Thornton, L. Ernest, Belfast, Me.; Representing Belfast; (Seat No. 24); Attorney at Law; Republican; Residence during Session, at Home, Tel. 440-W; Committees: Judiciary; Elections.

Turner, Benjamin A., Fletcher Road, Auburn, Me.; Representing Auburn; (Seat No. 15); Farmer; Republican; Residence during Session, State St., c/o A. Martin, Tel. MA 3-8010; Committees: Highways (Chairman); Ways and Means (Chairman).

Tweedie, Walter F., Mars Hill, Me.; Representing Blaine, Bridgewater, Mars Hill, Monticello, E Plantation; (Seat No. 104); Life Insurance Underwriter; Republican; Residence during Session, Senator Motel, MA 3-5804; Committees: Towns and Counties; Industrial and Recreational Development; On Governor's Message.

Tyndale, Elmont S., Emmons Clock Farm, Kennebunkport, Me.; Representing Kennebunk, Kennebunkport; (Seat No. 141); Electrical Engineer (Research); Republican; Residence during Session, Augusta House, MA 3-3821; Committees: Public Utilities; Sea and Shore Fisheries.

V

Vaughn, Mary S., Peru, Me.; Representing Buckfield, Canton, Hartford, Hebron, Peru, Sumner; (Seat No. 36); Town Official; Republican; Residence during Session, at Home, Tel. 562-7383; Committee: Election Laws.

W

Wade, Gerry, Skowhegan, Me.; Representing Skowhegan; (Seat No. 94); Retired; Republican; Residence during Session, Worster House, Tel. MA 3-4577; Committees: Inland Fisheries and Game, Engrossed Bills.

Walker, Fred M., East Brownfield, Me.; Representing Brownfield, Denmark, Fryeburg, Hiram, Porter, Sweden; (Seat No. 111); Retired; Republican; Residence during Session, 629 Riverside Drive, Tel. MA 3-3745; Committee: Retirements and Pensions.

Walls, Howard P., Millinocket, Me.; Representing Millinocket; (Seat No. 139); Retired Papermill Foreman; Democrat; Residence during Session, 17 Green St.; Committees: Inland Fisheries and Game; Constitutional State Reapportionment and Congressional Redistricting; Gubernatorial Vote.

Waltz, Stanley G., Waldoboro, Me.; Representing Alna, Jefferson, Newcastle, Waldoboro, Whitefield, Somerville Pl.; (Seat No. 85); Retired Army Officer; Republican; Residence during Session, at Home; Committee: Veterans and Military Affairs.

Waterman, Charles E., RFD #3, Auburn, Me.; Representing Auburn; (Seat No. 126); Farmer; Republican; Residence during Session, 241 State St., Tel. MA 3-8010; Committee: Taxation.

Wellman, Bradford S., 166 Webster Ave., Bangor, Me.; Representing Bangor; (Seat No. 66); Attorney; Republican; Residence during Session, 51 Green St., Tel. MA 3-3972; Committee: Appropriations and Financial Affairs.

Westerfield, David H., Liberty, Me.; Representing Belmont, Freedom, Knox, Liberty, Lincolnville, Montville, Morrill, Northport, Palermo, Searsmont; (Seat No. 26); Developments; Republican; Residence during Session, at Home, Tel. LU 9-2128; Committee: Public Utilities.

Wheaton, Robert H., Princeton, Me.; Representing Alexander, Baileyville, Crawford, Danforth, Princeton, Talmadge, Topsfield, Vanceboro, Waite, Codyville Pl., Grand Lake Stream Pl., No. 21 Pl.; (Seat No. 11); Merchant; Republican; Residence during Session, Sportsmans Tourist Home, 39 Water St., Hallowell, Tel. MA 2-1036; Committees: Taxation; Leave of Absence.

Whitman, Gilman B., Bryant Pond, Me.; Representing Paris, West Paris, Woodstock; (Seat No. 21, Assistant Majority Leader); Carpenter; Republican; Residence during Session, 18 Green St., Tel. MA 3-8183; Committees: Reference of Bills, State Government, Bills in the Third Reading (Chairman).

Whitney, William G., Winn, Me.; Representing Burlington, Greenbush, Lee, Lowell, Mattawamkeag, Milford, Passadumkeag, Springfield, Winn, Carroll Pl., Drew Pl., Grand Falls Pl., Lakeville Pl., Prentiss Pl., Webster Pl.; (Seat No. 106); Insurance; Republican; Residence during Session, 15 Military Ave., Fairfield, Me., Tel. GLOBE 3-6308. Committee: Transportation.

Williams, Harry R., Hodgdon, Me., Tel. Houlton 4083; Representing Amity, Bancroft, Haynesville, Hodgdon, Linneus, Littleton, Ludlow, New Limerick, Orient, Weston, Cary Pl., Glenwood Pl., Hammond Pl., Reed Pl.; (Seat No. 119); Farmer; Republican; Residence during Session, 26C Sewall St.; Committee: Natural Resources (Chairman).

Winchenpaw, Ralph E., Friendship, Me.; Representing Cushing, Friendship, Owl's Head, South Thomaston, Thomaston; (Seat No. 50); Star Route Contractor; Republican; Residence during Session, 45 So. Chestnut St., Tel. MA 3-8551; Committees: Labor (Chairman); Inform Governor of His Election.

Wood, Myron E., Brooks, Me.; Representing Brooks, Burnham, Jackson, Monroe, Swanville, Thorndike, Troy, Unity, Waldo; (Seat No. 13); Carpenter and Farmer; Republican; Residence during Session, at Home, Tel. Brooks PA 2-4756; Committees: Retirements and Pensions, Leave of Absence.

Y

Young, Byron P., West Gouldsboro, Me.; Representing Amherst, Aurora, Eastbrook, Franklin, Gouldsboro, Mariaville, Otis, Sorrento, Sullivan, Waltham, Winter Harbor, Osborn Pl., No. 33 Pl.; (Seat No. 34); Caretaker; Republican; Residence during Session, 9 Western Ave., Tel. MA 3-9684; Committees: Sea and Shore Fisheries; On Governor's Message.

