MAINE STATE LEGISLATURE

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PUBLIC DOCUMENTS OF MAINE



ANNUAL REPORTS

OF THE VARIOUS

DEPARTMENTS AND INSTITUTIONS

For the Year 1908.

VOLUME I.

AUGUSTA KENNEBEC JOURNAL PRINT 1909

STATE OF MAINE.

REPORT

OF THE

ATTORNEY-GENERAL

FOR THE TWO YEARS ENDING

NOVEMBER 30, 1908.

WATERVILLE SENTINEL PUBLISHING COMPANY 1909

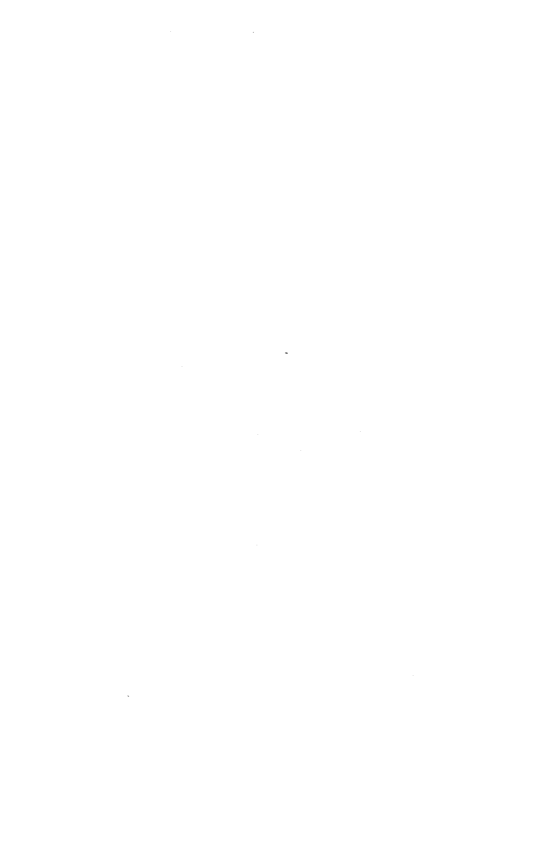


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ATTORNEY GENERALS OF MAINE, 1820-1908.

Erastus Foote, Wiscasset	1820			
Jonathan P. Rogers, Bangor				
Nathan Clifford, Newfield	1832 1834			
Daniel Goodenow, Alfred	1838			
Stephen Emery, Paris	1839			
Daniel Goodenow, Alfred	1841			
Otis L. Bridges, Calais	1842			
W. B. S. Moor, Waterville	1844			
Samuel H. Blake, Bangor	1848			
Henry Taliman, Bath	1849			
George Evans, Portland	1853			
John S. Abbott, Norridgewock	1855			
George Evans, Portland	1856			
Nathan D. Appleton, Alfred	1857			
G. W. Ingersoll, Bangor, (Died)	1860			
J. H. Drummond, Portland	1860			
John A. Peters, Bangor	1864			
William P. Frye, Lewiston	1867			
Thomas B. Reed, Portland	1870			
Harris M. Plaisted, Bangor	1873			
Lucilius A. Emery, Ellsworth	1876			
William H. McLellan, Belfast	1879			
Henry B. Cleaves, Portland	1880			
Orville D. Baker, Augusta	1885			
Chas. E. Littlefield, Rockland	1889			
Frederick A. Powers, Houlton	1893			
William T. Haines, Waterville	1897			
George M. Seiders, Portland	1901			
Hannibal E. Hamlin, Ellsworth	1905			
ASSISTANT ATTORNEY GENERAL.				
Warren C. Philbrook, Waterville	1905			

LIST OF COUNTY ATTORNEYS BY COUNTIES AND ADDRESSES.

Terms expiring December 31, 1908.

Androscoggin	Frank A. Morey,	Lewiston.
Aroostook,	E. A. Holmes,	Caribou.
Cumberland,	Joseph E. F. Connolly,	Portland.
Asst.,	Samuel L. Bates,	Portland.
Franklin,	Cyrus N. Blanchard,	Wilton.
Hancock,	Charles H. Wood,	Eden.
Kennebec,	Fred Emery Beane,	Hallowell.
Knox,	Philip Howard,	Rockland.
Lincoln,	Cyrus R. Tupper,	Boothbay Harbor.
Oxford,	Charles P. Barnes,	Norway.
Penobscot,	Hervey H. Patten.	Bangor.
Piscataquis,	William A. Burgess,	Sangerville.
Sagadahoc,	A. H. Stetson,	Bath.
Somerset,	Thomas J. Young,	Solon.
Waldo,	William P. Thompson,	Belfast.
Washington.	Clement B. Donworth.	Machias.

Frederick A. Hobbs,

South Berwick.

York,



STATE OF MAINE.

1907-1908.

DEPARTMENT OF THE ATTORNEY-GENERAL.

AUGUSTA, MAINE, DECEMBER 1, 1908.

To the Governor and Council of the State of Maine:

In compliance with public statutes, I herewith submit my report of the amount and kind of official business done by this department and by the several county attorneys, as provided by Revised Statutes, Chapter 79, Section 64, and Chapter 81, Section 19.

HOMICIDES.

Cases of alleged murder and manslaughter have been disposed of as follows:

ANDROSCOGGIN COUNTY.

State 7's. George alias Nicholas Mone and Paskal Ligorasi.

Sometime in the early part of July, 1908, a relative by marriage of one Jim Scott, a Syrian merchant or peddler, living more or less in Androscoggin County, came to the county attorney at Lewiston and told the county attorney that from stories which had reached his ears, he believed Jim Scott had been killed, at some country place in the section of the state not far from Lewiston,—the body having been left under the floor of some outbuilding. He told the county attorney persistently that he believed George Mone, an Albanian and one of the respondents, above named, had some connection with the affair.

The county attorney had investigation made and Mone interviewed through an interpreter. At the time no satisfactory information was obtained, and, the body of Scott not having

been discovered, it was thought best to await further developments. A few weeks later, on the thirty-first of July, at the Whittemore farm, so called, in East Livermore, in the course of making some repairs and taking up the floor in a little outbuilding not far from the house and practically adjacent to the stable buildings, but known as a sheep shed, a body of a man was discovered. The body was in a very badly decomposed state and practically beyond recognition so far as the features were concerned, almost no flesh remained upon the bones and what little there was, was mostly about the feet. The hands appeared to have been bound very tightly behind the back, and a rope was found about the neck. Upon further investigation, witnesses were found who said the clothes and overshoes found upon the body were similar to those known to have been worn by Scott. Two teeth were missing from the jaw in the body found and the fact that Scott had suffered a loss of two teeth from the same portion of his jaw was known by witnesses and discovered by the government. Scott had been more or less about the Whittemore Farm,-had purchased a large quantity of apples raised in the orchard upon the farm,—had stored them in the cellar of the farm house and, so far as could be discovered by the state, disappeared sometime at or near the middle of November, 1907, leaving the apples, stored in the cellar of the farm house, and some other personal effects at the village of Chisholm undisposed of. The respondent, Mone, was arrested on August 3rd, 1908, upon the charge of murder, was brought before Judge R. C. Boothbay of the East Livermore Municipal Court and held without bail for the September term, 1908, of the Supreme Judicial Court of Androscoggin County. A most thorough investigation proceeded and at the September term, 1908, of the Supreme Judicial Court, an indictment was found against the respondent, Mone, and also against Paskal Ligorasi charging them with the commission of the crime. Ligorasi in the meantime had gone out of the state but was finally located in Massachusetts and brought to Maine for trial. The trial of the respondents opened on November 10th, and closed on November 14th, 1908. The state offered certain circumstantial evidence against Mone such as that Mone had told conflicting stories as to the whereabouts of Scott, following the time of the tragedy, which the state alleged

probably took place November 15th, 1907, and that Mone immediately after the disappearance of Scott, near the middle of the month, gave away or sold at a small price many of the personal effects of Scott, also some damaging admissions claimed to have been made by Mone showing that the two respondents together committed the crime by strangling Scott, tying his hands behind him and throwing his body into the place where found. As against Ligorasi the state introduced testimony of damaging admissions on his part showing his guilty connection with the affair. A watch belonging to Scott and some of his razors were traced to the possession of Ligorasi. At the trial the respondents both testified. Mone claimed, in substance, that one day while he, Ligorasi and Scott were at the Whittemore farm, although later in the year than the state placed the tragedy, and when they had been drinking more or less, Ligorasi struck Scott over the head with a bottle, practically killing him instantly and that they later concealed the body as and where found. Ligorasi in testifying admitted that he was present at the Whittemore farm at the time of the tragedy but claimed that he knew nothing of the matter. said that shortly after their arrival at the Whittemore farm, being much intoxicated, he went to sleep, that Mone and Scott left him, that he knew nothing more until later in the day, when he was aroused by Mone to get up, get into the team with him and drive back some few miles to the section where they both lived. He claimed, also, that the watch and razors of Scott which he had were given to him by Mone. In brief, each one of the two respondents practically charged the other with the The state took the ground that the stories of both respondents were false and that both were guilty. The jury after being out some few hours finally returned a verdict of guilty against each one of the respondents on the evening of November 14th, 1908. Within a day or two after the verdict, Ligorasi is reported to have admitted to one of the interpreters who served at the trial, that he was guilty, stating that both he and Mone actively took part in the strangulation of Scott and the hiding of the body. On November 18th, 1908, Ligorasi was sentenced to the state prison for the term of his natural life and was committed the next day, November 10th, 1908.

Counsel for respondent, Mone, in behalf of his client carried the case forward to the December Law term of the Supreme Judicial Court, upon certain exceptions to the rulings of the Judge at the trial and a claimed slight irregularity during the conduct of the trial. The respondent, Mone, was remanded awaiting the decision of the Law court accordingly.

The case for the state was conducted by the county attorney and myself.

MEMORANDUM: Between the date of this report and sending proof to the printer, a rescript was received from the law court overruling the exceptions and on the 25th day of January, 1909, Mone was sentenced to imprisonment in the State prison for the term of his natural life.

STATE vs. George W. Perkins and John F. Perkins.

On August 3rd, 1908, at Poland, Charles Strout, citizen of the town, met his death during the evening. Investigation was made by the state and George W. Perkins and his son, John F. Perkins were arrested, on August 4th, 1908, under a complaint charging the respondents with murder. Hearing was held at Mechanic Falls, August 4th, 1908, before Frank A. Millett, Trial Justice. At the hearing the state claimed that the respondents, George W. Perkins and his son, John F. Perkins, were neighbors of Strout,—that on the evening in question they were at their home when Strout was passing by and that Strout was shot, without justifiable cause, by one of the respondents and under such circumstances as to make them both guilty. The magistrate found probable cause and the respondents were held without bail to the September term, 1908, of the Supreme Judicial Court in Androscoggin County. At said September term, the respondents were indicted for murder and plead not guilty. At said September term it was expected that the cause would be tried but as the time for trial approached, the respondents asked for a continuance of the case owing to illness of one of their witnesses claimed to be important. The Justice presiding granted the continuance and the case thus stands continued until the next term of the Supreme Judicial Court in Androscoggin County.

The evidence had been collected and full preparations made for trial at said September term by the county attorney and myself.

AROOSTOOK COUNTY.

STATE US. FRED MICHAUD.

On March 1, 1907, and for some time prior thereto, Thomas Evans and Fred Michaud were living as near neighbors in Caswell Plantation, Aroostook County.

On March 1, 1907, Evans, while in the dooryard of the Michaud place, was shot in the upper part of his legs and in his abdomen, with a gun loaded with bird shot. He was at once removed to the hospital at St. Basil, New Brunswick, and died there a few days thereafter.

It appeared that the gun was discharged in the hands of Fred Michaud and proceedings were instituted against him. He was arrested on March 2, 1907, upon complaint charging him with the murder of Thomas Evans, and upon hearing before Charles A. Perry, Trial Justice, at Limestone, on March 4, 1907, Michaud was held without bail to await the action of the Grand Jury at the April term of the Supreme Judicial Court.

Upon careful investigation by the State it appeared that Evans was a large, powerful man while Michaud was small and of slight build; that the two men had quarreled on previous occasions, and that Michaud was probably afraid of Evans as it was claimed that Evans had badly whipped Michaud on two previous occasions, one of which was said to have been in Michaud's own house; and that on the day of the shooting Evans had returned to Caswell Plantation from a trip to Grand Falls, New Brunswick, and was more or less under the influence of intoxicating liquor.

Further evidence tended to disclose that Evans, while passing along the highway, began some abusive talk directed toward Michaud; that he finally took off his cap and coat and advanced upon Michaud's premises expressing his intention of badly whipping Michaud again; that Michaud, then, in front of his own house, went into the house and returned with the gun loaded with bird shot; that upon some further words between the two men, Evans continued to approach and, although warned by Michaud to stop or he would shoot, continued to advance upon Michaud, and the latter finally fired.

The case was as thoroughly and carefully investigated as possible by the officers and the evidence obtained thereby laid before the Grand Jury, at the April term of the Supreme Judicial Court, 1907. The grand Jury failed to return any indictment against Michaud and he was finally discharged from custody.

STATE US. JOHN E. ROBERTS AND ANNIE DICKINSON.

On October 17th, 1906, in the town of Smyrna in Aroostook County, and about one mile east of Smyrna Mills, J. Edgar Dickinson, a farmer, was shot, and from the nature of the wound inflicted, death probably must have been practically instantaneous. Investigation was at once made by the proper officials. It appeared that at about half past four o'clock in the morning of said October 17th, Dickinson arose and went into the kitchen to start the fire in the cookstove. Mr. Dickinson's family at that time consisted of his wife, Annie Dickinson, four children, in ages from seventeen to three years old, and a hired man. Dickinson, his wife and one small child were sleeping down stairs, while the other children and the hired man slept up stairs. A neighbor who was awake at this time in the morning, heard a report like that of a rifle, and the noise appeared to come from the direction of the Dickinson house. No person in the Dickinson house would acknowledge hearing any shots or other serious disturbances. About six o'clock, Mrs. Dickinson said she awoke and called to her oldest son, Pearl, who slept up stairs. Pearl arose, dressed, came down stairs and found his father lying on his back, on the kitchen floor, dead. The lamp was found burning on the kitchen table. Pearl called the hired man, whose name was Lothrop Kinney and then aroused the neighbors. An examination of the body of Mr. Dickinson revealed the fact that a bullet had entered his head on the left side, on practically a line with and just back of the left ear, and fragments of the bullet with the metal jacket of the same were found lodged between the skull and scalp, on the right side of the head, and about one and one-half inches higher up than the opening which the bullet made on the left side in entering the head. A hole was discovered in a pane of glass in the kitchen window, apparently made by the bullet. The ground outside of this window rose gradually, and this fact, taken into considera-

tion with the distance of the hole in the window from the floor of the room, and Mr. Dickinson's own height, together with the apparent general direction of the bullet, indicated that the person firing the shot must have stood or knelt about eight to twenty feet from the window when the shot was fired. It appeared that a Mexican by the name of John E. Roberts, or Juan Robens, had worked at various times for Mr. Dickinson on his farm and there was rumor of attention shown by Roberts to Mrs. Dickinson. Roberts had been working for Dickinson a week prior to the shooting and was supposed at the time of the shooting to be in the woods hunting, within a few miles of the Dickinson house. An officer was sent for Roberts and he was arrested on October 18th, 1906 at Corliss' Camp about fifteen miles back to Smyrna. He was brought to Smyrna village, and at a hearing, on complaint and warrant before Trial Justice A. P. Daggett, of Smyrna, on the charge of murder, was held without bail for the April term of the Supreme Judicial Court in Aroostook County. Roberts had in his possession when arrested a 32-40 Winchester rifle and cartridges to fit the same. Although there are several different kinds of cartridges which can be used in this rifle each separate make has some distinguishing milling or mark placed upon the bullet, (in the event of its being a metal jacketed bullet) by the manufacturer which fixes with certainty the exact make of the cartridge used with the particular bullet in question. The jacket of the bullet taken from Mr. Dickinson's head was sufficiently intact to establish with certainty that it was made by the Winchester Repeating Arms Company, and was what is known as a soft nosed metal jacketed bullet used in 32-40 cartridges loaded with smokeless powder. In Roberts' possession were several cartridges loaded with the same kind of bullet which was taken from Dickinson's head. The day of the shooting was Thursday. Roberts claimed that he went into the woods on the Sunday previous, that he came out of woods, went to Island Falls on Monday, returned to the woods Monday night, and had not been out of the woods again until arrested, and brought out on Friday, October 18, 1906. A number of witnesses testified that Roberts was at Island Falls both on Monday and also on Wednesday, the day before the shooting, and was seen on the road going toward the Dickinson house about sundown on the

Wednesday evening, the night before the shooting. At the April term of the Supreme Judicial Court, 1907, at Houlton, John E. Roberts and Annie Dickinson were both indicted for the murder of J. Edgar Dickinson and they pleaded not guilty. began on April 12, 1907, and finished on April 18, 1907. During the trial the state entered a nol pros against Annie Dickinson. Some seventy-five to one hundred witnesses were examined during the trial, and the jury, after remaining out about fortyeight hours considering the case against Roberts failed to agree and were thereupon discharged, while Roberts was remanded. At the September term following, of the Supreme Iudicial Court, Roberts was again put upon trial, which began September 12, 1907 and lasted until September 18, 1907. Again a very large number of witnesses were examined and some new evidence introduced by the state. The jury returned a verdict of guilty of murder. Counsel for the respondent filed a motion for a new trial which was denied by the court and an appeal taken to the Law Court. At the Law Court the appeal was not prosecuted and the case was dismissed. At the April term of the Supreme Judicial Court, 1908, Roberts was sentenced to imprisonment in the state prison for the term of his natural life, and was committed April 30, 1908.