**DIRECTORY OF THE OFFICERS OF THE
HOUSE OF REPRESENTATIVES**

- SPEAKER**—VINAL G. GOOD, East Sebago; residence during session, 49 Winthrop Street, Augusta, Tel. MA 3-3422; Speaker's Office at State House, Tel. MA 3-4511, Extension 403.
- CLERK**—HARVEY R. PEASE, Wiscasset; residence during session, 59 Fairview Avenue, Augusta, Tel. MA 2-0005; Clerk's Office at State House, Tel. MA 3-4511, Extension 400, 401 and 402.
- ASSISTANT CLERK**—ROY S. HUMPHREY, Augusta; residence during session, at home, Tel. MA 2-2707; Clerk's Office at State House, Tel. MA 3-4511, Extension 402.
- SERGEANT-AT-ARMS**—CHARLES S. HULBERT, Patten; residence during session, 26 Sewall Street, Augusta, Tel. MA 2-0464.
- ASSISTANT SERGEANT-AT-ARMS**—LOUIS COLLINS, Augusta, Tel. MA 2-0287; residence during session, at home, 12 Church Street, Augusta.
- DOORKEEPER**—CLARENCE P. CHASE, Belgrade; residence during session, at home, Tel. HY 5-3829.
- PAGE**—THOMAS W. HAYES, Y.M.C.A., Augusta; residence during session, Y.M.C.A. Tel. MA 3-3422.
- PAGE**—LAWRENCE D. RONCO, 14 Granite Street, Augusta, Tel. MA 2-0400; residence during session, at home.
- DOCUMENT CLERK**—RILEY M. CAMPBELL, Guilford; residence during session, 16 Green Street, Augusta, Tel. MA 3-3062; Document Room at State House, Tel. MA 3-4511, Extension 635.
- SECRETARY TO CLERK**—MRS. BERTHA W. JOHNSON, Baring; residence during session, 7 Columbia Street, Augusta, Tel. MA 3-3736.
- SECRETARY TO CLERK**—MRS. MARGARET B. MISKAVAGE, 6 Malta Street, Augusta, Tel. MA 2-0069; residence during session, at home.
- SECRETARY TO ASSISTANT CLERK**—MISS ELIZABETH L. FAULKNER, 49½ Chapel Street, Augusta, Tel. MA 3-4943; residence during session, at home.
- LEGISLATIVE DOCKET CLERK**—MRS. REGIS T. STROUT, 78 Central Street, Gardiner, residence during session, at home, Tel. Gardiner 50; Clerk's Office at State House, Tel. MA 3-4511, Extension 401.
- ASSISTANT LEGISLATIVE DOCKET CLERK**—MRS. DORRIS R. KENERSON, 29 Northern Avenue, Gardiner; residence during session, at home, Tel. Gardiner 1332.

JOURNAL COPY CLERK—MRS. LILA E. PETERSON, M. R. 2, Old Winthrop Road, Augusta; residence during session, at home, Tel. MA 2-2894.

AMENDMENT CLERK—MRS. LOUISE R. LASSELLE, 62 Windsor Street, Randolph, Tel. Gardiner 1379; residence during session, at home.

SECRETARY TO SPEAKER—MRS. JANE F. DELAHUNTY, 51 Lincoln Street, Augusta; residence during session, at home, Tel. MA 2-0854.

HOUSE REPORTER—RAYMOND O. GIDNEY, Jr., East Vassalboro; residence during session, at home, Tel. E. Vassalboro 92-33581.

ASSISTANT HOUSE REPORTER—MRS. GRETA H. MERRILL, 7 School Street, Augusta; residence during session, at home, Tel. MA 3-3836.

TRANSCRIBING CLERK—HOWARD M. CUNNINGHAM, R. #1, Augusta; residence during session, at home, Tel. MA 2-5266.

POLITICAL ORGANIZATION OF THE HOUSE

Majority Party: Republican

Majority Leader—John L. Baxter, Jr., Pittsfield; residence during session, Augusta House, Tel. MA 3-3821; Majority Floor Leader's Office at State House, Room 303, Tel. MA 3-4511, Extension 619.

Assistant Majority Leader—Gilman B. Whitman, Bryant Pond; residence during session, 18 Green Street, Augusta, Tel. MA 3-8183; Majority Floor Leader's Office at State House, Room 303, Tel. MA 3-4511, Extension 619.

Clerk-Stenographer—Mrs. Patricia A. Rollins, 30 Purinton Avenue, Augusta; residence during session, at home, Tel. MA 2-0012; Majority Floor Leader's Office at State House, Room 303, Tel. MA 3-4511, Extension 619.

Minority Party: Democrat

Minority Leader—Irving D. Fogg, Madison; residence during session, 39 Water Street, Hallowell, Tel. MA 2-1036; Minority Floor Leader's Office at State House, Room 314, Tel. MA 3-4511, Extension 466.

Assistant Minority Leader—Jerome G. Plante, Old Orchard Beach; Minority Floor Leader's Office at State House, Room 314, Tel. MA 3-4511, Extension 466.

Clerk-Stenographer—Mrs. Marguerite G. Robinson, Old Orchard Beach; Minority Floor Leader's Office at State House, Room 314, Tel. MA 3-4511, Extension 466.

STANDING COMMITTEES OF THE HOUSE—1961**Ways and Means**

Turner of Auburn	Gardner of Orono
Albair of Caribou	Baxter of Pittsfield
Hutchins of Kingfield	Fogg of Madison
Shepard of Stonington	

Leave of Absence

Edwards of	Stevens of Portland
Stockton Springs	Wheaton of Princeton
Harrington of Patten	Plante of
Wood of Brooks	Old Orchard Beach
Bearce of Bucksport	

Rules and Business of the House

The Speaker Ex Officio	Morse of Oakland
Cox of Dexter	Boissonneau of Westbrook

Bills in the Third Reading

Whitman of Woodstock	Hinds of South Portland
Dennett of Kittery	Dunn of Poland
Davis of Calais	Burns of Westbrook
Hughes of St. Albans	

Engrossed Bills

Curtis of Bowdoinham	Brewer of Bath
Hanson of Lebanon	Kilroy of Portland
Crockett of Freeport	Dostie of Winslow
Wade of Skowhegan	

Elections

Knight of Rockland	Rust of Kittery
Cox of Dexter	Berman of Auburn
Smith of Bar Harbor	Beane of Augusta
Thornton of Belfast	

RULES OF THE HOUSE

DUTIES AND POWERS OF THE SPEAKER

1. It shall be the duty of the Speaker to take the chair at the hour to which the House shall have adjourned, call the members to order, and after the appearance of a quorum, cause the journal of the preceding day to be read;

To announce the business before the House in the order in which it is to be acted upon;

To receive and submit to vote all motions and propositions regularly moved or that necessarily arise in the course of proceedings, and announce the result;

To restrain the members when engaged in debate, within the rules of order, and to enforce on all occasions, the observance of order and decorum among the members;

To decide all questions of order, subject to an appeal to the House;

To receive all messages and other communications and announce them to the House;

To authenticate by his signature bills that have passed to be enacted and resolves finally passed;

To name the members who are to serve on committees, unless the House otherwise direct;

To appoint the member who shall take the chair when the House has determined to go into committee of the whole;

And to name a member to perform his duties during his absence for a time not exceeding the remainder of the day.

And to appoint a Clerk and an Assistant Clerk of the House to fill any vacancy that may occur in said offices while the Legislature is not in session, to serve until the House in session shall elect a Clerk or Assistant Clerk.

2. The Speaker may address the House on points of order, in preference to other members; and may vote in all cases.

DUTIES OF THE CLERK

3. The Clerk shall keep a journal of what is done by the House; read papers when required by the House or Speaker; call the roll alphabetically, and note the answers of members, when the House orders or when a question is taken by yeas and nays; notify committees of their appointment and of the business referred to them; authenticate by his signature all the orders and proceedings of the House not authenticated by the Speaker; have charge of all the documents and papers of every kind confided to the care of the House; bear all messages and transmit all papers from the House to the Governor or to the Senate, unless the House shall otherwise order; make up the pay-roll of the members; and in the absence of the Speaker at the hour for meeting, shall preside until a Speaker pro tem be chosen; and at the close of the session shall file in an orderly manner all papers and documents in possession of the House, passed upon or received during the session; and at the commencement of the next legislature shall preside until

the election of Speaker; and record the doings of the House until a new Clerk shall be chosen and qualified; and in the absence of the Clerk, the Assistant Clerk shall be Clerk pro tempore, with power to appoint an assistant.

CHAPLAINS

4. Every morning the House or assembling shall join with the Chaplains in religious service followed by the National Anthem on the first Legislative day of each week.

5. The Chaplains may change duties with each other or with the Chaplains of the Senate.

MONITORS

6. One monitor shall be appointed by the Speaker for each division of the House, whose duty shall be to see to the observance of the rules of the House, and on demand of the Speaker, to return the number of votes and members in his division.

7. If any member shall transgress any of the rules of the House, and persist therein, after being notified thereof by any monitor, it shall be the duty of such monitor to give information thereof to the House.

COMMITTEES

8. The following standing committees shall be appointed at the commencement of the session, whose duty shall be to consider all subjects referred to them and report thereon:

On Ways and Means,
On Leave of Absence,
On Bills in the Third Reading,
On Engrossed Bills,
On Elections,

To consist of one member from each county.

On Rules and Business of the House,

To consist of three members and the Speaker ex officio.

9. In all elections by ballot, of committees of the House, the persons having the highest number of votes shall act as chairman. In case two or more persons receive the same number of votes, the committee by a majority of their members shall elect a chairman.

RIGHTS AND DUTIES OF MEMBERS

10. The seat which a member draws at the commencement of the session shall be his during the session, unless he shall have leave of the Speaker to change it and no other person shall be permitted to occupy a member's seat at any time during a session of the House.

11. No member shall sit at the desk of the Speaker or Clerk, except by the permission of the Speaker.

12. When two or more members rise at the same time, the Speaker shall name the person to speak, but in all cases the member who shall rise first and address the Chair shall speak first.

13. No member shall interrupt another while speaking, except to call to order or correct a mistake.

14. No member shall speak more than twice to the same question, without first asking leave of the House.

15. No member shall speak out of his place without leave from the Chair, nor without first rising and addressing the Speaker; and he shall sit down as soon as he has done speaking.

16. No member shall act as counsel for any party, before a joint committee of the legislature, or a committee of the House.

17. No member shall be allowed to stand up to the interruption of another while any member is speaking, or pass unnecessarily between the Speaker of the House and the person speaking; or stand in an alley, or sit or stand covered, during the session of the House.

18. Every member shall make out and deliver to the Clerk or to the Committee on Pay-roll a statement of the number of miles usually travelled in going from his residence to the seat of government.

19. Every member who shall neglect to give his attendance to the House for more than six days after the session commences shall, on making his appearance therein be held to render the reason for such neglect; and in case the reason assigned shall be deemed by the House sufficient, such member shall be entitled to receive pay for his travel, and not otherwise; and no member shall be absent more than two days without leave of the House; and no member shall have such leave, unless it be reported by the committee on leave of absence; and no leave of absence shall avail any member who retains his seat more than five days from the time the same was obtained.

20. Any member having obtained leave of absence, and having in his possession any papers relating to the business before the House, shall leave the same with the Clerk.

21. When any member shall be guilty of a breach of any of the rules and orders of the House and the House has determined he has so transgressed, he shall not be allowed to vote or speak, unless by way of excuse for the same, until he has made satisfaction.

22. Every member who shall be in the House when a question is put where he is not excluded by interest shall give his vote, unless the House for special reasons shall excuse him, and when yeas and nays are ordered, no member shall leave his seat until the vote is declared; in all elections by the House, or on joint ballot of the two houses, no member shall leave his seat, after voting, before a return of the House is had.

23. When the galleries shall be ordered to be cleared or shut, the matter which may occasion such order shall be kept secret by each member, until the House shall order such injunction of secrecy to be taken off.

24. No person not a member or officer of the House, except members of the Senate, its secretary and assistants, the Governor and Council, heads of state de-

partments and bureaus, Judges of the Supreme Judicial Court, Chaplains of the Senate and reporters of the proceedings and debates of the House, shall be admitted within the Representatives' hall, unless invited by some member of the House. While the House is in session only members and officers of the House and officers of the Senate on official business shall be admitted inside the rail, except members of the press, who shall occupy places at the press table, and except guests bearing cards issued by the Speaker.