The case for the state at both the trials was conducted by the county attorney and myself.

STATE US. GUY TARDIS.

On Tuesday, September 17, 1907, at Limestone, Aroostook County, Guy Tardis, seventeen years old shot and killed two boys, Oscar Downing and Stephen Downing, brothers, both of Limestone. The shooting was done with a Winchester rifle and at close range.

Upon investigation the State was informed that about one o'clock in the afternoon of the 17th day of September, Guy Tardis with two other boys, Fred Tardis his cousin and a Fred Hitchcock, started out for a short hunting trip, that about three o'clock in the afternoon they met two other boys, Oscar and Stephen Downing, with whom they were well acquainted; that the five boys hunted together until Fred Hitchcock went home leaving the others to continue; that the ages of the other boys in the

party besides Guy were as follows: Fred Tardis fifteen years old. Oscar Downing seventeen years old and Stephen Downing fourteen years old: that in a short time after young Hitchcock had left, the two Tardis boys wished to go home while the Downing boys did not want them to do so, and that some words passed about the matter; that the Tardis boys however insisted upon going home and left; that going out of the woods, not in a direct route, before they reached the settlement, the Tardis boys met the Downing boys again near a log fence; that Guy Tardis climbed over the fence and walked a few feet from it waiting for his cousin Fred to follow; that Fred Tardis also got over the fence and as he did so the two Downing boys followed: that, while the four boys had rifles that afternoon, the Downing boys had placed their rifles on the ground on the opposite side of the fence from Guy Tardis; that one of the Downing boys made some talk of settling matters then and there; that Stephen Downing seized Fred Tardis and at the same time urged his brother Oscar to settle matters with Guy; that Guy remained facing the others with his rifle in his hands; that Fred Tardis commenced to cry, and as Oscar Downing proceeded over the fence hurriedly, apparently to attack Guy Tardis, the latter first shot Oscar Downing and then instantly turned and shot Stephen Downing who was still holding Fred Tardis: that Guv then turned, fled across the fields towards home discharging his rifle in the air, acting in a somewhat hysterical manner and finally throwing himself on the ground in a frenzied or semiconscious condition; that i.e did not appear rational until about nine o'clock in the evening, claiming in substance that he did not remember what had happened.

Guy Tardis was arrested on the evening of September 17, 1907 on complaint and warrant charging him with the murder of Oscar Downing. At a hearing held the next day, September 18th, before Trial Justice C. A. Perry of Limestone, Guy Tardis was held to await the action of the Grand Jury of the Supreme Judicial Court, then in session at Houlton.

Upon matters being laid before the Grand Jury two indictments for manslaughter were returned against Guy Tardis, one in the case of Oscar Downing and the other in the case of Stephen Downing. On September 24, notice was filed in Court by the respondent's counsel that a plea of insanity would be

entered. Upon the same day the respondent was committed by order of the Court to the Eastern Maine Insane Hospital for observation.

His family history, as the State was informed, so far as mentality was concerned was rather bad. He had a half sister who was an idiot, and two of his near relatives had been insane, one having died in an insane hospital. At the April term, 1908, of the Supreme Judicial Court, the expert having had Guy Tardis under observation, reported, in substance, that while he felt Guy may have been legally sane at the time of the shooting he was of a low order of mentality, and that while he might perhaps know the difference between right and wrong, yet his responsibility seemed to be not as great as of a person of a higher order of mentality.

The respondent finally pleaded guilty to both indictments, and on one indictment was sentenced to seven years in State Prison, and the other indictment was ordered placed on file during the respondent's good behavior. Sentence was passed on April 16, 1908, and the respondent was committed to the State Prison on that day.

The evidence had been collected and full preparations for trial made by the county attorney and myself.

CUMBERLAND COUNTY.

STATE US. ISAAC ROMA.

The respondent, Isaac Roma, of French antecedents but recently arrived in Portland, from Chestercook, N. S., entered the employ of the Portland Company at its works in Portland, and was assigned as helper to Patrick T. Griffin, a workman in the tank shop. The men were engaged in the duties incident to their labors on the third day of January 1907, and so far as could be learned their relations were amicable. On the day in question they were standing, resting, a few feet apart when Griffin was seen to reach out with a riveting hammer and touch Roma on the shoulder, and the latter without word or warning swung an iron bar weighing about fifteen pounds and used in riveting work, striking Griffin below the ribs. The latter was taken to his home where he died the same day. Examination

revealed no external bruise or discoloration, an autopsy however disclosed that a kidney had been ruptured causing hemorrhage It was also found that the abdominal cavity was and death. full of clotted blood. The respondent left the shops immediately after the incident and was arrested that day at his home. He was arraigned in the Municipal Court at Portland, on the tenth day of January, 1907, on complaint charging manslaughter, pleaded not guilty, waived hearing and was ordered to recognize to the May term of the Superior Court, 1907, in the sum of \$5,000.00, and being unable to furnish bail was committed. indictment for manslaughter was returned into the Superior Court at its May sitting, to which on the eighth day of the term, being the fifteenth day of the month, the respondent pleaded not guilty. On the twenty-third day of the term he retracted his plea of not guilty and plead nolo contendere and was on the same day sentenced to one year in the Cumberland County Jail.

The respondent was not a man reared with education and discipline and was easily excited, and at the time of the assault upon Griffin was afflicted with boils, some of which were upon the shoulder that Griffin touched with his hammer.

Michael T. O'Brien, counsel for the respondent, represented that Roma was a "jumping Frenchman" and not responsible for his action, which fact was considered in his sentence. It was also represented that Roma, when a boy, was struck over the head by a sled stick, the mark of which he carried at the time of the trial, and that the effects of the blow upon his physical and nervous system had not entirely disappeared. He, as a result of another accident, suffered the loss of an eye, so that if he was not a "jumper" he at least had experienced suffering and affliction that might, in one of his kind, produce nervous ailments akin to the jumper.

It developed that where Griffin and Roma were employed, because of the noise it is necessary, to command the attention of a fellow workman, to either touch him or attract his attention by signs, it being impossible to hear the human voice above the din of the work shop.

STATE US. PAULO CERESTO.

Paulo Ceresto an Italian youth, the respondent in the above entitled case, boarded in the home of Antonio Jimino on Franklin street, in Portland, at which place, on the twenty-third day of January A. D. 1907, he and several companions gathered and were engaged in card playing for drinks. Ceresto being somewhat intoxicated and engaged in an argument with one of his companions, retired from the game. He entered his bed room and emerged with a stiletto partially concealed in his sleeve, and seated himself in the kitchen, shortly falling forward upon the floor, where he was when Antonio Jimino entered the tenement. The exact details of just what took place next were rather difficult to ascertain, as many of the persons present appeared to have been much under the influence of intoxicating liquor. Some evidence tended to show that the father of Ceresto who was present requested Jimino to assist him to raise his son, and Jimino advanced toward Ceresto junior for that purpose. He stooped to grasp the man and immediately reeled backward into the arms of his wife saying, "Paulo, Paulo, you have killed me." He was assisted to a couch, bleeding profusely, and died in a few minuts.

The defence claimed that Ceresto did not do the cutting, that they were practically all intoxicated and got into a fight, and that one of the Jiminos while attempting to strike Ceresto with a knife struck the deceased. No evidence of premeditation or any motive for the crime on the part of Ceresto could be discovered, and the affair rather seemed to be the result of a drunken time, where detailed information absolutely reliable was difficult to obtain. There was evidence to show that those present, except the brother of the wounded man, went to his assistance. The brother attempted to hold the assailant but became engaged in a fight with the Cerestos during which young Ceresto escaped, but was captured in Cathance in Brunswick the next day.

At the time of his arrest, though his hands and feet were badly frozen, he made a desperate attempt to escape by leaping from an upper window and running into a quarry. It was later learned that on the night of the twenty-third during which it snowed as heavily as it did at any time that winter, Ceresto slept in a team in an open shed on Franklin street in Portland. After his capture at Cathance he was brought to Portland and arraigned in the Municipal Court on the charge of murder and plead not guilty to the complaint, but probable cause was found and he was held without bail to await the action of the Grand Jury, at the May term, 1907 of the Supreme Court.

An indictment for manslaughter was returned at the May term by the Grand Jury, upon which the respondent was arraigned, the eighth day of the term being the fifteenth day of the month, and to the indictment the respondent pleaded not guilty. On the fourteenth day of the term the case was opened to the jury and on the sixteenth day of the term a verdict of guilty was rendered. On the twenty-third day of the term sentence of eight (8) years in State Prison was imposed and on the same day the respondent was committed.

An autopsy on the body of Jimino revealed an incision about seven-eighths of an inch in the upper part of the inner side of the thigh. The incision was transverse and about four inches in depth. The large artery was completely severed causing hemorrhage and death.

STATE US. JEREMIAH C. McCARTHY.

The respondent in the above entitled case was employed as a hostler on a farm at Stroudwater in Portland and had, as a fellow employee, one Arthur E. Norton. On Sunday the ninth day of February, 1908, McCarthy, while somewhat under the influence of liquor, approached Norton while he was engaged in his work and made some talk about the conduct of the work and threatened, among other things, to punch Norton's head. Norton dared him to do so and finally, after some words were exchanged, McCarthy struck Norton in the throat with his clenched hand. After a short time Norton complained of a feeling of suffocation and was assisted to the farm house and was taken from there in the police ambulance to the Maine General Hospital, but died while on the way. The autopsy revealed that the cartilages in Norton's throat had become ossified, that the blow fractured the cartilages in the larvnx and caused a swelling, the combined result being suffocation or oedema of the glottis.

McCarthy was arrested within an hour of the assault and on the tenth day of February was presented in the Municipal Court of Portland on a charge of manslaughter, and on motion of the attorney for the state, the case was continued to February 20th. The respondent was ordered to recognize in the sum of five thousand dollars, which he was unable to do and was committed.

On the 20th of February the respondent was arraigned, waived reading and hearing and pleaded that he was not guilty. Probable cause was found and he was bound over to await the action of the Grand Jury, being ordered to recognize in the sum of \$5,000, for his appearance at the May term of the Superior Court. He failed to find bail and was committed.

On February 21, 1908, notice was filed in the office of the clerk of the Superior Court that insanity would be pleaded in the event of an indictment being found; thereupon the Court ordered the respondent committed to the Maine Insane Hospital for observation and, pursuant thereto, the respondent was committed on February 21, 1908.

At the May term of the Superior Court an indictment charging manslaughter was returned and on the eighteenth day of the term the respondent, being arraigned, pleaded guilty and on the nineteenth day of the term sentence to imprisonment in the state prison for a term of five years was imposed and the respondent committed in execution thereof on the twenty-sixth day of May, 1908.

FRANKLIN COUNTY.

STATE 718. HARVEY A. SEARLES.

In this case the respondent was charged with the murder of his wife, Phillis Searles, the tragedy occurring on the afternoon of Sunday, July 14th, 1907, on the highway leading from Chesterville Mills to Farmington Falls. On this date the deceased had been making a friendly call at the house of her uncle, George Bachelder, having her little baby girl with her. About four o'clock in the afternoon Phillis took her baby and started in a team with Bernice Morrill, a girl aged about twelve years, to drive to the home of Miss Morrill where she was engaged in domestic service. A brother of the respondent, Jesse Searles,

aged twenty-seven years, who was at the Bachelder place when Phillis drove away, mounted his bicycle and followed the team in which Phillis was riding. After going a short distance Jesse asked the privilege of riding in the back part of the wagon in which Phillis was riding and permission was given. In a few moments the party was met by the respondent who was accompanied by Ray Hutchins. The respondent spoke to his wife and asked permission to kiss the baby. The wife consented and the respondent, having taken the baby in his arms, started to walk away, whereupon the wife jumped from the wagon and ran after him. Some conversation ensued between them and the respondent drew his revolver and fired two shots at his wife with fatal results. By this time the brother Jesse had started to run away and the respondent shot at him inflicting a wound in his neck. The respondent made a statement to the county attorney on the day following the shooting, and again on July 19th, five days after the shooting, in which he admitted his intention to kill both his wife and brother. After the shooting the respondent went to the house of Mr. Clough, where he was employed, and attempted suicide by shooting, but the attempt was unsuccessful.

The motive for the crime was clearly jealousy. The respondent had said on several occasions, and to several different witnesses, that if he ever again saw his brother Jesse and his wife together he would shoot them both.

A warrant was sworn out on July 14th, 1907, charging murder, and on the same day an arrest was made and the respondent held without bail. The indictment was found on the fourth Tuesday of September and at an adjourned session of the supreme court trial was held, lasting only three days, November fifth, sixth and seventh. Prior to the trial the respondent was placed under observation as to his mental condition, and the defence was insanity. Before submitting the case to the jury the defendant withdrew his plea of not guilty and pleaded guilty. On November 7th, 1907, he was sentenced to State Prison for the period of his natural life.

The State was represented by the county attorney and the assistant attorney general.

HANCOCK COUNTY.

STATE 715. FRANK BALDASSARI.

At Crotch Island in the town of Stonington, Hancock county, on Tuesday, July 21, 1908, Antonio Baldassari was shot and killed by his brother, Frank Baldassari. Immediately upon the shooting, Frank ran from the house, and although a thorough search was made for some days the officers were unable to locate him. A reward for his arrest and delivery into the custody of the sheriff or his deputies of Hancock county was offered by the State.

On the 27th day of July, information came to the officers that Frank Baldassari was on a steamer bound from Brooksville to Bangor, and on the arrival of the steamer at Bangor that day he was taken into custody. He was duly arrested on complaint dated July 27, 1908, issued from the Ellsworth municipal court, charging him with the crime of murder, and he was arranged before Hon. J. A. Peters, judge of that court, on the 28th day of July. After hearing probable cause was found and the respondent was held without bail to await the action of the grand jury, at the October term of the supreme judicial court. At said October term he was indicted for murder.

Upon investigation on the part of the State it was ascertained that the brothers, Antonio Baldassari and Frank Baldassari were living in a little house on Crotch Island with four other Italians, and all were engaged in work at or about some of the granite quarries in that section; that previous to July 21 at different times bad feelings were aroused between the two brothers over personal matters; that at the time of the shooting Antonio was about to leave the house, following some angry talk between the two brothers of a few days before, and at the time of his going something in the nature of a quarrel arose as to the taking away from the house of one or more of the things which Antonio claimed; and that the shooting was done in a very few moments after the two brothers had opened the conversation as to Antonio's leaving.