25. Smoking is prohibited in the Hall of the House of Representatives while the House is in session.

PROCEEDINGS AND DEBATES

26. After reading of the journal, the following shall be the order of business:

1st. Senate papers, and first reading of accompanying bills and resolves.

2d. Messages and documents from the executive and heads of departments.

3d. Reception of petitions, bills and resolves requiring reference to any committee.

4th. Orders.

5th. Reports of committees and first reading of accompanying bills and resolves.

6th. First reading of bills and resolves printed under the rules.

7th. Bills and resolves reported by Committee on Bills in the Third Reading, and on their passage to be engrossed.

8th. Bills on their passage to be enacted.

9th. Orders of the day.

The Speaker shall announce each item of business in its turn, and no paper shall be taken up out of its regular order, except by the unanimous consent of the House. No business shall be transacted in the House after the hour of 9:00 p.m. The orders of the day shall take precedence of all other business at the expiration of the morning hour.

27. It shall be the duty of the Clerk to make up daily a calendar of bills, resolves and other papers, assigned for that day's consideration, and also a calendar of bills and resolves which have had their first reading, and showing the disposition that has been made of each.

28. The unfinished business in which the House was engaged at the time of the last adjournment, shall have preference in the orders of the day and shall continue to be among the orders of the day for each succeeding day until disposed of and no motion or other business shall be received, without special leave of the House, until the former is disposed of.

29. When a question is under debate no motion shall be received but—

1st. To adjourn.

2d. To lay on the table.

- 3d. For the previous question.
- 4th. To commit.
- 5th. To postpone to a day certain.
- 6th. To amend.
- 7th. To postpone indefinitely.

which several motions shall have precedence in the order in which they are arranged.

Questions of concurrence or otherwise with the Senate shall have precedence of each other in the following order:

- 1st. To recede.
- 2d. To concur.
- 3d. To insist.
- 4th. To adhere.

30. A motion to adjourn shall always be first in order, and shall be decided without debate.

31. A vote to lay a proposition on the table shall not preclude the further consideration of it on the same day.

32. When motion for the previous question is made, the consent of one-third of the members present shall be necessary to authorize the Speaker to entertain it. No debate shall be allowed until the matter of consent is determined. The previous question shall be submitted in the following words: Shall the main question be put now? No member shall speak more than five minutes on the motion for the previous question, and while that question is pending a motion to lay on the table shall be decided without debate. A call for the yeas and nays, or for division of a question, shall be in order after the main question has been ordered to be put. After the adoption of the previous question, the vote shall be taken forthwith upon amendments, and then upon the main question.

33. Propositions to amend by striking out and inserting dates, numbers and sums, are not divisible; but all propositions, otherwise divisible, shall be divided at the request of any ten members. A motion to strike out being lost, shall neither preclude amendments, nor a motion to strike out and insert.

34. In filling blanks and assigning times for the consideration of business, the largest sum and longest time shall be put first.

35. When a proposition consists of several paragraphs or sections, amendment of one of them shall not preclude amendment of a prior paragraph or section.

36. No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment.

No amendment to a bill or resolve shall be acted upon by the House until the same has been printed or reproduced and distributed to the members under the direction of the Clerk of the House, unless the

same shall bear the recommendation of the Committee on Rules and Business of the House that such printing or reproduction be dispensed with; and any amendment not so printed or reproduced or bearing such recommendation, shall lie on the table until printed or reproduced or until said Committee has recommended that such printing or reproduction be dispensed with. All amendments presented or filed with the Clerk for printing or reproduction shall bear the signature of the member presenting or filing the same.

37. After a motion or order is stated or read by the Speaker, and seconded, it shall be regarded as in the possession of the House, and shall be disposed of by the vote of the House. But any motion or order may be withdrawn by the mover at any time before a decision or amendment, except a motion to reconsider, which shall not be withdrawn except by consent of the House.

38. Every motion shall be reduced to writing, if required by the Speaker or by any member.

39. No member shall be permitted to lay a motion in writing on the table, until he shall have read the same in his place.

40. When a vote having been declared by the Speaker, is doubted, the members for and against the question, when called on by the Speaker, shall rise and stand till they are counted, and the vote made certain without further debate. But a call for the yeas and nays shall be in order at any time before such a vote is made certain and declared.

41. When a motion has once been made and carried in the affirmative or negative, it shall not be in order for any member who voted in the minority to move a reconsideration thereof; but any member who voted with the majority, or in the negative on a tie vote, may move to reconsider on the same or succeeding day. A motion to reconsider shall not be postponed or laid on the table without a certain time assigned for its further consideration. When a motion for reconsideration has been decided the vote shall not be reconsidered. A motion to reconsider shall not be in order more than once on the same question.

42. When a member shall move or give notice of his intention to move, a reconsideration of any vote, the papers to which the motion relates shall remain in possession of the Clerk until the question of reconsideration shall have been decided, or the right to move such a question is lost.

43. In all elections by ballot, of the House, a time shall be assigned for such election, at least one day previous thereto.

44. When the reading of a paper is called for which has been before read to the House, and the same is objected to by any member, the question of reading shall be determined by a vote of the House.

45. Every question of order which shall be decided on appeal shall be entered on the journal of the House with the decision thereon.

46. A proposition to require the opinion of the judges of the Supreme Court, as provided by the Constitution, shall not be acted upon until the next day after such proposition is made.

47. All petitions, memorials and other papers addressed to the House, and all bills and resolves to be introduced in the House, shall bear the signature of the member or member-elect presenting them and a brief descriptive title and shall be deposited by the member presenting them in a box placed for that purpose in front of the Clerk's desk, unless otherwise provided under the rules. All such petitions, memorials, papers, bills and resolves, which are deposited in said box before one o'clock in the afternoon of each day shall be removed therefrom by the Clerk, and shall be introduced and received in the House on the following day, at which time they shall be presented to the House by the Speaker or such other person as the Speaker may request, and referred to the proper committees, unless the House shall otherwise order.

48. All bills in their third reading, and resolves in their second reading shall be committed to the standing Committee on Bills in the Third Reading, to be by them examined and corrected. The director of legislative research shall be the clerk to the committee on bills in the third reading.

49. All resolves appropriating money or land, shall have their second reading on such day subsequent to that of their first reading as the House may assign.

50. All engrossed bills and resolves shall be committed to the Standing Committee on Engrossed Bills to be strictly examined; and if found by them to be truly and strictly engrossed, they shall so report to the House, and the question shall be taken without any further reading, unless on motion of any member, a majority of the House shall be in favor of reading the same as engrossed.

51. Every bill or resolve, providing for the grant of money, land, or other public property, which may be laid on the table by leave, and any report of a grant, shall be accompanied by a written statement of facts in each case; and no such bill or resolve shall be considered before such statement is made, or pass without being read on two several days.

52. No new bill or resolve of a public nature shall be received, except it be reported by a committee, unless the House otherwise order, and all bills and resolves not reported by a committee, shall be laid upon the table for one day, before further action thereon.

53. No act or resolve shall be passed affecting the rights of individuals or corporations, without previous notice to such individuals or corporations.

54. No bill shall pass to be engrossed until it shall have had three several readings: the time for the second and third readings shall be assigned by the House; but if no objection is made, the second reading may be by the title, and at the time of the first. Every resolve which shall require the approval of the

Governor, shall have two several readings; and the second reading shall be subject to the provisions of the third reading of bills.

55. No engrossed bill or resolve shall be sent to the Senate, without notice thereof being given to the House by the Speaker.

56. When a bill or resolve shall be returned by the Governor with his objections, the question shall be stated by the Chair, Shall this bill become a law notwithstanding the objections of the Governor? and the same in substance in case of a resolve; which question may be postponed to a day within the session, not exceeding one week, or may be committed. But no other question shall apply to bills and resolves originating in either branch.

57. The rules of parliamentary practice comprised in Reed's Rules, shall govern the House in all cases to which they are applicable, and in which they are not inconsistent with the standing rules and orders of the House, and the joint rules of the Senate and House of Representatives

58. No rule or order of the House shall be dispensed with unless two-thirds of the members present shall consent thereto.

59. No rule or order of the House shall be altered or repealed, nor shall any new standing rule or order be adopted, unless one day's previous notice thereof be given in each case; and such notice shall be entered on the journal.

JOINT SELECT COMMITTEES

On Gubernatorial Vote

S—Christie of Aroostook	H—Kennedy of Milbridge
Porteous of Cumberland	Philbrick of Bangor
Gilbert of Kennebec	Johnson of Smithfield
Chase of Lincoln	Maddox of Vinalhaven
Ferguson of Oxford	Stewart of Presque Isle
Carpenter of Somerset	Walls of Millinocket
Brewster of York	Burns of Westbrook

To Inform Governor of His Election

S—Stanley of Penobscot	H—Hughes of St. Albans
Lord of Cumberland	Matheson of Mexico
Boisvert of	Humphrey of Augusta
Androscoggin	Winchenpaw of
	Friendship
	Hancock of Nobleboro
	Bearce of Bucksport
	Cyr of Fort Kent

On Governor's Message

S—Brown of Hancock	H—Berman of Auburn
Davis of Cumberland	Philbrick of Bangor
Brewster of York	Young of Gouldsboro
	Morse of Oakland
	Hague of Gorham
	Tweedie of Mars Hill
	Lantagne of Biddeford

**Constitutional State Reapportionment and
Congressional Redistricting**

S—Stanley of Penobscot	H—Kennedy of Milbridge
Davis of Cumberland	Dennett of Kittery
Wyman of Washington	Moore of Casco
Noyes of Franklin	Maddox of Vinalhaven
Jacques of	Chapman of Gardiner
Androscoggin	Prince of Harpswell
	Stewart of Presque Isle
	Fogg of Madison
	Walls of Millinocket
	Sirois of Rumford

STATE OF MAINE
100TH LEGISLATURE
1961

JOINT STANDING COMMITTEES

Agriculture

- Senate: Parker of Piscataquis
Pike of Oxford
Chase of Lincoln
- House: Gardner of Orono
Harrington of Patten
Hopkinson of Fort Fairfield
Boothby of Livermore Falls
Coulthard of Scarborough
Lane of Waterville
Poirier of Van Buren

Appropriations and Financial Affairs

- Senate: Davis of Cumberland
Stanley of Penobscot
Sampson of Somerset
- House: Bragdon of Perham
Smith of Falmouth
Wellman of Bangor
Davis of Calais
Drake of Bath
Jalbert of Lewiston
Plante of Old Orchard Beach

Business Legislation

- Senate: Brown of Hancock
Porteous of Cumberland
Chase of Lincoln
- House: Morse of Oakland
Shepard of Stonington
Choate of Hallowell
Edwards of Stockton Springs
Hughes of St. Albans
Johnson of Smithfield
Bernard of Sanford

Claims

- Senate: Porteous of Cumberland
Brewster of York
Parker of Piscataquis
- House: Hughes of St. Albans
Brewer of Bath
Anderson of Greenville
Hague of Gorham
Hutchins of Kingfield
Johnson of Stockholm
Gallant of Eagle Lake

Education

- Senate: Bates of Penobscot
Brooks of Cumberland
Sampson of Somerset

House: Hanson of Lebanon
 Estey of Portland
 Curtis of Bowdoinham
 Durgin of Raymond
 Hichborn of Medford
 Sirois of Rumford
 Levesque of Madawaska

Election Laws

Senate: Edgar of Hancock
 Erwin of York
 Brooks of Cumberland

House: Mathews of Berwick
 Vaughn of Peru
 Buckley of Leeds
 Littlefield of Hampden
 Brown of Vassalboro
 Binnette of Old Town
 Fogg of Madison

Health and Institutional Services

Senate: Lord of Cumberland
 Carpenter of Somerset
 Marden of Kennebec

House: Knapp of Yarmouth
 Danes of South Portland
 Kennedy of Milbridge
 Gill of South Portland
 Hartshorn of Buxton
 Swett of Howland
 Hendricks of Portland