The usual difficulties in the investigation of this case appeared when it was found that it required the use of interpreters to a large extent although much care was used in this portion of the work. The respondent offered to plead guilty to the crime of manslaughter. Some discrepancy appeared in the investigation by the State as to exactly what happened among all the half dozen Italians present, including the Baldassari brothers, near to and at the eventful moment when the shooting took place. Some difference thus appearing in the stories as to exactly what took place, the State decided upon consideration to give the prisoner the benefit of any doubt, and his plea of guilty to the crime of manslaughter was accepted on the 27th day of October, 1908. He was sentenced on the same day to a term of ten years in the State Prison and was there committed on the 29th of October, 1908.

The case was fully prepared for trial by the county attorney and myself.

KENNEBEC COUNTY.

STATE US. JOHN THARAPIS.

On June 11th, 1907, at Waterville, in a store controlled by a Greek, a quarrel ensued in which Costos B. Laskarides, also a Greek, was killed by one of his own nationality, John Tharapis. On the evening of the same day, the respondent was arrested, and on being brought before the Waterville municipal court was held under bail for his appearance at the next term of the superrior court in the county of Kennebec. An examination of the body of the deceased showed that death resulted from hemorrhage caused by a stab in the right thigh. An indictment was returned by the grand jury at the September term of the superior court charging manslaughter and the respondent was placed on trial. Much difficulty was experienced in obtaining testimony and the statements were in many respects conflicting, owing to the evident intention on the part of some of the Greeks present at the time of the homicide to avoid giving any testimony whatever. The testimony showing the conduct of Tharapis at the time of the homicide, together with his subsequent conduct, convinced the jury that the contentions of the government were correct and the result was a verdict of manslaughter. The respondent was sentenced to hard labor in the State Prison for the term of five years. Exceptions were filed but afterward withdrawn and the prisoner was committed to prison October 8, 1907. The State was represented at the trial by the county attorney.

STATE US. E. B. DUNBAR and H. E. THAYER.

On October 2nd, 1907, a collision occurred on the Maine Central Railroad near Benton Station, in which several trainmen were seriously injured and one trainman, Frank E. Bellanger, was killed. The trains in collision were regular freight numbered twenty-eight, running from Bangor to Waterville with Archer E. Butler, conductor, and Albert Herson, engineer, and extra freight, engine numbered three hundred one, running from Waterville to Newport Junction with E. B. Dunbar, conductor, and H. E. Thayer, engineer. Train numbered twentyeight was late, and while it was within three miles from Waterville train despatcher William H. Porter gave an order to Conductor Dunbar to run extra from Waterville to Newport Junc-Under rule thirteen of the Maine Central Railroad Company it was the duty of Dunbar, and his engineer, Thayer, to keep clear of all regular and signalled trains. Train numbered twenty-eight was the only regular train against them. train, due at Waterville at 12.50 P. M. had not arrived at its destination when Porter gave the order to Dunbar at 2.40 P. M. The order to Dunbar was completed at the time last stated but there was no report on train twenty-eight since its departure from Clinton at 2.12 P. M. Dunbar claimed that he looked at the train register and, finding that the arrival of train twentyeight was not recorded, intended to inquire as to its whereabouts from the train despatcher, but that Porter criticized some previous conduct of his and verbally told him to get to Clinton as quickly as possible. Dunbar claimed that the criticism and the verbal order caused him to forget his intention to inquire about train twenty-eight and it was claimed by the State that Engineer Thaver stated that he received the order and receipted for it at the same time Dunbar did, but did not think about train twenty-eight. Under these circumstances the extra for Newport Junction left Waterville and met train twenty-eight in collision near Benton Station as above stated.

The State, claiming criminal negligence on the part of Dunbar and Thayer, indicted both for manslaughter and the case was tried in the Superior Court for Kennebec County at the January term thereof in 1907. The trial consumed two days and after two hours deliberation the jury returned a verdict of not guilty as to each of the respondents.

STATE VS. FRED DAVIS.

On the first day of November, 1908, the body of George Dunham of Chelsea, a member of the Togus Home for disabled volunteer soldiers, was found dead in a house which he had been occupying on a road in Chelsea commonly known as "Hayseed Avenue." The body was lying under a bed, face downward, there were bruises on the head and face and the furniture of the room was very much disturbed.

Investigation was begun by the local officers of Kennebec County and on Nov. 2 the respondent was arrested upon the charge of murder and brought before the Municipal Court of Augusta. The magistrate found probable cause for holding the respondent under the charge named in the warrant, without bail, for his appearance at the January term of the Superior Court in Kennebec County. Should an indictment then be found by the grand jury, and the charge be murder, the case would be transferred to the docket of the Supreme Court in Kennebec County and be in order for trial at the March term thereof.

Memorandum: Between the date of this report and sending proof to the printer, the grand jury for Kennebec county reported and no indictment was found against Davis. He was, therefore discharged from custody on January 25, 1909.

STATE US. WILLIAM SABIN.

On the 14th of October 1908, a crew of men were working in the hold of a vessel at Hallowell, among which crew were the respondent, William Sabin of Gardiner, and James Routh of Hallowell. It appears that there had been some liquor used in the party and that Sabin and Routh had indulged in some dispute. This dispute continued until violence followed and the evidence tended to show that Routh struck Sabin in the face with his fist which so enraged Sabin that he returned the blow with great force knocking Routh down and in falling Routh's

head struck against a beam in the hold of the vessel rendering him unconscious. He was taken to his home and died a few days later. Complaint and warrant were issued from the municipal court of Hallowell on the fourteenth day of October, and the respondent was arrested on the fifteenth in Gardiner. Before the hearing was completed Routh had died and Sabin was held on the charge of manslaughter to await action of the grand jury at the Superior Court, January term, 1909.

Memorandum: Between the date of this report and sending proof to the printer, the grand jury of Kennebec county reported and no indictment was found against Sabin.

STATE VS. HERBERT SPEAR.

On the fifteenth of October 1908, Harold Martin, while driving upon the highway which was crossed by the tracks of the Lewiston, Augusta & Waterville Street Railway, was struck by a car owned and operated by the company, the result of the accident being fatal. It appears that the motor man upon the car was ill and the respondent who was the conductor of the car, was operating the motor. It was charged that Spear was criminally negligent in the operation of the car, and on the thirtieth day of November a complaint and warrant was issued from the Municipal Court of Winthrop, charging Spear with manslaughter. The respondent was arrested and arraigned December 1, 1008, pleaded guilty, waived examination and furnished sureties in the sum of five hundred dollars for his appearance at the January term, 1909, of the Superior Court in Kennebec County, there to await the action of the grand jury upon the charge against him.

KNOX COUNTY

STATE US. DOMENICO TETI.

On January 10th, 1907, in the city of Rockland, a party of Italians gathered in a social way at a boarding house kept by one of their own nationality, near the corner of Front and Achorn streets, and while there engaged at cards, drinking beer in the meanwhile. After a time trouble arose between Vito

Montisano and Vito Florentino. The former called the latter an insulting name, struck him in the face and at the same time dared him to shoot. Florentino replied that he had no revolver. Upon this Petrolia Michele seized Montisano and attempted to put him from the room. Domenico Teti, the respondent, then drew a revolver from his pocket and threatened to shoot any one who injured his "boss," referring to Montisano. parties then began to leave the house and go out into the darkness, for it was then evening. The order of their going was not clearly shown by the testimony but it would appear that Montisano went sufficiently in advance of the others so that he was not a witness of what took place on the street, having gone to his house, a short distance away. When Raphael Conforto, one of the party, came from the house, he went up Camden street and in a few moments was found lying dead on the sidewalk. death having been caused by shooting. Several witnesses testified to hearing reports of a revolver at about the time when the party left the house. The respondent, Teti, went to his boarding place, hurriedly obtained money and quickly went to the wharf of the Eastern Steamship Company where he took the steamer just leaving for Boston. He admitted that when the steamer was entering Boston harbor the next morning he threw his revolver overboard. On request of local officers Teti was arrested by a Boston officer and was brought back to Rockland where he was arraigned before the Municipal Court of Rockland. charged with the murder of Conforto, probable cause found, and he was held without bail for the April term of the Supreme Judicial Court. An indictment for murder was found at that term and upon the seventh day of the term he was arraigned and his trial begun. On the tenth day of the term the jury returned a verdict of guilty. Motion for a new trial was made and exceptions filed and allowed. The motion was overruled and an appeal was taken to the Law Court. At the next term of the Law Court held at Bangor in June, at request of respondent's counsel, hearing upon the appeal and exceptions was continued to the Portland term. At the latter term another continuance was asked by respondent's counsel and granted. the December term, 1907, of the Law Court at Augusta, no one appearing to argue the appeal and exceptions in behalf of the respondent, an entry was made dismissing the appeal and overruling the exceptions. At the April nisi prius term of the Supreme Judicial Court, held at Rockland in 1908, new counsel for the respondent appeared and asked stay of sentence in order that a petition might be presented to the Law Court for the restoration of the case to the Law docket. The request was granted; at the July term, 1908, of the Law Court at Portland the petition for restoration was granted and the case is now pending in that Court awaiting final argument.

The case for the state was conducted by the county attorney and the assistant attorney general.

STATE US. NEAL BROOKS.

This was a homicide committed in the Maine State Prison, and the circumstances connected with the case, briefly stated, are as follows:

The respondent, aged about twenty-three years, was confined in the insane department of the Maine State Prison, serving a twenty year sentence for rape, which sentence began January 28th, 1904. The deceased, Edwin Smith, aged about sixty-four years, was also confined in the insane department of the Maine State Prison, serving a life sentence for murder. On January 19th, 1908, Brooks struck Smith several blows on the head with an iron bar, that he had wrenched from his cot, from which blows practically instantaneous death resulted. The respondent, being under confinement, as before stated, there was no preliminary hearing before a magistrate, nor was any arrest made, but an indictment, charging Brooks with the murder of Smith, was found at the term of the Supreme Judicial Court held in Knox County in January, and the case was continued on the docket.

STATE US. ARTHUR WILLEY AND RALPH GILLMORE.

On July 3rd, 1908, Arthur Willey and Ralph Gillmore, two young men of Port Clyde, in the town of St. George, were arrested for causing the death of one William E. Pinkham also of that town. Directly after the arrest they were arraigned before William E. Sherer, Trial Justice, probable cause was found and they were placed under \$3,000 bail for their appearance at the September term of the Supreme Judicial Court. At this term they were separately indicted for manslaughter and Willey was placed on trial the morning of September 24th.

The case went to the jury September 26th, and after being out six hours they returned a verdict of guilty. On September 28th, Willey was sentenced to two years in the state prison, and was committed the following day.

The case against Gillmore was continued, by order of the court and at the request of the defendent, lest the conviction of Wiley should prejudice the jury in the trial of the Gillmore indictment. The latter indictment therefore, is still pending, and is in order for trial at the January term, 1909, of the Supreme Judicial Court.

LINCOLN COUNTY.

STATE VS. HARRY FELTIS.

Lorenzo Feltis, a man about eighty-two years of age, in the year 1907, was a resident of the town of Bristol. His family consisted of his wife, his son Harry, the respondent in the case, and Harry's wife. On the morning of July 3rd, 1907, the old gentleman attempted to do some washing. His wife remonstrated and a quarrel ensued between them, in which Harry took some part. The trouble having subsided, Harry began work in the family garden a short distance from the house. Later in the morning, the old gentleman again persisted in doing the washing and went to the rain barrel outside, and at the corner of the house, intending to get some water. His wife followed him to the barrel where another alternation ensued, and Mrs. Feltis called to her son Harry who ran to the place where his parents were bickering. This altercation was more serious than that of the earlier hour and the state claimed that Harry struck his father with the hoe which he had in his hand, the blow being sufficient to make a slight fracture of the skull and to cut the flesh and skin at the juncture of the ear with the head. After the injury, the father walked to the house of a neighbor and requested to be carried to the home of another son, Lorenzo Feltis, Ir. Not having obtained transportation, he walked to his destination, a distance of about one and one-fourth miles. His son, Lorenzo, Ir., then carried him to Damariscotta, a distance of seven or eight miles, where his wounds were dressed. after which he returned to the home of Lorenzo. Ir., where he

continued to suffer from his injuries and died on the fifth of August. An autopsy was performed by local physicians who reported that death was caused by inflammation of the brain and that the inflammation arose from injuries on the head. Immediately after the altercation in which the injuries were received, the state claimed that the respondent, Harry Feltis, told his mother that he was going to Damariscotta for a lawyer and expected that his father would make trouble for him; that on the way to Damariscotta he called at the house of William J. Kelsey, for a team, where he told Ralph Kelsey, that he had been having trouble with his father and wanted a team to go to Damariscotta to see what he could do about it. That he also told William J. Kelsey that he had been having trouble with his father and was obliged to strike him, but he was going to Damariscotta to see what he could do about it; that on his way to Damariscotta, he saw Henry H. Goudy and asked a private interview, in which he asked Mr. Goudy if he could keep a secret, whereupon he told Mr. Goudy that he had whipped his father, was obliged to knock him down and wanted to know what he had better do about it. On the eighth of August, three days subsequent to the death of Lorenzo Feltis, Sr., Harry Feltis was arrested on a warrant, charging manslauhgter, and was brought before H. E. Webster, Trial Justice. The magistrate found probable cause for holding the respondent and bail was furnished for his appearance at the next term of the Supreme Judicial Court sitting in Lincoln County. The indictment was returned on the twenty-sixth day of October and the trial commenced on the thirtieth.

The respondent claimed in defense that he did not strike his father with the hoe, but when he came to the house with the hoe in his hand, he reached out the hoe to prevent his father from upsetting the rain barrel and that his father grabbed the hoe and, while pulling on the handle, fell and struck his head on a sharp rock, causing the injuries from which death ensued. The jury returned a verdict of not guilty. The state was represented by the county attorney.

OXFORD COUNTY.

STATE VS. WALLACE G. EVERETT.

About ten o'clock in the evening of June 13, 1907, an explosion of dynamite occurred near what was known as the Brown mine on Crocker Mountain, an eminence of Oxford County situated a few miles easterly from Paris Hill. The care taker of the mine at the time was Wallace G. Everett. After the explosion Everett notified the Brown office at Paris Hill, by telephone, and as a result of this notice there appeared upon the scene the sheriff of the county, a local physician, and other interested parties. It was discovered that a small building erected for the temporary storage of dynamite had been completely shattered, and near the place of explosion was found the body of Edgar L. Ratcliff. Life was not extinct when the body was first found but consciousness was not restored and in a short time death ensued. The body was taken in charge by a local undertaker, and on the following day a coroner's inquest was held and a verdict returned that death resulted from an accident. On the day of the accident the county attorney was absent from Oxford County, but upon his return he instituted an inquiry into the affair, caused a careful autopsy of the body to be made, and as a result of the autopsy and other testimony obtained from various sources, a complaint was made and warrant issued on the 17th day of June, 1907, charging Wallace G. Everett with the murder of Ratcliff. On the 21st day of June the respondent was arraigned before the Judge of the Municipal Court of Norway, where he was held on the charge of murder without bail for the October term of the Supreme Judicial Court. The grand jury found an indictment for murder, and on the 7th day of the October term, 1907, the prisoner was arraigned and trial begun. On the 14th day of the term the jury reported that they were unable to agree upon a verdict, and the respondent was held without bail for a second trial, which occurred at the March term, 1908, of the Supreme Judicial Court. At this term also the trial was begun on the 7th day of the term and on the 12th day the jury returned a verdict of guilty of manslaughter. On the 13th day of the term the respondent was sentenced to the State Prison for a term of twelve years and warrant of commitment was issued March 24, 1908.

The state contended at the trial that the motive of the respondent in committing the homicide was twofold.

First, to obtain money on two life insurance policies issued upon the life of Edgar L. Ratcliff, in which policies the respondent was named as beneficiary.