Highways

Senate: Cole of Waldo
 Ferguson of Oxford
 Brown of Hancock

House: Turner of Auburn
 Crockett of Freeport
 Carter of Etna
 Dennison of East Machias
 Philbrick of Bangor
 Nadeau of Biddeford
 Prue of Ashland

Industrial and Recreational Development

Senate: Lovell of York
 Noyes of Franklin
 Jacques of Androscoggin

House: Hardy of Hope
 Minsky of Bangor
 Tweedie of Mars Hill
 Kimball of Mount Desert
 Merrill of Harrison
 Kilroy of Portland
 Jobin of Rumford

Inland Fisheries and Game

- Senate: Carpenter of Somerset
Cyr of Aroostook
Stilphen of Knox
- House: Moore of Casco
Anderson of Ellsworth
Dodge of Guilford
Wade of Skowhegan
Hanson of Bradford
Merrill of Stetson
Walls of Millinocket

Judiciary

- Senate: Erwin of York
Boardman of Washington
Marden of Kennebec
- House: Knight of Rockland
Rust of York
Berman of Auburn
Cox of Dexter
Smith of Bar Harbor
Thornton of Belfast
Beane of Augusta

Labor

- Senate: Mayo of Sagadahoc
Edmunds of Aroostook
Couture of Androscoggin
- House: Winchenpaw of Friendship
Hardy of Hope
Brown of South Portland
Hancock of Nobleboro
Thaanum of Winthrop
Jobin of Rumford
Boissonneau of Westbrook

Legal Affairs

- Senate: Farris of Kennebec
Noyes of Franklin
Lord of Cumberland
- House: Minsky of Bangor
Sproul of Bristol
Berman of Houlton
Stewart of Presque Isle
Knapp of Yarmouth
Kellam of Portland
Briggs of Portland

Liquor Control

- Senate: Christie of Aroostook
Mayo of Sagadahoc
Jacques of Androscoggin
- House: Morrill of Harrison
Humphrey of Augusta
Chapman of Norway
Cooper of Albion
Stevens of Portland
Dostie of Winslow
Lacharite of Brunswick

Natural Resources

- Senate: Ferguson of Oxford
 Cole of Waldo
 Cyr of Aroostook
- House: Williams of Hodgdon
 Perry of Easton
 Jameson of Bangor
 Brown of Fairfield
 Matheson of Mexico
 Schulten of Woolwich
 Burns of Westbrook

Public Utilities

- Senate: Gilbert of Kennebec
 Edmunds of Aroostook
 Boisvert of Androscoggin
- House: Haughn of Bridgton
 Pike of Lubec
 Tyndale of Kennebunkport
 Berman of Houlton
 Westerfield of Liberty
 Ham of Brewer
 Cyr of Fort Kent

Reference of Bills

- Senate: The President Ex Officio
 Noyes of Franklin
 Couture of Androscoggin
- House: The Speaker Ex Officio
 Baxter of Pittsfield
 Whitman of Woodstock
 Fogg of Madison

Retirements and Pensions

- Senate: Marden of Kennebec
 Farris of Kennebec
 Boisvert of Androscoggin
- House: Chapman of Gardiner
 Edgerly of Sangerville
 Wood of Brooks
 Dennison of East Machias
 Lincoln of Bethel
 Walker of Brownfield
 Lantagne of Biddeford

Sea and Shore Fisheries

- Senate: Brewster of York
 Chase of Lincoln
 Mayo of Sagadahoc
- House: Maddox of Vinalhaven
 Pike of Lubec
 Prince of Harpswell
 Young of Gouldsboro
 Tyndale of Kennebunkport
 Lowery of Brunswick
 Sevigny of Biddeford

State Government

Senate: Noyes of Franklin
Christie of Aroostook
Lovell of York

House: Dennett of Kittery
Kimball of Mount Desert
Haughn of Bridgton
Whitman of Woodstock
Bearce of Bucksport
Dostie of Lewiston
Noel of Waterville

Taxation

Senate: Wyman of Washington
Porteous of Cumberland
Edgar of Hancock

House: Baxter of Pittsfield
Bradeen of Waterboro
Wheaton of Princeton
Albair of Caribou
Waterman of Auburn
Maxwell of Jay
Letourneau of Sanford

Towns and Counties

Senate: Wyman of Washington
Erwin of York
Pike of Oxford

House: Baker of Orrington
Danes of South Portland
Jones of Farmington
Shaw of Chelsea
MacGregor of Eastport
Tweedie of Mars Hill
Beane of Moscow

Transportation

Senate: Stilphen of Knox
Gilbert of Kennebec
Cole of Waldo

House: Dunn of Poland
Finley of Washington
Linnekin of Limington
Whitney of Winn
Berry of Portland
Nadeau of Lewiston
Bussiere of Lewiston

Veterans and Military Affairs

Senate: Boardman of Washington
Edmunds of Aroostook
Couture of Androscoggin

House: Edgerly of Sangerville
MacGregor of Eastport
Stevens of Portland
Waltz of Waldoboro
Tardiff of Lewiston
Karkos of Lisbon
Bedard of Saco

Welfare

Senate: Cyr of Aroostook
Marden of Kennebec
Bates of Penobscot

House: Storm of Sherman
Philbrick of Augusta
Hancock of Nobleboro
Smith of Strong
Hinds of South Portland
Malenfant of Lewiston
Kilroy of Portland

JOINT RULES

1. The following Joint Standing Committees shall be appointed at the commencement of the session, viz:—

- On Agriculture
- On Appropriations and Financial Affairs
- On Business Legislation
- On Claims
- On Education
- On Election Laws
- On Health and Institutional Services
- On Highways
- On Industrial and Recreational Development
- On Inland Fisheries and Game
- On Judiciary
- On Labor
- On Legal Affairs
- On Liquor Control
- On Natural Resources
- On Public Utilities
- On Reference of Bills
- On Retirements and Pensions
- On Sea and Shore Fisheries
- On State Government
- On Taxation
- On Towns and Counties
- On Transportation
- On Veterans and Military Affairs
- On Welfare

And each of said committees, except the Committee on Reference of Bills, shall consist of three on the part of the Senate and seven on the part of the House, with leave to report by bill or otherwise. The Committee on Reference of Bills shall consist of two on the part of the Senate and three on the part of the House, with the President of the Senate and Speaker of the House, members ex officio.