Second, because the respondent was anxious to have Ratcliff out of the way lest he might betray some secrets, the knowledge of which by the public would be prejudicial to the respondent. The defense strenuously insisted that death was purely accidental and that the respondent was in no way responsible for the fatal results. The contentions of the state were finally sustained as appears from the verdict of the jury in the second trial,

The case for the state was conducted by the county attorney and assistant attorney general.

PENOBSCOT COUNTY.

STATE US. PERCY W. LYONS.

A serious accident occurred on the Maine Central Railroad on the 27th day of November, A. D. 1907, near Carmel station, in which a train fireman, Harry Simonds, was killed. Two freight trains were involved, viz., extra from Waterville to Bangor with engine numbered 364, and regular Bangor to Waterville, train numbered 36.

Under the rules of the Maine Central Railroad the State contended the regular train numbered 36 was a superior train, and the extra, with engine numbered 364 was an inferior train.

According to the undisputed evidence, number 364 reached Etna station and received orders to leave at 9.27 P. M., on November 27th, A. D. 1907. It was also undisputed that train number 36 left Bangor at 8.55 P. M., on same date, five minutes ahead of time. This was the regular train scheduled to leave Bangor for Waterville at 9 P. M.

The State contended that Train Dispatcher, Percy W. Lyons, of Waterville, instead of stopping or even knowing where train number 36 was, gave train number 364, at Etna, what is termed "Complete," on an order to cross number 36 at Hermon Pond, and allowed it to leave Etna station, and afterwards tried to

reach train number 36 at Northern Maine Junction, and also at Hermon Pond, both of which he claimed he was unable to do. His explanation was, that he thought the operator at Northern Maine Junction was holding number 36 when he gave "Complete" to train number 364 at Etna. If this had been true Dispatcher Lyons would have been strictly observing the rules.

The collision occurred at 9.36 P. M., about one hundred yards east of Carmel station.

The State argued on the investigation of the facts and rules of the Maine Central Railroad, that there was a plain violation of rules by Dispatcher Lyons, and gross negligence and carelessness on his part, in giving "Complete" to an inferior train, and allowing it to leave Etna station before he had given "Complete" to his superior train at Northern Maine Junction. Dispatcher Lyons, in answering this, said that he thought he was assured by the operator at Northern Maine Junction that he was holding the train, while that operator, Mr. Roy, claimed that he had given Dispatcher Lyons only a signal, I. I. O. K., which simply meant that he was displaying his red lights.

The contention of the State, under rule 73 of the Maine Central Railroad was that Dispatcher Lyons should have had Hermon Pond the meeting point, displaying red lights, and should not have given "Complete" to train number 364 until he had first given "Complete" to train number 36 at Northern Maine Junction; in other words "Complete" should never be given to an inferior train first, as stated above.

Percy W. Lyons was indicted by the Grand Jury for the crime of Involuntary Manslaughter at the February term, 1908. He was arraigned on the tenth day of the term plead not guilty, and was immediately placed on trial. The trial lasted three days, and on the thirteenth day of the term the jury rendered a verdict of not guilty.

STATE 7'S. FRANK PARENT AND WESLEY COLLINS.

On the second day of September, 1907, at Bangor, in the County of Penobscot, the body of Fred B. Bunker of Northwest Harbor, Hancock County, Maine, was found on the track of the Bangor Railway and Electric Company about two miles

from the city toward Old Town. The body was seen lying on the track by the motorman at about 7.48 P. M., when the car was about nine or ten feet away, going at the rate of about ten miles an hour. The car struck the body dragging it some feet, cutting it nearly in two pieces. No sign of life was discovered in the body after the accident, and on an investigation by the coroner it was decided no inquest was necessary. About two months afterwards it was learned that Bunker in company with two companions had visited a notorious resort in the town of Veazie, about one mile distant from the place of accident, where liquor was drank and some disturbances took place; that two men employed at this resort, viz., Frank Parent and Wesley Collins drove Bunker away from the house and followed him for a distance of nearly half a mile, throwing rocks at him; and the evidence disclosed that Bunker fell down several times and was kicked by one or both men, and finally one of the men fired a rock at Bunker which caused him to fall into a clump of bushes, which was the last time he was seen alive.

On the 14th day of November, 1907, Frank Parent was arrested on the charge of manslaughter, and held under bonds for his appearance at the February term of court.

On the 18th day of November, 1907, Wesley Collins was arrested on the charge of manslaughter and held under bonds for his appearance at the February term of court.

Both men were jointly indicted at the February term of court, 1908, for the crime of manslaughter. They were arraigned and both plead not guilty, and on the 9th day of said term were tried jointly and convicted of assault and battery and sentenced to hard labor for the term of one year each in the County Jail at Bangor, Maine.

STATE US. CARDINELLI.

On Sunday, April 14, 1907, a stabbing took place at a house or camp at Millinocket, Penobscot County, from which death resulted. The victim was an Italian named Giovanni de Simoni. Luigi Cardinelli, who struck the fatal blow, was arrested by other Italians present, and taken in the night a distance of some few miles and delivered to the Deputy Sheriff, Fred M. Gates, at Millinocket. He was arraigned on April 15, 1907, before

Hon. George W. Stearns, Trial Justice, of Millinocket, and was held without bail, on the charge of murder, to await the action of the grand jury at the August term, 1907, of the Supreme Judicial Court. At the August term the respondent was indicted for the crime of murder.

The case disclosed that Simoni had been in the afternoon with Cardinelli and others at another camp some little distance away; that the men had been engaged in playing cards and drinking beer; that they had had some words in connection with Cardinelli's being obliged to produce a ten-dollar bill for the purpose of paying about forty-eight cents, the amount due for the beer, but nothing could be learned as to any further difficulty between the men from other witnesses. It seemed that the men, separately, but with a short interval between their departures, left the camp where they had been playing cards, and went to the camp where they were living and where the stabbing took place. Simoni came into the latter camp some few minutes before Cardinelli. When Cardinelli came in he had a knife in his hand, held in such a way as to attempt to conceal it.

The State claimed at the trial that after Cardinelli entered the camp with knife in hand, he appeared angry, used some abusive language toward Simoni, but finally offered him hileft hand; that Simoni put forth his right hand with manifest spirit of friendliness to grasp the left hand tendered by Cardinelli, when Cardinelli plunged the knife into the left side of the head of Simoni, and in the vicinity of the temple. When the knife entered Simoni's head he immediately fell, his brains oozed out in part upon the floor, and the wound was so serious that he died quickly—within comparatively a few moments.

The respondent claimed that Simoni lay in wait for him upon the way home, gave him a severe beating, said things to him which made him feel that Simoni would shoot him at the camp, that the talk between Simoni and himself at the camp was different from that testified to by witnesses for the State, and that at the moment he struck the fatal blow he did so because he felt that Simoni was about to shoot him, and that his own life was in danger.

The trial began August 22, and lasted two days. The respondent was found guilty of murder, and on August 27, 1907, was sentenced to imprisonment in the State Prison for and dur-

ing his natural life, and was committed to prison on August 28, 1907.

The case for the State was conducted by the county attorney and myself.

STATE US. VITO PRUNESTI AND NATALI PRUNESTI.

On Friday, the 8th day of November, 1907, at East Millinocket, Penobscot County, a fatal shooting took place, as near as could be determined, about ten o'clock P. M. The tragedy occurred in a bunk house, so called, near the store of Fred Peluso; and while the shooting took place on the night of November 8th, 1907, the authorities were not notified until Saturday morning, Nov. 9, 1907, when the dead body of Guiseppe Teti was found in the bunk house, death apparently being due to a bullet entering his body on the left side, passing upward diagonally through the body through the apex of the heart, lodging in the right shoulder. It was also learned that Nicola Teti, brother of Guiseppe, was severely wounded at the time Guiseppe was killed. Nicola Teti was sent to the Eastern Maine General Hospital at Bangor for treatment, and thorough investigation made. The usual difficulties were encountered, due to the fact that the parties concerned in this affair were Italians and were scarcely known personally to the officers, and investigation had to be made among persons but little, if any, familiar with the English language.

As a result, however, suspicion fell upon Vito Prunesti and his brother Natali, and on the 11th day of November, 1907, upon complaint before George W. Stearns, Trial Justice, warrants were issued charging Vito Prunesti and Natali Prunesti with the murder of Guiseppe Teti. The Prunesti brothers were arrested on the said 11th day of November, and upon hearings before the Magistrate, they were held without bail to await the action of the Grand Jury at the February term of the Supreme Judicial Court.

At the February term of the Supreme Judicial Court both Vito Prunesti and Natali Prunesti were indicted for the murder of Guiseppe Teti. In the meantime, during the progress of these matters, it was learned that Francisco Guiseppe had been seen with the Prunesti brothers much of the evening of Nov.

8th, and was with them in the bunk house at the time the shooting began.

On the 16th day of November, 1907, Francisco Guiseppe was arrested and bound over to await action of Grand Jury without bail, on the charge of murder. After a thorough investigation it was learned that Francisco Guiseppe left Millinocket on the day of the murder, and went to East Millinocket and on his return stopped at Dolby, where the murder took place; that he had no previous acquaintance with the Prunesti brothers; that he was not in the shack when the shooting took place, but having previously been there and fearing trouble, immediately ran out and heard pistol shots within a few minutes. When all these matters were thoroughly presented to the Grand Jury, including all new information to that already obtained, the Grand Jury failed to find any indictment against Francisco Guiseppe.

The trial of Vito Prunesti and Natali Prunesti began at the February term of the Supreme Judicial Court, on Monday the 24th day of February, 1908, and was completed at the close of the next day, Tuesday, the 25th day of February, 1908. Nicola Teti in the meantime had recovered from the effects of his wound, and was the chief witness for the State at the trial. In the behalf of the State it appeared that on the 8th day of November a portion of the bunk house in which the Teti brothers lived, was occupied by them and two or three other Italians, that upon the night in question the other Italians, who intended to start for Italy the next morning, went to bid goodby to several friends, and that they did not return, leaving the Teti brothers there alone, that sometime in the evening Natali Prunesti came into the room and desired to sleep there through the night, that later in the evening, about ten o'clock, Vito Prunesti and one Francisco Scallisi came to the bunk house, first aroused Natali Prunestl, and then went to another part of the room, climbed to the top of a bunk, some six feet from the floor, and demanded money of the Teti brothers, and that the latter refused to give up the same, declaring they had no money. Nicola Teti testified that both Vito Prunesti and Francisco Scallisi had revolvers in their hands ready for use, that Vito Prunesti was demanding money of him, while Francisco Scallisi was demanding money of his brother, Guiseppe Teti, that when he (Nicola Teti) declined to give up any money to Vito Prunesti Vito struck him in the face, that upon the striking Nicola Teti grasped a small knife he had near at hand and struck at Vito Prunesti, without knowing whether or not he hit, that Vito Prunesti then went back toward the floor and immediately began shooting with his revolver, shooting three or four times, that one of the shots struck Guiseppe Teti as above indicated and he fell from the top of the bunk to the floor, expiring almost instantly, and that another of the shots struck him (Nicola Teti) in the shoulder. Francisco Guiseppe testified in substance, that he had been with the Prunesti brothers and Francisco Scallisi in the evening at the Peluso store, that Natali Prunesti left some little time before the others, and that the others staid until practically the time the store closed, at ten in the evening or thereabout, that during the evening the Prunesti brothers had some angry words, though over a trivial matter, that while he was standing a few feet from the Peluso store, after it had closed, he saw Vito Prunesti and Francisco Scallisi enter the bunk house, and following over he went inside the door just as Vito Prunesti was arousing Natali Prunesti, that fearing trouble he went immediately from the bunk house. and that when two or three hundred feet therefrom heard the shots which were fired. Vito Prunesti at the time of his arrest denied he was at the bunk house in question at the time of the shooting, but later admitted he was there but charged the shooting upon Francisco Scallisi. Francisco Scallisi escaped from Millinocket immediately after the shooting, and the officers with all their diligence were unable to locate him. At the trial Vito Prunesti claimed in defense that he had no part in the demand of the money of the Teti brothers or in the shooting, and that it was all done by Francisco Scallisi and without Vito Prunesti's connection with it in any possible way.

When the evidence for the State was in, counsel for the State felt that there was hardly sufficient evidence to ask the Jury to find, beyond a reasonable doubt, that Natali Prunesti had sufficient guilty connection with the affair, and thereupon a nol pros was entered against Natali Prunesti, with the consent of his counsel. On the evening of Tuesday, February 25th, 1908, the Jury, however, found Vito Prunesti, against whom the cause proceeded, guilty of the murder charged.

Vito Prunesti received a sentence on the same evening of imprisonment in the State prison at Thomaston, for the term of his natural life, and was committed to the State prison on the 28th day of February, A. D. 1908.

The case for the State was conducted by the county attorney and myself.

PISCATAQUIS COUNTY.

STATE US. NELLIE M. CROCKER.

In the latter part of October, (on or about the 22d), 1906, Miss Nellie M. Crocker of Guilford, Piscataquis County, a young woman probably a little more than twenty years of age, gave birth to an illegitimate child. A physician was sent for, but the child was born before his arrival, and upon his reaching the house where summoned, he found that the child was dead, and apparently its throat had been cut with some sharp instrument. Investigation was instituted, and from statements made by Miss Crocker and also by information furnished by her sister who was in the house at the time of the birth of the child, it appeared that the throat of the child had been cut with a pair of large scissors.

Complaint was made October 31, 1906, against Nellie M. Crocker, for murder. The condition of her health, however, at that time, prevented the officers from making the arrest. This was made on December 29, 1906, and the respondent was arraigned before Judge E. C. Smith of the Dover Municipal Court, and bound over on the charge of manslaughter, to await the action of the grand jury at the February term, 1907, of the Supreme Judicial Court, bail being fixed at two thousand dollars.

At the hearing before the Municipal Court it was maintained in behalf of the respondent that the infant must have been dead when the wound in the throat was effected.

The State had the case very thoroughly investigated before the February term, employing prominent medical experts, both in and out of the county where the crime was committed. After thorough investigation and consideration by the grand jury, it decided against the return of any indictment.

STATE US. HERBERT WOODBURY.

Herbert Woodbury and his wife, Phœbe Maud Woodbury, resided in Foxcroft, living in the Foxcroft Exchange, a large four story building formerly a hotel, but conducted by Mr. and Mrs. Woodbury as a lodging house, Mr. Woodbury carrying on a livery business in connection with it. Mr. Woodbury also had the contract for carrying the mail between the station of the Maine Central Railroad Company, in Foxcroft, and the postoffices in the villages of Foxcroft and Dover. The mail team was driven by Mrs. Woodbury much of the time.

In early November, 1907, Mrs. Woodbury disappeared. eral lodgers were stopping in the house at the time but left soon after she disappeared, and after some few weeks Mr. Woodbury closed up the house and went to live with his sister in Dover where he made his home until February 18, 1908, staying in the house much of the time and claiming that his health was poor. Mr. Woodbury was reported to have accounted for his wife's disappearance by stating in substance that she had deserted him, and her disappearance excited no particular comments for some weeks as it was rumored that she and Mr. Woodbury had not lived happily together at times and that on one or more previous occasions at least, she had left him. Early in February, however, the authorities and some of Mrs. Woodbury's relatives began to push the investigation for the purpose of ascertaining what they could in regard to her disappearance. Among other things it was decided to enter the Foxcroft Exchange and make a thorough examination of the premises. Permission was obtained to enter the house and examination was made. Much of Mrs. Woodbury's clothing was found together with some of her personal effects. Practically all of the rooms of the house were visited and examined, except room number 15 on the fourth floor, which was found closed, and to which it had seemed impracticable to gain ready admission. There were two doors to this room, one opening into an adjoining room and another into the hall. The first was securely fastened by a bolt on the inside. The other door opening from the hall also appeared to be fastened but there was some uncertainty as to how it was secured. An investigator reported that apparently the lock of the door had not been turned so as to fasten it.

Later this door opening from the hall was forced open and the body of Mrs. Woodbury was found lying upon the floor in room number 15, but near the other door and tied by a rope around her neck to the knob of this other door,—the body lying at full length apparently with its weight resting nearly, if not quite all upon the floor. It was discovered that the door leading in from the hall had been fastened by means of a prop of wood, the lower end of which had been placed against a box held in place by a pile of mattresses lying upon the floor, the other end of the prop leaning against the door, making what is called a "Dutch lock." The key of the hall door was found lying upon the floor where it had been pushed out of the lock during the investigation in making an entrance. Upon the pile of mattresses was found a cloak and hat of Mrs. Woodbury's. The clothing upon the body seemed to be slightly disturbed but had more or less hair upon it which apparently came from Mrs. Woodbury's head. That part of her clothing resting upon the floor was somewhat soiled with plaster dust of which there was some upon the floor under and around the body. The rope with which the body was tied to the door knob consisted of two pieces, one apparently like a halter rope, and the other, tied to this, was a short piece of rope, substantially like a piece of bed cord. There was more or less hair in and about the rope in question. The officers reported there was no indication of any struggle having occurred in the room and after an examination of the situation, the body was removed and on the following day an autopsy was performed. Complaint was made and a warrant issued immediately, charging Mr. Woodbury with the murder of his wife and he was placed under arrest. He was arraigned before Judge E. C. Smith of the Dover municipal court, on February 25th, and the preliminary hearing occupied several days. The State claimed the motive was probably jealousy and from the medical testimony and circumstances connected with the case that the woman probably came to her death by strangulation but not from the rope found around her neck. The defence put in no testimony at this hearing. argument, the judge found probable cause, and the respondent was held without bail to await the action of the grand jury, at the September term, 1908, of the supreme judicial court. On August 29th, 1908, while the respondent was being thus held

in the jail at Dover, he suddenly and unexpectedly seized a razor, used by the barber in shaving prisoners at the jail, and committed suicide by cutting his throat.

The evidence had been collected and full preparations made by the county attorney and myself for trial at said September term in case indictment was found for murder.

SAGADAHOC COUNTY.

STATE US. SIDNEY K. PREBLE.

On Sunday, May 12, 1907, at Bowdoinham, Sagadahoc county, the body of Norris Heath, a young man eighteen years of age, son of Mr. Myrick Heath, was found about one hundred feet distant from the north side of the road which runs from the Williams mill east toward the house occupied by the Heath family.

Upon investigation it was discovered that young Heath was last seen in company with Sidney K. Preble (son of George F. Preble) of Bowdoinham, at and about the Williams mill, on the Saturday afternoon preceding. Norris Heath was at that time employed at the Williams mill, and Sidney K. Preble went to the mill, and after spending some time there, at the close of work, both young men started off together, their homes being in the same general direction from the mill. Young Heath was missing from his home on Saturday night, but his parents having some reason to think he had gone to Bowdoinham village to see some friends, felt no cause of alarm. Upon Sunday morning, however, when he had not returned, his father, Mr. Myrick Heath, instituted some search.

On Saturday afternoon, Sidney K. Preble had been at the Heath house where he had borrowed a bicycle and attempted to borrow a revolver belonging to Norris Heath, and later in the afternoon, at the Heath house, he told a story of his (Sidney's) father having shot a dog down in the road where Mr. Myrick Heath had noticed a wet and somewhat colored spot in the road on his return the same Saturday afternoon from the village of Bowdoinham to his home. Upon going to this spot in the road on Sunday, and making careful examination Mr. Myrick Heath discovered that something apparently had been dragged through

the bushes on the north side of the road in the vicinity of the noted spot. The body of Norris was soon discovered, covered with leaves and with brush. Apparently he had been shot in the road and his body dragged through the bushes to the place where found. His pocketbook, knife and watch were also missing.

The young man, Sidney K. Preble (about fifteen years of age), and with whom Norris was last seen, was suspected of having committed the crime. Deputy Sheriff Isaac H. Purinton of Bowdoinham, with some assistants, went immediately to the house of George F. Preble where he found Sidney with the family and pursued the investigation. They found the young man had returned home late Saturday afternoon with his clothing wet, and told his parents he had fallen into the mill pond at the Williams mill. They learned also that he had a shotgun which he had left in the woods some distance from the house. Mr. Purinton insisted upon going to the place where the shotgun had been left. Sidney said he would show them. On their way through the woods Sidney was charged with having shot young Heath and admitted it. He was arrested and on Monday, May 13, 1907, was arraigned on complaint before Lewis M. Fulton, Trial Justice, at Bowdoinham, and by this trial justice was held on the charge of murder, to await the action of the grand jury at the August term, 1907, of the supreme judicial court.

Between the time of his arrest and the hearing before the magistrate, the respondent told various persons as to the details in connection with his commission of the crime.

At the August term, Sidney K. Preble was indicted and tried for murder. For some weeks previous to the trial, at the request of his counsel, young Preble was committed to the insane hospital at Augusta for observation where he was examined and observed by Dr. Bigelow T. Sanborn and Dr. Harry W. Mitchell.

At the trial the defense was insanity or such feebleness of mind as would indicate that the respondent was legally irresponsible for acts of the nature of that charged as committed; that he for acts of the nature of that charged as committed; that he either did not know the nature and quality of the act committed, or the difference between right and wrong with reference to that

particular act. In other words, it was claimed that the respondent was not guilty under the principles of law laid down by the court in the case of State vs. Knight, 95 Maine, 467.

It appeared that young Preble had been committed to the reform school where he had been for one period of about two years and another period of a little less than one year, that he had been guilty of more or less misbehavior including various acts of theft. He practically admitted that he loaded his shotgun and hid it in the woods near the highway; that he went to the Williams mill and walked along homeward with young Heath, and when he came along near the place where the gun was concealed he got the gun and after going a short distance in the road, managed to let his companion get a few feet in front of him, when he raised the gun and fired, the charge of large shot striking young Heath in the head just back of one ear; that he dragged the body in to the place where found, took the pocketbook containing a little more than two dollars and a half in money, the knife and the watch. When the pocketbook containing the money and the knife were found upon the respondent's person, he claimed they were his, and that the money he had earned in hunting browntail moths. The watch the respondent hid in or about the stone work or foundation of his father's house, where it was found by the officer after the respondent told him where it had been hidden.

The respondent claimed, in subsance, that about a fortnight before the tragedy young Heath had set his dog upon him, that he kicked the dog, whereupon Heath made some threat or talk which the respondent claimed later led him to think Heath might possibly intend to kill him, and with this belief fixed in his mind he proceeded to kill Heath in order to save his own life.

The State claimed the motive was either anger and hatred or robbery, but probably the latter, since testimony was offered to show that the respondent had seen some money in young Heath's hands on the day before the crime was committed and that the respondent knew the Saturday the crime was committed, was the usual pay day at the Williams mill, and was heard to ask the Heath boy a short time before the murder if he had been paid off that day.

The trial began on Tuesday, September 3, and lasted three days. On the evening of Thursday, September 5, the respond-

ent was found guilty of murder, and on Friday, September 6, was sentenced to imprisonment in the State Prison for and during his natural life, and was committed to prison on September 6, 1907.

The case for the State was conducted by the county attorney and myself.

STATE VS. ELBERT BATES.

On Saturday, the 14th day of November, 1908, Winnie Kincaid, a young woman of about twenty-four years of age, unmarried, died at Richmond, Sagadahoc county. At the time she was living with the people of her family in Richmond. Suspicion was aroused that her death might have been due to a criminal operation performed by Elbert Bates of Richmond.

Upon a short investigation Mr. Bates was arrested and criminal proceedings of some character instituted against him which resulted, upon hearing, in his being held in \$5,000.00 bail to await the action of the grand jury at the December term of the supreme judicial court, 1908, and being unable to furnish bail he was committed. The case is now being more fully and carefully investigated by the authorities.

Memorandum: Between the date of this report and sending proof to the printer, the Grand Jury at a term of the Supreme Judicial Court held in January, 1909, at Bath, found an indictment charging Bates with manslaughter. Bates was arraigned, pleaded not guilty and upon trial was found guilty of the charge in the indictment. On January 9, 1909, he was sentenced to five years imprisonment in the state prison. The respondent through his counsel filed a bill of exceptions and presented a motion for a new trial and the case is, therefore, awaiting the disposition of motion and exceptions in the Law Court.

The case for the State was conducted by the county attorney.

SOMERSET COUNTY.

STATE US. JOHN WILLIAMS.

The respondent in this case was the proprietor of a small hotel at Somerset Junction where, among others, woodsmen were accustomed from time to time to call for meals or lodging. On the eighth of November, 1907, Harry Sheasgreen came to Williams' hotel with others, there being in the party Thomas

P. Fenton and James Fletcher. There was some evidence tending to show that there had been trouble among the members of this party before they reached Williams' house and the trouble continued after they had entered the hotel. The fight grew somewhat furious and chairs were broken, the stove upset and other damage done. The trouble was principally between Fenton and Sheasgreen, and finally Sheasgreen was ejected from the house and Fenton induced to go upstairs out of the way. Directly, however. Sheasgreen returned and demanded admission to the hotel. The evidence tends to show that he was intoxicated and quarrelsome and the proprietor, Williams, declined to admit him and held the door against him. Sheasgreen was armed with an axe and made threats against the door and the people inside the house. Finally Williams insisted that Sheasgreen depart and as it appeared told Sheasgreen that he should have to protect himself and his house by shooting if Sheasgreen did not go away. Sheasgreen paid no attention to Williams' demands to depart but tried to force an entry. Williams discharged his gun intending, as some of the witnesses claim, to merely scare Sheasgreen but the result was much more serious. Sheasgreen was shot in the abdomen and died soon after the shooting. Prior to his death a physician was called and some attempt was made to take a dying declaration but without very satisfactory results. An investigation was begun and the evidence laid before the grand jury of Somerset county, which body returned an indictment against Williams at the December term, 1907, of the supreme judicial court, charging the respondent with manslaughter. The State was not able to have its witnesses present for trial at the December term and the case was continued until March, 1908. At this term also the State was unable to produce its witnesses and the case was again continued until September, 1908, the respondent being under bail all the time for his appearance before the supreme judicial court. September term and again at the December term, 1908, the case was continued and the matter stands upon the docket awaiting final consideration.

WASHINGTON COUNTY.

STATE US. NICHOLAS WALLACE, alias FRANK WILLIAMS.

On Wednesday, January 22, 1908, the dead body of Andrew Higgins, of Baileyville, Washington County, was found by a searching party of citizens, about sixty or seventy paces from the dwelling house or camp where said Higgins lived in Baileyville. The right side of the head and the forehead were badly crushed and the skull severely fractured, apparently from blows inflicted by the use of some dull instrument and thought to be a birch stick 32 inches long and about one and a quarter inches in diameter, upon which there appeared to be more or less blood, and which was found near apparent pools of blood in the yard near the house or camp. Apparently violence had been inflicted in some way also about the breast or sides, and some of the ribs were found broken.

Andrew Higgins was a man of about 75 years of age and had been living alone for some time upon the farm which he was gradually clearing up in Baileyville. A short distance from his house or camp he had erected a small stable and at the time of his death the stable was occupied by his one horse. Upon investigation it was learned that Mr. Higgins was at the house of a near neighbor, Mr. Berry, late Thursday afternoon, January 16, 1908; that he took supper with the Berrys on the last named day. and left for his home about half past six or seven that evening; that the Berrys, whose house was practically in sight of the Higgins house or camp, saw no smoke or indications of life about the Higgins house or camp on Friday and Saturday, January 17 and 18; that on Sunday, January 19, Mr. Hogan, a man in the employ of the Berrys, went to the Higgins place; that Hogan did not find Mr. Higgins there but did find the horse in the stable apparently hungry and thirsty, and he fed and watered him; that on Sunday night a light in the Higgins place was seen from the Berry house and it was supposed that Mr. Higgins had returned; that Mr. Higgins had told the Berrys he was planning to be away from his home engaged in the cutting of some wood with a friend, which allayed any fears on the part of the Berrys when they first found from Mr. Hogan that Mr. Higgins was not at the camp on Sunday, the 19th; and finally

that no person could be found who had seen Mr. Higgins alive after he left the Berry house, on Thursday afternoon, January 16.

Early in the week beginning January 20, some of the neighbors begun to grow uneasy at not seeing Mr. Higgins and further search was made for him. In the meantime there had been little spurts of snow and some slight thaws. On Wednesday, January 22, when several citizens of Baileyville began to make thorough search about the Higgins premises, the little show on the ground had been pretty much removed by a thaw of the day preceding. Pools of blood were found in the yard, also a quilt having some evidence of blood thereon. Soon what appeared to be a light bloody trail was discovered leading from near the pools of blood and away from the house or camp to the spot where the body was found. Evidently an attempt had been made to hide the body, as it was put behind some small trees or bushes and partially covered with twigs or branches which had been broken off near by.

When found Mr. Higgins was dressed apparently exactly as he was when he left the Berry house, still having his mittens on his hands, but minus his cap (found in the yard) and his overshoes, which had been removed. It was learned that Mr. Higgins had on a pair of overshoes when he left the Berry house, and also that he was the owner of a fur coat.

By diligent efforts it was learned that the respondent, Nicholas Wallace, had been more or less at the Higgins place; that he knew Mr. Higgins, his habits and conditions well; that Wallace was seen, some six or eight miles from the Higgins place, about the middle of the afternoon on Thursday, January 16, and later in the same afternoon was seen a mile or two nearer the Higgins place, and headed generally in that direction; that at the time Wallace was seen on Thursday, January 16, he apparently had on leather shoes; that early the next morning, January 17, Wallace was seen going from the general direction of the Higgins place, although some few miles distant therefrom, wearing a fur coat. It was also learned that a little later on the seventeenth Wallace was wearing a pair of overshoes, and that he bought a pair of gum rubbers and afterwards on the same day burned up the overshoes.

The State further secured certain evidence tending to show that Mr. Higgins, a few days before his death, had some little money about him; that on Wednesday, January 15, the respondent, Wallace, was probably without any money, but that on Friday, January 17, he had come into the possession of at least some few dollars. An autopsy and examination of the contents of the stomach, in connection with information as to what Mr. Higgins ate for supper at the Berry house disclosed the fact that he was killed probably not more than about an hour from the time he left the Berry house on Thursday evening, January 16.

Wallace was arrested on Thursday, January 23. When questioned as to the fur coat he told conflicting stories about it, first saying in substance that he never had a fur coat, next admitting that he had taken the fur coat, but saying that he took it from Mr. Higgins' camp on Sunday night, January 19, when upon a visit there he found Mr. Higgins absent. Persons were found who gave information that Wallace had disposed of a fur coat on Saturday, January 18, and this coat was identified as the one belonging to Mr. Higgins. At the time of trial hereinafter referred to, Wallace claimed that he took the fur coat from Higgins' camp on December 28, 1907. The State, however, was able to show by some witnesses that Mr. Higgins was himself in actual possession and use of the coat some days later than December 28, 1907.

At the time of trial in the Supreme Judicial Court the respondent, Wallace, claimed that he was not at the Higgins place on Thursday night, January 16; that he slept in an unoccupied house some miles distant therefrom, and that the overshoes he wore on Friday, January 17, were overshoes which he had purchased himself some time before.

Complaint was issued dated January 22, 1908, charging Wallace with the murder of Mr. Higgins. Upon this complaint Wallace was arrested, January 23, 1908, and hearing was had before Herbert J. Dudley, Trial Justice, January 24, 1908, and the respondent was held without bail to await the action of the Grand Jury, at the April term, 1908, of the Supreme Judicial Court. At the April term, the respondent was indicted for the crime of murder. Trial began Wednesday, May 6, 1908, and closed on Saturday, May 9, although more than fifty witnesses

were upon the stand. The respondent was found guilty of murder, and on May 9, 1908, was sentenced to imprisonment in the State Prison for and during his natural life. He was committed to State Prison on May 14, 1908.

The case for the State was conducted by the county attorney and myself.

YORK COUNTY.

STATE US. SETH CHAMBERS.