2. Joint select committees shall consist of three on the part of the Senate, and seven on the part of the House, unless the order creating the same shall provide a different number.

3. Whenever a select committee shall be appointed by either house and be joined by the other, it shall be the duty of the Secretary of the Senate, or the Clerk of the House, as the case may be, to transmit, one to the other, the names of the members so joined, in order that they may be entered upon the journal of each house.

4. In presenting a report upon any matter referred to a committee, such report shall set forth the subject referred, and the substance shall also be briefly endorsed on the back of the same.

5. Orders directing inquiry in relation to an existing statute shall state the subject matter of such statute—also the chapter and section to which the inquiry is directed.

6. The title of all bills and resolves shall state, briefly, the subject matter of the same.

7. The enacting clause of every bill shall follow its title, in these words, viz:

“Be it enacted by the People of the State of Maine, as follows.”

All bills and resolves reported by any joint committee shall be written in a fair, legible hand, on not less than a sheet of paper. And in all bills having more than one section, the sections shall be consecutively numbered, beginning with “Section 1.”

Mistakes in bills and resolves, merely clerical, may be corrected upon suggestion without a motion to amend.

8. When a bill, resolve, order or memorial shall pass one assembly, if rejected in the other assembly, it shall be returned to them by the Secretary or Clerk, as the case may be, for further consideration. Every bill that shall have passed both houses to be enacted, and all resolutions having the force of law, that shall have finally passed both houses, shall be presented by the Secretary of the Senate to the Governor for his approval; and the Secretary of the Senate shall enter on the journal of the Senate the day on which such bills or resolutions are so presented to the Governor.

9. All endorsements on papers, while on their passage between the two houses, shall be under the signature of the Secretary of the Senate or the Clerk of the House, respectively; but after the final passage of bills and resolves, they shall be signed by the presiding officer of each house.

10. Every bill or resolve reported in either house by a committee, or laid upon the table by leave, shall be printed and distributed in both houses, before having its first reading. Bills not already printed and new drafts shall be printed immediately after the reports are deposited in the office of the Secretary of the Senate or the Clerk of the House. The printed copies shall show by what committee the bill or resolve was reported, or by what member laid upon the table.

11. It shall be the duty of the Committee on Reference of Bills to suggest the reference to appro-

appropriate committees of all bills, resolves, orders and petitions offered in either house, and to recommend the printing of documents before reference to committees, in their discretion, suggesting the number of copies to be printed. Whenever a document shall be printed under the Joint Rules governing the procedure following a favorable committee report, the number of copies shall be five hundred, unless otherwise ordered. Sufficient copies shall be delivered to the Sergeant-at-Arms of the two houses for the members and officers thereof and the balance shall be delivered to the Document Clerk, who shall reserve one hundred copies for the Departments and for binding, twenty copies for the committee having the same under consideration, and shall be responsible for the equitable distribution of the remainder.

12. No business shall be transacted in convention of the two houses unless by unanimous consent, except such as may be agreed upon before the convention is formed.

13. Committees of conference shall consist of three members on the part of each house, representing its vote, and their report, if agreed to by a majority of each committee, shall be made to the branch asking the conference, and may be either accepted or rejected; but no other action shall be had, except through another committee of conference.

14. When any measure shall be finally rejected, it shall not be revived except by reconsideration; and no measure containing the same subject matter shall be introduced during the session unless three days' notice is given to the house of which the mover is a member.

15. Whenever a message shall be sent from the Senate to the House, it shall be announced at the door by the Sergeant-at-Arms of the Senate, and it shall be communicated respectfully to the Chair by the bearer of it. In like manner messages from the House shall be communicated to the Senate—the Sergeant-at-Arms of the House announcing them at the door of the Senate.

16. No joint rule or order shall be suspended without the consent of two-thirds of the members present in each house.

17. No member shall be permitted to vote on any question in either branch of the Legislature, nor in committee, whose private right, distinct from public interest, is immediately involved.

18. Every act, resolve or order appropriating money, shall be referred to the appropriate committee for consideration, and no further action shall be had thereon in either branch until the same shall have been reported back by said Committee.

19. The several clerks of the committees to which are referred bills, orders or resolves involving the appropriation or expenditure of money shall forthwith upon receipt of such bills transmit a copy thereof carrying endorsement of reference, to the Committee on Appropriations and Financial Affairs. No bill

shall be in order for advertising for hearing or any other procedure until such copy is so transmitted. The appropriation committee shall issue a printed report and tabulation of such bills weekly.

19A. Any member-elect of the Legislature may file bills and resolves with the Clerk of the House for introduction within forty-five days prior to the convening of any regular session of the Legislature. The Clerk shall number and print such measures in advance after which they become the property of the Legislature and may not be withdrawn by the sponsor

19B. During any regular session, all requests for bills for private or special legislation and all resolves shall be submitted to the Director of Legislative Research not later than 1 P.M. of the third Friday of January and such measures, in complete final form, shall be introduced in the appropriate house not later than 1 P.M. of the second Tuesday following; requests for all other legislation shall be submitted to the Director of Legislative Research not later than 1 P.M. of the last Friday of January and such measures, in complete final form, shall be introduced in the appropriate house not later than 1 P.M. of the second Tuesday following.

This Rule shall not apply to bills or resolves reported by any joint committee in the regular course of business, nor to such bills and resolves as are intended only to facilitate the business of the Legislature.

The Clerk of the House shall cause the first paragraph of this Rule to be published in all daily papers in the State at least twice monthly for the two months immediately preceding the convening of the Legislature in regular session and at least twice during January prior to the 3rd Friday of the month.

20. All bills and resolves that are ordered printed, shall be corrected as to matters of form by the Director of Legislative Research before printing.

21. Every act, resolve, or order involving the appropriation or expenditure of money shall be presented to the committee on Appropriations and Financial Affairs for examination and recording before it is engrossed, and no further action shall be had on such act, resolves, or orders until proper endorsement thereon is made by said committee.