On the 25th of September last, a party of young men in Sanford, gathered in the outskirts of the village in a social way, the party consisting of seven, among them being Seth Chambers, the respondent, and Ralph Downs who was the victim of the shooting which occurred. It appeared from the evidence taken before a coroner's jury that these young men had some beer with them although all strenuously denied that any of the party were intoxicated. Ralph Downs, the deceased, and his brother Raymond Downs had brought with them two guns. Some of the party were engaged in shooting at a mark, and in some way, as the evidence tended to show, a gun in the hands of Seth Chambers was discharged, the contents striking Ralph Downs with fatal results. A coroner's inquest was held and as a result of the finding of that inquest complaint was made and a warrant sworn out on the 5th day of October, charging Seth Chambers with manslaughter. 'The complaint was heard before the judge of the Sanford Municipal Court, probable cause was found for holding the respondent, and he was required to furnish bail in the sum of one thousand dollars for his appearance at the next term of the Supreme Judicial Court. Bail was furnished and the whole matter now awaits investigation by the grand jury of York County, which will assemble on the first Tuesday in January 1909. That body will determine under all the evidence presented to it whether an indictment should be found against Chambers, or whether the whole affair was accidental and without criminal liability on the part of any one.

Memorandum: Between the date of this report and sending proof to the printer, the grand jury at a term of the Supreme Judicial Court, held in January, 1909, at Saco, found an indictment charging Chambers with manslaughter. Chambers was arraigned, pleaded not guilty and upon trial was acquitted.

OTHER CASES INVESTIGATED.

In addition to the cases where murder and manslaughter have been charged, as noted in the foregoing statement of cases, this department has spent much time in co-operation with the county attorneys and other officials in connection with the investigation into many other cases of homicide. There have been we believe at least fifteen cases in addition to those noted in this report where much time and attention have been given.

We are happy to report that in only one or two of these instances has investigation disclosed that a crime was committed and the prisoner entirely escaped apprehension. Investigation has shown some cases to be accident, some suicide, and some possibly either murder or manslaughter but without disclosing sufficient evidence to warrant the institution of any criminal proceedings. Some of these cases, and in fact some of the cases which occurred during my official years of 1905 and 1906, are still under investigation. It is only to be hoped that in all cases where a crime has actually been committed the guilty parties may in the end he ferreted out and brought to justice.

I regret to say that during my terms of office for the past four years there seems to have been an unusual number of homicide cases in this state, and I sincerely trust that in this respect this state may quickly return to its normal condition. During the past four years our department, with the respective county attorneys, has been prepared and ready for the trial before the jury in some nineteen homicide cases, and out of them all we believe but two absolute acquittals by a jury have so far been found. In these two instances the Attorney General's Department was represented by myself.

In addition to the general assistance given to county attorneys in various ways, this department has appeared in court in some cases of importance to assist county attorneys, notably in

STATE US. OSCAR JOHNSON.

This was a case arising in York County in which the defendant was charged, under the statute, with the burning of his own buildings in order to defraud an insurance company. The property burned was located in the town of East Parsonsfield,

and the fire occurred Sept. 22, 1906. Investigation was begun by the State Insurance Commissioner and the results of the investigation given to the county attorney who presented the facts to the grand jury and an indictment was found, upon which a trial was had at the May term, 1907, of the Supreme Judicial Court. The evidence presented to the jury tended to show that the respondent, being a resident of Boston and having occupied the Parsonsfield property only during the summer vacations, was anxious to sell this Parsonsfield property but had failed to do so. It also appeared that just before leaving this summer property, in 1906, a most ingenious plan had been devised with the aid of ropes, pulleys, friction matches and inflammable material, so that the opening of a large door in the stable would communicate by these ropes and pulleys with the matches, causing them to be ignited and fire begun. An arrangement had also been made by which an innocent neighbor was to store his carriage in this stable and in order to enter it would be obliged to open this large door. The plan was successful so far as the starting of the fire was concerned but as the stable was entered in the day time the fire was discovered before much headway was made and before the ingenious traps for setting fire had been fully consumed. It seemed quite plain that no one had an opportunity to prepare for the fire except the respondent, but the defense was insanity. The defense, however, was overborne, the respondent was found guilty and sentenced to one year in the State Prison.

The assistant attorney general appeared for the state at the trial with the county attorney of York County.

WINFIELD SCOTT EDMINSTER, Petitioner for Habeas Corpus.

This was a petition brought on the 11th day of October, 1906, while the petitioner was confined in the Waldo County jail, the complaint of the petitioner being that he was unlawfully imprisoned. The petition was presented to Mr. Justice Spear, who ordered a hearing at the Court House in Augusta on Wednesday, Oct. 17, 1906. The petition and order of court was served on the attorney general, in accordance with the statute, and also

upon the county attorney of Waldo County. The latter official desired to be excused from appearing in the case and the assistant attorney general appeared for the state.

The petitioner asked for his release for the following reasons, viz:

First, that the respondent was sentenced under an indictment tor being a common seller, second offence, to pay a fine of \$100 and costs and to serve 30 days in jail, whereas the sentence prescribed by statute is a fine of \$200 and 60 days in jail.

Second, that the sentence was imposed while the respondent was out on bail, awaiting decision on exceptions to the overruling by the court of a motion in an arrest of judgment, but this motion, the records show, was not filed at the term of court at which the respondent was convicted.

Third, that the respondent, after judgment for the State upon exceptions, and after the adjournment of the term of court at which his bail was to appear, and while in the act of escaping from arrest, was taken into custody by the officers upon a mittimus instead of a capias.

After all the evidence and arguments had been heard, the presiding justice denied the petition and ordered the petitioner to be remanded to jail to serve the several sentences imposed upon him.

COUNTY ATTORNEYS.

Our relations with the County Attorneys in the different parts of the state have continued closely in many ways. In addition to appearing with them in many murder trials, we have conferred and advised with them, not only at Augusta, but in many sections of the state and over matters, at times, of much importance.

During the last two years I have taken up with the various clerks of the Supreme Judicial court and the various county attorneys the looking after the re-districting of the counties, in connection with the drawing of grand jurors, and I believe this matter has now received attention in all parts of the state where it had been in any way overlooked.

OFFICERS.

Through strict economy and the assistance of efficient county officers we have been able to get along with quite a saving out of our appropriation for the Arrest and Apprehension of Criminals. Out of a total appropriation of \$3,000.00 for this purpose for the years 1907 and 1908, there remains unexpended the sum of \$565.44.

Wherever the money has been expended it has been well expended and the state as a rule has received great benefit from it in the prosecution of criminal causes. It is an appropriation which certainly should be continued, and as it often enables this Department to get an experienced, efficient man promptly at the scene of any crime we can hardly overrate its importance.

Generally speaking the sheriffs, deputy sheriffs, city marshals and other officers have been active and able, and at the request of this Department have acted promptly and efficiently whenever called upon for any assistance. In this class of work it is especially true that experience is of almost inestimable value, and we have been glad to notice the general improvement in many of the officials who were inexperienced some four years ago, from the training they have received in their personal work with criminal matters of importance. I doubt if the state as a whole ever had a better set of these officers than those who today are thus active in the protection of the public.

OTHER MATTERS IN COURT.

STATE VS. CANADIAN PACIFIC RAILWAY COMPANY.

This case was one relative to taxes for the year 1902, and a reference to the case, including the decision of the law court in favor of the State, was made in the last biennial report, on page 21. A petition was presented to the last legislature asking for the payment of the interest penalty, and this the legislature granted and the Attorney General's Department was thus relieve of any further duties in regard to collection.

UNITED STATES INTERNAL REVENUE TAX.

This matter relates to the claim of the United States that the State of Maine Liquor Commissioner should pay a United States internal revenue tax under the United States Internal Revenue laws, and reference was made to this case in the last biennial report on page 23.

The decision of the United States Internal Revenue Commissioner as finally rendered in this case was adverse to the State of Maine. We understand that the tax was thereupon finally adjusted between the federal government and the State.

WILLIAM R. MARSHALL VS. STATE OF MAINE.

Under the provisions of chapter twenty-nine, of the Resolves of 1907, William R. Marshall, administrator of the estate of the late William C. Marshall, was authorized and empowered to bring and maintain a suit at common law in the supreme judicial court against the State of Maine, to recover such sums as are claimed to be due said estate for the services of the said William C. Marshall as State assessor. The real question involved related to the tenure of office of a State assessor. During the term of Hon. George M. Seiders, as attorney general, and in the lifetime of William C. Marshall, the claim of Mr. Marshall was presented and an opinion as to the contention of Mr. Marshall obtained from Mr. Seiders. That opinion, together with a detailed statement of the facts and contentions, may be found on pages twenty-eight to thirty-four, both inclusive, of the attorney general's report for 1901-02.

The ruling of Mr. Seiders was adverse to the contentions of Mr. Marshall, hence the resolve of 1907 referred to above. Suit was instituted in the supreme court in Waldo county, and the case was taken to the law court on report, the assistant attorney general appearing for the State. Arguments were presented at the June term, 1908, of the law court at Portland, but decision had not been rendered by that tribunal at the date of this report.

MEMORANDUM: Since the date of this report and before copy went to the printer, a decision was handed down sustaining the contentions of the plaintiff and giving verdict against the State in the sum of \$250.

CASES FOR THE LAND AGENT.

No new petitions for location of public lots have arisen since the last report but the petition for location of public lots in Elliottsville is still pending in the law court.

MEMORANDUM: Since the date of this report, to wit, December 19th, 1908, a decision was handed down in the following words:

"A committee should therefore be appointed to locate public lots as follows, viz: In the one-mile strip of the Massachusetts Medical Society, 3,000 acres, one lot of 125 acres, in the Saco Free Bridge Fund grant, 4,044 acres, three lots of 56 acres each, and in the Dudley F. Leavitt grant, 1,250 acres, being part of the State tract, 2,626 acres, last conveyed, a lot or lots containing in the aggregate 113.9 acres, of average quality with the residue of lands in each tract, and to designate the use for which each lot is so reserved and located.

Petition granted. Proceedings nisi prius according to this opinion."

MONMOUTH CHURCH MATTER.

This was an equity proceeding to reach property dedicated to pious uses, having no legal custodian, becoming wasted, etc., under provisions of R. S., chapter 16, section 33, and reference was made to this case in the last biennial report, on page 22.

The case is still pending, and there is a prospect that the property rights of all parties concerned and the best interests of the public generally will be arrived at, by mutual concessions between all such parties and that before long a decree of court may be obtained which will be satisfactory to all concerned.

SABATTUS CHURCH MATTER.

This was an equity proceeding to reach property dedicated to pious uses, having no legal custodian, becoming wasted, etc., under provisions of R. S., chapter 16, section 33, and reference was made to this case in the last biennial report, on page 22.

Appearance has been entered for certain of the defendants. There was a partial hearing on this matter, April 16, 1906, and the case was continued through some mutual understanding of the parties appearing and interested. It is expected that the matter may be taken up again before long and some satisfactory final disposition made.

BRIDGTON CHURCH MATTER.

This was an equity proceeding relative to reaching property dedicated to pious uses, having no legal custodian, becoming wasted, etc., under provisions of R. S., chapter 16, section 33, and reference was made to this case in the last biennial report, on page 21.

The bill in equity was dated the 14th day of October, 1905, and returnable at the January, 1906, rules of the Cumberland county supreme judicial court. The bill was opposed by Addie E. Pingree of Boston through her counsel. There were two hearings before Justice Whitehouse and a decree ordered in behalf of the petitioners. The case was taken to the law court where final decision was rendered approving the decree in favor of the petitioners. The decree was in the words following:

"It is hereby ordered, judged and decreed that the plaintiff's bill be sustained and Henry A. Shorey, Samuel Knight and J. Louville Bennett of Bridgton, county of Cumberland, State of Maine, are hereby appointed trustees to care for said property described in paragraph first of the bill.

It is hereby further ordered, judged and decreed that said trustees shall at once sell the meetinghouse, located on said land, and after said sale deliver a deed of trust of said property described in paragraph first of this bill to Farragut Post, No. 27, of Bridgton, Grand Army of the Republic, Department of Maine, its successors and assigns, for the purpose of converting the same into a memorial square or park upon which shall be reared a soldier's monument or other structure, to the memory of the sons of Bridgton who fought in behalf of the cause of national unity in the War of the Rebellion."

THE PRESIDENT AND TRUSTEES OF BOWDOIN COLLEGE vs. HANNIBAL E. HAMLIN, ATTORNEY GENERAL.

This was a proceeding in equity, under the doctrine of cy pres, in which the plaintiffs desired an order of court relative to the expenditure of the income of a portion of the college funds known as the Collins Professorship of Natural and Revealed Religion.

It appeared that in the year 1847, certain parties raised and paid over to the treasurer of Bowdoin College a large sum of money for the purpose of having a professorship established, which should be filled by persons selected from ordained ministers of a particular denomination, and it was provided that it should be the duty of this professor, "to endeavor to cultivate and maintain a familiar intercourse with the students, and to visit and converse with them at their chambers, and by conversation as well as by more formal preaching and teaching to impress upon their minds the truths of the gospel of our Lord Jesus Christ, and their suitableness to promote the happiness of the present life, and the necessity that they should be cordially embraced to secure the happiness of a future and endless life."

This professorship had been filled in former years by notable persons but for a number of years the chair had been vacant and the fund was accumulating. The plaintiffs in their bill said, among other things, "the general purpose of the said Collins' fund, as declared by its founders, was 'to increase the usefulness of the instruction in Bowdoin College.'" In less general terms, the purpose was the religious welfare and spiritual life of the undergraduate. At the time when said fund was given, denominationalism and the inculcation of theological doctrines were the methods commonly in vogue for promoting those ends. Institutions naturally turned to ordained clergymen for help in that work. But methods have greatly changed to meet new conditions since that time, while the main purpose remains the same.

The petitioners further indicated their desire to have the income of this fund applied to work closely allied to the particular purpose of the Collins Professorship and therefore asked a decree:

- 1. "That the court will declare and establish said trust to be a public charity, and declare its enforcement.
- 2. That the said fund may be decreed to be administered as nearly as possible to the directions of its founders by appropriating the income thereof to one or more of the methods of administration hereinbefore suggested and stated, or to such other method or scheme as may be reported by a master, or framed or adopted by the court."

A hearing was held before Mr. Justice Strout, at Portland, the assistant attorney general appearing for the attorney general. After a careful investigation into the conditions and circumstances it resulted in a decree of court in the following lan-"That the trust created by the establishment of the fund mentioned in the bill is a public charitable trust; that the administration thereof in the particular manner prescribed by the founders of the fund now is impracticable; and that accordingly, until the further order of this court, the plaintiff, the president and trustees of Bowdoin College, is directed to apply the income of said fund to the payment of the salary of a secretary of the Young Men's Christian Association of said Bowdoin College, and that the residue of said income, if any, from time to time, be added to the principal of said fund, or, at the option of said plaintiff and overseers of said Bowdoin College, be applied to the support of the First Parish church of said Brunswick, or to the support of the service at the College chapel, or to the purchase of books for the library of said College, of a religious, theological, ethical or philosophical character, or to providing speakers for, or otherwise aiding in carrying on the work of said association. Such disposition of the income is adjudged to be within the general scope of the intention of the donors of the charity fund."

HANNIBAL E. HAMLIN, ATTORNEY GENERAL, BY INFORMATION, PETITION FOR MANDAMUS vs. THE ATLANTIC & ST. LAWRENCE RAILWAY COMPANY AND THE GRAND TRUNK RAILWAY OF CANADA.

This was a petition by Hannibal E. Hamlin, Attorney General, and on relation of Hiram W. Ricker, treasurer of Hiram Ricker & Sons, to compel the Atlantic & St. Lawrence Railway Company and the Grand Trunk Railway Company of Canada to construct an under-pass in Auburn in conformity to a decree of the Board of Railroad Commissioners. Said petition was dated June 5, 1907.

A hearing was had in above matter before a single justice and it was continued pending an attempted settlement of the matter by arrangement of all the parties interested. These possible arrangements have not as yet been agreed upon or carried out and the case still stands upon the docket in position to be pressed with further hearing if no adjustment is made.

HANNIBAL E. HAMLIN, ATTORNEY GENERAL, BY INFORMATION: PETITION FOR MANDAMUS vs. ASSESSORS OF EAST LIVERMORE.

This was a petition by Hannibal E. Hamlin, Attorney General, and on relation of Henry Reynolds et als against George O. Eustis et als, assessors for the town of East Livermore, to compel the assessors to apportion and assess the state, county and town taxes for the current municipal year upon certain properties according to the just valuation thereof. Said petition was dated April 20, 1908.

This case was entered and, we believe, a preliminary or other hearing was had before a single justice and the matter continued, since the action of the assessors in fact in making their assessment may perhaps render any action by the court upon said petition unnecessary or not desired by the relators. It is probable that at the next term of court in Androscoggin county some arrangement may be made to remove these proceedings for mandamus from the court docket.

HANNIBAL È. HAMLIN, ATTORNEY GENERAL, BY INFORMATION: PETITION FOR MANDAMUS V. INFORMATION: PETITION FOR MANDAMUS vs. HENRY L. HIGGINS ET ALS, OF THE CITY COUNCIL OF ROCKLAND.

This was a petition by Hannibal E. Hamlin, Attorney General, and on relation of Arnold H. Jones, mayor of Rockland and others, to compel the board of aldermen of the city of Rockland to go into joint convention with the common council of Rockland for the election of subordinate city officers, as required by the city charter of the said city of Rockland. Said petition was dated April 15, 1907.

This case was heard before a single justice and decided in favor of the petitioners. The matter, however, was taken to the law court and the decision of the justice below approved. Exceptions were overruled and the preemptory writ of mandamus was directed to issue as ordered. The case will be found reported as Hamlin v. Higgins, 102 Maine 510.

HANNIBAL E. HAMLIN, ATTORNEY GENERAL, AT THE RELATION OF WALTER A. PERRY: PETITION FOR QUO WARRANTO AGAINST BESSIE E. ALDRICH AND BERNICE B. WELLS AS DIRECTORS OF THE PERRY-ALDRICH COMPANY.

This was a petition for quo warranto against Bessie E. Aldrich et al, entered in the supreme judicial court in York county, claiming that Bessie E. Aldrich and Bernice B. Wells were not lawfully elected directors of the Perry-Aldrich Company, and were assuming to act as such directors without right and authority, and asking that they appear and show by what authority they claimed to have used and enjoyed the liberties, privileges and franchises belonging and pertaining to the office of director of the Perry-Aldrich Company. Personal notice was ordered upon the petition returnable at the January term, 1908.

Before the return term a bill in equity was filed asking to have the Perry-Aldrich Company dissolved. This bill was file! November 11, 1907, and upon December 3, 1907, temporary receivers were appointed and I was informed arrangements practically were agreed upon by counsel that the corporation should be dissolved. Nothing, therefore, was done with the petition for quo warranto at the January term, 1908.

I was further advised that an involuntary petition in bankruptcy was filed against the Perry-Aldrich Company in the district of Massachusetts; that several hearings were had; that the referee adjudged that the company was bankrupt and that the district court of Massachusetts had jurisdiction; that hearing was had before the district judge and the latter dismissed the petition and no appeal was taken from his decision. Since that decision we have expected the affairs of the corporation would be wound up. These proceedings, however, have not yet been concluded. We believe the receivers have filed their report, a master has been appointed to pass upon the debts of the company and has made his report to the court and the receivers have their final account ready to file if the master's report is confirmed. We expect therefore that very soon the final decree will be entered dissolving the corporation and that at an early term of court the quo warranto proceedings may be dismissed.

CHARLES MARTEL, PLAINTIFF, IN ERROR, vs. STATE OF MAINE.

The above cause of action is pending in the supreme court of the United States at Washington, having been taken there by a writ of error from the supreme judicial court of the State of Maine for the county of Androscoggin.

The case arises out of prosecution in this State for violation of our law against the sale of intoxicating liquors. In brief, the question expected to be raised in the United States supreme court is the constitutionality of a statute making payment of a retail liquor dealer's tax under the United States internal revenue law prima facie evidence of a violation of the laws of the State against the sale of intoxicating liquors. This case, I am advised, cannot be reached for argument at Washington until probably sometime in the month of October, 1909, or later.

OAKLAND, CLAIMANT, vs. STATE OF MAINE.

This case was reported on page twenty-four of the last report as then pending. Careful investigation of the facts in the case was made by the assistant attorney general in co-operation with counsel representing the town of Oakland. As a result of that investigation there seemed to be no doubt that the State was legally liable to pay the claim made by the town of Oakland and so the controversy was not presented to Mr. Justice Spear, but report was made directly to the governor and council as to the liability of the State and the claim has been adjusted.

STATE TAXATION OF RAILROADS.

This department has been relieved for the past two years from any serious difficulties in the collection of the State tax against railroads. A slight difference of opinion arose between the State and the Boston & Maine Railroad relative to the construction of a certain statute, but the railroad officials upon being seen personally waived their opinions and promptly paid the tax as requested by our department on the part of the State.

STATE WATERS IN THE SO CALLED GREAT PONDS.

There has been more or less difficulty in different sections of the State over claims of rights to use of the water in certain ponds of more than ten acres and which are known as great ponds or ponds in which the State claims to have the ownership of the water and the control of its use. I have had many conferences, discussions and informal hearings as to possible legal procedure in the name of the attorney general in a number of these cases. It is my pleasure to report however that in every instance so far we have been able to venture some suggestions which have in the end brought about at least temporary amicable arrangements and saved the trouble and annoyance of litigation. Some of these cases have been of much importance and very large interests were involved.

DEPORTATION OF STATE PAUPERS.

Some interesting cases have been presented to this department under the immigration laws and regulations of July, nineteen hundred seven, issued by the Department of Commerce and Labor, Bureau of Immigration and Naturalization, relating to deportation of paupers. One case might be cited whereby a large amount of money has been saved to the State, as the pauper in question was liable to be a public charge for many years. The case was that of Antonio Olivieri who was an Italian subject. This was referred to our department in September, nine-

teen hundred seven, and the matter was taken up by the assistant attorney general in behalf of the State. It was ascertained that the pauper in question had been committed to the insane hospital at Augusta from the city of Portland, and that the authorities at Portland had already made application for deportation but, for some reason or other, the proceedings had not resulted favorably. This former application made it necessary for our department to examine the entire case carefully, from the date when Olivieri landed in this country, together with his history since that date. It necessitated correspondence and conference with federal authorities to the end that the case might be reopened and reheard. Our efforts were successful and on the fourth day of February, nineteen hundred eight, we were notified that the Immigration Department had taken jurisdiction of the case and soon afterward an order for deportation was issued.

CORPORATIONS ORGANIZED UNDER GENERAL LAW.

During the year 1907, from January first to December thirty-first, both inclusive, one thousand fifty-two certificates of corporations organized under general statute were examined and approved. In the same period of time two hundred sixty-three corporations were excused from filing annual returns and paying annual franchise taxes.

During the year 1908, from January first to November thirtieth, both inclusive, seven hundred eighty-nine certificates were examined and approved, and in the latter period two hundred seventy-three corporations were excused from filing annual returns and paying annual franchise taxes.

During the year 1907, this department collected and turned into the state treasury, directly and indirectly, from corporations which were delinquent in the payment of franchise taxes for the year 1906, the sum of \$6,980. During the year 1908, we collected, and accounted for in the same manner, the sum of \$740 for the year 1906, and \$23,800 for the year 1907; thus making a total collection of delinquent taxes amounting to \$31,520.

EXPENSES OF THE ATTORNEY GENERAL'S DEPARTMENT.

In previous years a lump sum has been appropriated for expenses of the attorney general's department, without attempting to particularize all of the items for which the appropriation should be expended. Under the system adopted by the last legislature, and now beginning to be in vogue, each department is expected to make a careful estimate of the expenditures liable to be incurred by that department during the two years next succeeding that estimate. Moreover, these new estimates must include many items which have never before been charged to the different departments, such as printing, postage, etc. ing these items of expenditure into account, the estimate of the expenses of the attorney general's department for 1909-10 will be larger than the appropriations for previous years although, on the whole, it is merely a matter of book-keeping, for by this method each department becomes charged with some definite expenses which heretofore were estimated in other ways, although the actual cost to the State is not increased.

Since the act of 1905, which made the attorney general and his assistant the law officers for all State officials and for all departments, the expenses of the attorney general and his assistant as to travelling and hotel bills have necessarily increased. Here again is an apparent increase of the expense of maintaining the attorney general's department, while, in fact, it has not increased the general expense to the State but, on the whole, will be something of a decrease, as we believe, if all of the figures could be carefully gathered and compared. In the estimate which we have submitted to the State auditor for the expenditures of this department for the next two years, we, therefore, find the total is in excess of the annual appropriation of previous years but the reason for such increase will appear from what we have just been saying.

QUARTERS FOR THE ATTORNEY GENERAL'S DEPARTMENT.

In the last report of the attorney general, page 28, attention was called to the necessity of proper accommodation for this department in the State House. The need of such accommodation has materially increased since that report was made. Consultations with State officials and others having business with the attorney general's department are such in number and character as to positively require some kind of a retiring room or private office where such consultations may be held. Under the present conditions there is no privacy whatever, nor can there be any, in a room which is open to everyone and where the only possible manner of having a private consultation is to retire to the lobby or corridor and use some corner thereof, the parties remaining standing during the consultation. For the same reasons telephone communications cannot be had with any degree of privacy. Moreover, there is no supply of those office conveniences which are absolutely necessary to satisfactory work, and even if those conveniences should be furnished, they must all be put on trucks every two years and distributed in various nooks and corners of the State House. During the session of the approaching legislature, a part of the papers belonging to this department are to be in the basement, a part on the third floor and a part on the fourth floor with no proper means of preservation or filing and all subject to great inconvenience in examination and reference. If no additions are to be made to the capitol building, it would seem advisable to hire offices in some other building and, although such a plan presents many objections, it seems to be the only solution of the difficulties under the present conditions.

GENERAL REMARKS.

No complaint has been made to this department during the last two years as to the misapplication or misappropriation of funds, or breaches of trust, under laws of 1905, chapter 162, section 5. As in my last report (see pages 27 and 28) I should still recommend some legislation in connection with this subject

matter, and especially the passage of some acts requiring the various registers of probate to notify the Attorney General's Department as to records in their offices relating to the subject matter, transmitting such copies as may seem desirable.

For the past two years I have managed to continue to retain the assistance of Honorable Warren C. Philbrook of Waterville, Maine, as deputy or assistant attorney general. He has continued to serve this office with the same high degree of fidelity and ability as before. To him and to me it is known that the work of our department has been constantly on the increase since the laws of 1905, chapter 162, went into effect. The duties of this office could not have been properly performed in any possible way by one person. It gives me great pleasure to speak in the highest commendation of the assistance which Mr. Philbrook has so well given me.

We have maintained the same general plan as to the approval of certificates of incorporation and the excusing of corporations from filing returns as was in force at the time of my last report. These duties have practically been almost entirely performed by Mr. Philbrook at our Augusta office; papers have there been entered and filed and the public has been generally given to understand that the proper place for corporation matters to receive attention was at our Augusta office. In this way it seemed to us that we could act for the best interests of the department and for the best interests of the people of the State. At the same time I have continued to have abstracts of the various certificates of incorporation made and sent me daily so that I could keep in constant touch with the office work.

WORK FOR OTHER DEPARTMENTS.

Since the act of 1905, chapter 162, went into effect the legal work of various other departments of the State government has constantly increased with the department of the Attorney General. The amount of this work can only be realized by seeing personally the actual amount of work which has gone through our hands in one way and another.

During the last two years the giving of oral opinions and advice by this department has very much increased. Much of

this had to be oral of necessity because time would not have permitted the writing of opinions in all cases wherein we were consulted. We have however given some written opinions on various matters a few of which, among the most important, we have included in substance on some of the subsequent pages.

This report only attempts to show a part of the work covered by this department. It would be impossible for any report to show it all.

Respectfully submitted,

HANNIBAL E. HAMLIN,

Attorney General.

MARRIAGE LAWS. PUBLIC LAWS, 1907.

Hon. William T. Cobb, Governor, Augusta, Maine:

DEAR SIR:—I have the honor to acknowledge from you various inquiries in connection with the recent act of the legislature of 1907, authorizing clergymen to solemnize marriages, in connection with the provisions of section 11 of chapter 61, R. S. 1903.

The copy of the act of 1907, furnished me, reads as follows: "Section 1. Any clergyman residing in this state and engaged in the service of the religious body to which he belongs, may solemnize marriages such facts being first vouched for by certificate signed by the bishop, the presiding elder or the clerk of such religious body, duly filed in the office of the secretary of state. A fee of two dollars shall be paid to the secretary of state upon the filing of such certificate, who shall thereupon issue to such clergyman a certificate under the seal of the state, to the effect that he is authorized to solemnize marriages, and such certificate, or a certified copy thereof, shall be received as evidence in all courts of his authority so to do, and a copy of the record of any marriage solemnized by such clergyman, duly made and kept, attested or sworn to by the clerk of the town in which the marriage intention was recorded or in which the marriage was solemnized shall be received in all courts as evidence of the fact of marriage.

Section 2. This act shall take effect when approved."

The date of approval has not been furnished me, but the act was, of course, approved before the adjournment of the legislature and is in force.

Section 11 of chapter 61, R. S., 1903, reads as follows:

"Section 11. Every justice of the peace residing in the state, every ordained minister of the gospel, and every person licensed to preach by an association of ministers, religious seminary or ecclesiastical body, duly appointed and commissioned for that purpose by the governor, may solemnize marriages within the limits of his appointment. The governor, with the advice and consent of the council, may appoint women, otherwise eligible under the constitution, to solemnize marriage."

Upon consideration of said act of 1907, and the said section 11, chapter 61, R. S., I am of the opinion that the act of 1907 should be considered by the state officials, until the court may rule in substance otherwise, supplementary to said section 11 and not as a repeal of any part thereof.

I should therefore advise that the fee required be exacted by the secretary of state for the certificate issued under compliance with the terms of the act of 1907, but, where applications are made and commissions issued under said section 11, that no attempt should be made to exact the fee provided for in the act of 1907.

While the purpose of the act of 1907 may have been to extend our laws on the subject matter so as to cover or provide for certain additional cases, it is unfortunate that the legislature should not have passed some slight additional act with reference to said section 11 so as to clearly and entirely remove any possible inconsistencies between said act of 1907 and said section 11. Until some judicial determination of our supreme court upon these laws would dictate advice to the contrary, it is my opinion that the state officials should consider these laws as before indicated.

STATE PRINTING.—UNIVERSITY OF MAINE AND MAINE AGRICULTURAL EXPERIMENT STATION.

Hon. Thurston S. Burns, Member of Executive Council, Augusta, Maine:

DEAR SIR:—I have the honor to acknowledge the receipt of your oral request for an examination of the statutes relating to State printing, and an expression of views as to the nature and amount of printing for the University of Maine and the Maine Agricultural Experiment Station which should be paid out of the appropriation made for State printing.

R. S., chapter 3, section 24, as amended by chapter 138, of the Public Laws of 1005, reads as follows:

"Section 24. The number of copies of the following named reports to be printed hereafter at the expense of the state shall be determined by the governor and council but shall not exceed the following numbers * * * * The report of the University of Maine, fifteen hundred copies annually; the report of the Maine Agricultural Experiment Station, one thousand copies annually; * * * * Of the above named reports seventy-five copies may be retained by the binder for public documents and at least six hundred and seventy-five copies shall be delivered to the state librarian by the binder for exchange library use and general distribution, and the balance of the number of each report shall be delivered to the head of the department or institution where it originated and was prepared for publication."

R. S., chapter 3, section 25, was also amended by chapter 138 of the Public Laws of 1905, so as to read as follows:

"Section 25. The reports, catalogues and compilations of all state departments, bureaus, commissions and institutions, other than as enumerated in the preceding section, may be printed and bound, but the number and the styles in which the same shall be so printed and bound, at the expense of the state, shall be determined from time to time by the governor and council, who shall also fix the number of the same which shall be delivered from the bindery or printing office to the librarian of the state library."