22. The salaries of all committee clerks, stenographers and messengers shall be established by the chairman of all joint legislative committees together with the Committee on Appropriations and Financial Affairs not later than the fourth week of any legislative session, and no such employee shall draw any advance of salary in excess of \$50.00 from the state treasury until said salaries are so established, and then only upon written order of the chairman of the committee involved, which order must further bear the endorsement of the chairman of the Committee on Appropriations and Financial Affairs.

JOINT STANDING COMMITTEE CLERKS**Agriculture**

Robert Beauchaine
Memorial Drive
Winthrop, Maine
Tel. ESsex 7-8500
State House—Room 120
Tel. Ext. 452

Appropriations and Financial Affairs

David F. White
Western Avenue
Augusta, Maine
Tel. MAYfair 2-1130
Budget Office
State Office Building—Room 314
Tel. Ext. 429

Business Legislation

Mrs. Anne L. Levy
Burns Road
Augusta, Maine
Tel. MAYfair 2-2787
State House—Room 121
Tel. Ext. 452

Claims

Mrs. Jacqueline Gilbert
82 Western Avenue
Augusta, Maine
Tel. MAYfair 2-0136
State House Room 121
Tel. Ext. 452

Education

Mrs. Louise Dunnack
16 Wabon Street
Augusta, Maine
Tel. MAYfair 2-0944
State House—Room 121
Tel. Ext. 452

Election Laws

Mrs. Marie K. Brotherton
6 White Street
Augusta, Maine
Tel. MAYfair 2-2218
State House—Room 121
Tel. Ext. 452

Health and Institutional Services

Same Clerk as Education

Highways

Mrs. Isabel G. Bradbury
Sampson Road
Windsor, Maine
Tel. Fieldstone 7-3346
State House—Room 121
Tel. Ext. 452

Industrial and Recreational Development

Mrs. Ruth S. Bradford
6 Glenwood Avenue
Augusta, Maine
Tel. MAYfair 3-3294
State House—Room 121
Ext. 452

Inland Fisheries and Game

Mrs. Doris M. Elvin
39 Highland Avenue
Augusta, Maine
Tel. MAYfair 3-8902
State House—Room 120
Tel. Ext. 452

Judiciary

Mrs. Patricia A. Clark
22 Mayflower Road
Augusta, Maine
Tel. MAYfair 2-2259
State House—Judiciary Room
Tel. Ext. 410

Labor

Mrs. Theresa M. Morrison
Lake View Avenue
Winthrop, Maine
Tel. ESsex 7-8239
State House—Room 120
Tel. Ext. 452

Legal Affairs

Mrs. Maxine G. Lamb
115 Brunswick Avenue
Gardiner, Maine
Tel. Gardiner 430
State House—Legal Affairs Room
Tel. Ext. 409

Liquor Control

Lawrence Foster
Main Street
Winthrop, Maine
Tel. ESsex 7-8517
State House—Room 120
Tel. Ext. 452

Natural Resources

Same Clerk as Election Laws

COMMITTEE CLERKS

Public Utilities

Same Clerk as Liquor Control

Retirements and Pensions

Mrs. Marie T. Monroe
27 Northern Avenue
Gardiner, Maine
Tel. Gardiner 887
State House—Room 121
Tel. Ext. 452

Sea and Shore Fisheries

Same Clerk as Agriculture

State Government

Same Clerk as Industrial and
Recreational Development

Taxation

Mrs. E. Louise Ross
Riverside Drive
Augusta, Maine
Tel. MAYfair 3-3403
State House—Room 120
Tel. Ext. 452

Towns and Counties

Mrs. Edith H. Libby
89 Highland Avenue
Winthrop, Maine
Tel. ESsex 7-2776
State House—Room 121
Tel. Ext. 452

Transportation

Mrs. Marie Savage
M. R. No. 1
Augusta, Maine
Tel. MAYfair 2-2853
State House—Room 120
Tel. Ext. 452

Veterans and Military Affairs

Same Clerk as Taxation

Welfare

Same Clerk as Inland Fisheries
and Game

**Joint Select Committee on
Constitutional State Reapportionment and
Congressional Redistricting**

Mrs. Elisabeth F. Warner
Memorial Drive
Winthrop, Maine
Tel. ESsex 7-8646
State House—Room 120
Tel. Ext. 452

REPRESENTATIVES OF THE PRESS**ASSOCIATED PRESS**

Robert M. Crocker, 2 Campbell St., Augusta, Tel. MA 3-8628; State House—Room 400, Tel. MA 3-4511—Ext. 375; Residence during session, at home.

Gordon A. Glover, 138 Main St., Gorham, Tel. VERNON 4-4871; State House—Room 400, Tel. MA 3-4511—Ext. 375; Residence during session, at home.

UNITED PRESS INTERNATIONAL

John F. (Jack) O'Brien, 110 Purinton Ave., Augusta, Tel. MA 2-1002; State House—Room 400, Tel. MA 3-4511—Ext. 504; MA 3-9275; Residence during session at home.

BANGOR DAILY NEWS

Lorin L. Arnold, 327-A-Pine St., Bangor, Tel. Bangor 2-4881—Office, Bangor 2-4011—Residence; State House—Room 400, Tel. MA 3-4511—Ext. 494; Residence during session, Augusta House, Tel. MA 3-3821.

LEWISTON SUN AND JOURNAL

Edward C. Schlick, East Auburn, Tel. Lewiston, State 4-5411—Office; State House—Room 400, Tel. MA 3-4511—Ext. 210; Residence during session, at home.

GANNETT NEWSPAPERS

Peter M. Damborg, Readfield, Tel. MUTual 5-4715; State House—Room 401, Tel. MA 3-4511—Ext. 501; Residence during session, at home.

Leonard J. Cohen, 60 Mayer Road, Portland, Tel. SPRuce 2-3621; State House—Room 401, Tel. MA 3-4511—Ext. 501; Residence during session, 47 Mayflower Road, Augusta, Tel. MA 3-8273.

MAINE BROADCASTING SYSTEM

Henry A. Magnuson, 54 Garrison St., Portland, Tel. SPRuce 4-1855—Office, SPRuce 2-0842—Residence; State House—Room 400, Tel. MA 3-4511—Ext. 636; Residence during session, Augusta House, Tel. MA 3-3821.