R. S., chapter 3, section 26, was also amended by chapter 52 of the Public Laws of 1905, so as to read as follows:

"Section 26. Each department, bureau and institution may have printed at the expense of the state, bulletins and circular letters of inquiry and information, at such times and in such numbers as the officer in charge thereof may consider necessary, such order for printing to be subject to the approval of the governor and council.

Except as hereinbefore provided, no reports, catalogues or compilations shall be printed, stitched or bound by any department, bureau, commission or institution of the state, at the expense of the state, unless by virtue of special legislative provision therefor."

From the various sections thus cited it would appear that the annual reports of the University of Maine and of the Maine Agricultural Experiment Station are to be printed at the expense of the State, but the number of reports in each case is to be determined by the governor and council within the limits indicated by the amendment, to wit, not exceeding fifteen hundred copies annually of the report of the University of Maine and not exceeding one thousand copies annually of the report of the Maine Agricultural Experiment Station.

The second group or class of printing, comprised under the terms "reports, catalogues and compilations," may in the discretion of the governor and council, also be printed and bound at the expense of the State but the number and styles shall be determined by the governor and council. The natural order of procedure, therefore, would seem to be, that application be made to the governor and council, the number and styles of the "reports, catalogues and compilations" be determined by them and any necessary order for printing and binding then be given.

A third group or class of printing, comprised under the terms "bulletins and circular letters of inquiry and information," may also be printed at the expense of the State and here also the natural order of procedure would seem to be that application be made to the governor and council, that the order for such "bulletins and circular letters of inquiry and information" be approved by them and any necessary order for the printing then be given. It would seem as if the method or course here suggested would make all these matters definite and certain, and tend to avoid misunderstanding and confusion.

TELEPHONE COMPANIES.—RETURNS OF MUTUAL COMPANIES.

Hon. Arthur I. Brown, Secretary of State, Augusta, Maine:

DEAR SIR:—I have the honor to acknowledge receipt of papers referred to me relative to your inquiry concerning the returns of a so-called mutual telephone company, or a company which does not charge toll directly to its own subscribers, but does charge toll to strangers, the subscribers contributing by quarterly assessments enough to pay the running expenses after the deduction of the toll receipts paid by strangers.

We understand your inquiry to be as to whether or not the company in question should include in its gross receipts both the toll receipts from strangers and the quarterly assessments from subscribers.

Under our laws, these companies are required to make returns to you, showing among other things their gross receipts, in order that they may be duly taxed thereon. See R. S., chapter 8, section 35, et seq. Said section 25 reads as follows:

"Every corporation, association or person operating in whole or in part a telephone or telegraph line for toll or other compensation within the state shall annually, between the first and fifteenth days of April, return to the secretary of state under oath of its treasurer, if a corporation, the amount of the capital stock of the corporation, the number and par value of the shares, and a complete list of its shareholders resident within the state, with their places of residence, and the number of shares belonging to each on said first day of April; if a person or association, the owner or owners or one of them shall annually make a return under oath to the secretary of state, between the first and fifteenth days of April, of the names and residences of the owner or owners and the relative interest each owner has in any such association on the first day of April. The returns shall also contain a statement of the assessed value in each town of the real estate of such corporation, association or person used solely for the conduct of a telephone or telegraph business, and taxed by any municipality, and the gross receipts from business done wholly within the state for operating such business during the preceding year ending April first."

In the interests of the State, I should recommend that until reason should be shown for a different course by any decision of our court, that you consider the term "gross receipts," under the section just quoted, as including both the said tolls and the said quarterly assessments. Under this view, in making its return, such company should include in its gross receipts, the said tolls from strangers and the said quarterly assessments from subscribers.

SCHOOL MILL TAX FOR 1907.

Hon. Pascal P. Gilmore, Treasurer of State, Augusta, Maine:

DEAR SIR:—Relative to your recent communication as to whether a tax of one mill or one and one-half mills, known as the school mill tax, shall be assessed and collected this year and apportioned under the existing law, I beg to advise as follows:

Chapter 15, section 124, Revised Statutes, now in force, reads as follows:

"A tax of one mill on a dollar shall annually be assessed upon all the property in the state according to the valuation thereof, and shall be known as the mill tax for the support of common schools."

This section was amended by the laws of 1907, chapter 111, section 2, which reads as follows:

"Section one hundred and twenty-four of chapter fifteen of the revised statutes is hereby amended by striking out the words "one mill" in the first line thereof and inserting in their place the words "one and one-half mills," so that said section as amended, shall read as follows:

"Section 124. A tax of one and one-half mills on a dollar shall annually be assessed upon all the property in the state according to the valuation thereof, and shall be known as the mill tax for the support of common schools."

This amendment, however, does not take effect until January I, 1908, since section 3 of said chapter III of the laws of 1907 reads as follows:

"This act shall take effect January first, nineteen hundred and eight."

The tax in question therefore is not changed from one mill to one and one-half mills until the year 1908. This is further

verified by the terms of section 1, chapter 445, and section 1, chapter 446, of the Private and Special Laws of 1907, relating to the assessment of State tax for the years 1907 and 1908 respectively.

Said section 1, of said chapter 445, read as follows:

"That each city, town, plantation, or any other place hereinafter named, within this state, shall be assessed and pay the several sums with which they respectively stand charged in the following lists; the same being in addition to the poll tax of one cent on each poll; a tax of three mills on the dollar of the present state valuation for the current disbursements of the treasury for the year one thousand nine hundred and seven; and for the school mill tax provided by section 124, of chapter 15 of the revised statutes."

It will be noticed that the school mill tax therein expressly referred to for 1907 is that of one mill provided by said section 124, of chapter 15, of the Revised Statutes.

Said section 1, of said chapter 446, reads as follows:

"That each city, town, plantation, or any other place hereinafter named, within this state, shall be assessed and pay the several sums with which they respectively stand charged in the following lists; the same being in addition to the poll tax of one cent on each poll; a tax of three mills on the dollar of the present state valuation for the current disbursements of the treasury for the year one thousand nine hundred and eight; and for the school mill tax provided by section 124, of chapter 15 of the revised statutes, as amended by chapter 111, of the public laws of 1907."

It will be noticed that the school mill tax therein expressly referred to for 1908 is that of one and one-half mills provided by said section 2, of chapter 111 of the laws of 1907.

It is the opinion of this department that the school tax to be assessed and collected this year, and apportioned, should be one mill, as above indicated.

MATTAMISCONTIS—DISPOSITION OF FUNDS.

Hon. Pascal P. Gilmore, Treasurer of State, Augusta, Maine:

DEAR SIR:—I have the honor to advise you that I have given investigation relative to your inquiry as to what should be done with the \$500 and interest of the town of Mattamiscontis, now deposited in a Bangor bank.

We assume from the correspondence transmitted by you that the affairs of the town of Mattamiscontis are being settled under chapter 95, of the Private and Special Laws of 1907, and in connection with any other public laws in force. Said chapter 95, of the Private and Special Laws of 1907 is entitled, "An Act to repeal 'An Act incorporating the town of Mattamiscontis' approved March eight, one thousand eight hundred and thirtynine, and providing for the adjustment and payment of its indebtedness." This act, said chapter 95, provides among other things that for the purpose of ascertaining the legal assets and indebtedness of the town, the county commissioners are appointed appraisers of the assets, and auditors of claims against the town of Mattamiscontis, presented to the commissioners on or before the first day of July, 1907, and said commissioners are authorized and directed to make an assessment in the premises, etc.

It appears from the correspondence that the \$500 and interest, above noted, is money received from the sale of school lands, the legality of which is not questioned.

R. S., chapter 7, section 19, which seem pertinent to the question before us, provides as follows:

"When the incorporation of a town is repealed, the care and custody of the school lands therein reverts to the land agent and he has the same powers in relation thereto which he would have if such town had never been incorporated; and the school funds of such town shall be collected and transmitted to the treasurer of state and by him made a part of the permanent school fund belonging to such township or tract. The land agent is charged with the duty of enforcing the provisions of this section and is authorized to commence and maintain suits in the name of the state for this purpose."

I am of opinion that said chapter 95, of the Private and Special Laws of 1907, and said section 19, of R. S., chapter 7, should be construed together and that under the spirit and intent of said section 19, of R. S., chapter 7, the said \$500 and interest should be transmitted to the treasurer of the State of Maine.

INSURANCE AGENTS AND BROKERS.— REVOCATION OF LICENSE.

Hon. S. W. Carr, Insurance Commissioner, Augusta, Maine:

DEAR SIR:—Relative to your inquiry as to the power of the insurance commissioner to revoke the license of an agent or broker under R. S., chapter 49, section 97, I have the honor to advise you as follows:

Said section 97 provides in general for the licensing of insurance brokers, for the punishment of such broker acting without a license, for the revocation of the license on account of violation of the insurance laws or upon request of the insurance company, and read as follows:

"Section 97. The insurance commissioner may license any person as broker to negotiate contracts of insurance for others than himself for a compensation, by virtue of which license he may effect insurance with any domestic company or its agents; or any resident of the state to negotiate such contracts and effect insurance with the agents of any foreign company who have been licensed to do business in this state as provided in sections seventy-nine and ninety-six, but with no others; said license shall remain in force one year unless revoked as hereinafter provided. Whoever, without such license, assumes to act as such broker, shall be punished by a fine not exceeding fifty dollars, or by imprisonment not more than sixty days for each offense. The insurance commissioner, after reasonable notice, may revoke the license of any agent or broker for violation of the insurance laws; or the license of any agent upon receipt of written request therefor from the company filed in the office of said commissioner."

Your request is directed as to the authority of the commissioner to revoke a license of any agent or broker for violation

of the insurance laws. I should recommend in the ordinary course the practice which I think has been followed in your department, that in ordinary cases, you insist first upon a conviction of the broker for his misconduct in a court of competent jurisdiction. You will then have before you a record upon which you can act with certainty.

We are not prepared to say, when in some flagrant cases where you are satisfied that, from perhaps improper motives, prosecutions are not instituted, you may not have the power to thoroughly and carefully investigate these matters upon specific charges, reasonable notice and proper proceedings, and thereupon revoke a license for sufficient cause shown. Should a special case of this kind appear, we shall be glad to advise you concerning the same. For your general line of conduct in this matter, however, we advise as above, that the charges for violation of the law should first be determined by a court of competent jurisdiction before you undertake to revoke any license.

AUTOMOBILE INSURANCE.

Hon. S. W. Carr, Insurance Commissioner, Augusta, Maine:

DEAR SIR:—Relative to your inquiry as to whether or not a marine insurance company is authorized to insure automobiles against loss or damage by fine for an extended period, while upon the land and not in transit, and a long time after the transportation of the automobiles has ended, I have the honor to advise you as follows:

Under R. S., chapter 49, section 41, clause II, corporations familiarly known as marine insurance companies may be organized:

"To insure vessels, freights, goods, money, effects and money lent on bottomry or respondentia, against the perils of the sea and other perils usually insured against by marine insurance companies, including risks of inland navigation and transportation."

I assume that the company you have in mind has for its purposes those enumerated in the clause II just quoted. The business under consideration, therefore, would seem to be, generally speaking, the attempt of a marine insurance company.

to do the business of an ordinary fire insurance company, so called, and for which purpose fire insurance companies may be organized, under said section 41, clause I, which latter clause reads as follows:

"To insure against loss or damage to property by fire, lightening or tempest on land."

The legislature of this State, (see R. S., chapter 49, section 4,) has provided in substance a standard form of fire insurance policy and that no fire insurance company shall issue an insurance policy on property in this State other than those in the standard form as set forth in the statute, with some exceptions. The exceptions do not seem to cover the question before us as to the insurance of automobiles.

It is my opinion that the attempt of the insurance company in question, to carry on practically the business of a fire insurance company upon land, is in conflict with the spirit and intent of our law, and I should, therefore, advise against it.

ASSESSMENT CASUALTIES COMPANY.— REDUCTION OF RESERVE FUND.

Hon. S. W. Carr, Insurance Commissioner, Augusta, Maine:

DEAR SIR:—Relative to your inquiry as to what extent the reserve fund of assessment casualty companies on deposit in the State treasury can be reduced, I have the honor to advise you as follows:

It is my opinion that this fund cannot at any time be reduced below the amount equal to one assessment or periodical call upon all of its members, and that such an assessment refers to an assessment made to pay indemnity claims. In R. S., chapter 49, section 126, (near the middle) appears the following clause relative to the matter before us. It is as follows:

"Provided, however, that said fund shall not at any time be reduced below an amount equal to one assessment or periodical call upon all of its members."

What is the meaning of the words "one assessment or periodical call upon all of its members"? In order to ascertain we must examine all of said section 126, which reads as follows:

"Any corporation organized under section one hundred and twenty-three, or any corporation of this state doing assessment insurance business under this chapter or its charter, shall keep on deposit with the treasurer of state a reserve fund for the benefit and protection of certificate holders in said corporation; for the creation of which it shall on or before the thirty-first day of December, of each year, deposit with said treasurer not less than ten per cent of the total receipts on assessments made to pay indemnity claims during the year then ended, until the reserve fund so accumulated shall amount, together with the amount there deposited prior to March one, eighteen hundred and eighty-nine, to not less than twenty-five thousand dollars. These amounts may be deposited in such interest bearing securities as the governor and council may approve, or in such securities as any insurance company or savings bank may, from time to time, be authorized to hold for the purpose of investment. These securities shall be held in trust by the treasurer of state, but the corporation shall have at all times the right to exchange any part of said securities for others of like amount and character. When deemed advisable by a majority of the directors, such a part of the fund as may be considered necessary, may be applied from time to time, to the payment of claims under insurance contracts and the expense necessarily incident thereto, and for no other purpose. Provided, however, that said fund shall not at any time be reduced below an amount equal to one assessment or periodical call upon all of its members. The insurance commissioner shall annually, in February, certify to the treasurer of state, the minimum amount of reserve fund required to be kept on deposit in the state treasury by each corporation doing business on the assessment plan, under this chapter. If said corporation shall neglect for sixty days to satisfy any judgment against it, in any court in this state, then the said treasurer shall convert into money any of said securities, and forthwith satisfy such judgment, and said corporation shall not transact any further business until said deposit is restored. When any such corporation shall discontinue business, any justice of the supreme judicial court may appoint a receiver or agent to administer any unexhausted portion of such fund which shall be used, less compensation not to exceed five

per cent, as such court or justice may allow the receiver or agent, first, in the payment of accrued indemnity claims upon certificates or policies, or if insufficient to pay such claims in full, they shall be paid pro rata; second, if a balance remains after the payment of such claims, such balance shall be distributed to the holders of certificates then in force, pro rata, in proportion to the total payments by each policy-holder after first paying all expenses incident to such distribution. If, upon the thirty-first day of December of any year, the reserve fund on any such corporation is found to be less than the amount of one assessment or periodical call upon all of the members thereof, said corporation shall, within one year thereafter, collect from its members a sum sufficient to bring said reserve fund up to one assessment or periodical call upon all its members, and deposit the amount with the treasurer of state to the credit of said fund,"

The only place in said section 126, where the word assessment appears previous to its use in the clause we are now trying to interpret, is in the early part of said section 126, where after providing that there shall be a reserve fund thus kept on deposit with the treasurer it says: "for the creation of which (referring, of course, to said reserve fund) it shall on or before the thirty-first day of December of each year deposit with the state treasurer not less than ten per cent of the total receipts on assessment made to pay indemnity claims for the year then ended" etc., etc.

This clearly refers to assessments made to pay indemnity claims in express terms. I am, therefore, forced to the conclusion that the words, "one assessment or periodical call upon all of its members," used in connection with how far the reserve fund may be reduced refers to assessments made to pay indemnity claims in the early part of said section 126.

FRATERNAL BENEFICIARY ASSOCIATIONS.— DEPOSIT WITH STATE TREASURER.

Hon. S. W. Carr, Insurance Commissioner, Augusta, Maine:

DEAR SIR:—I have the honor to report to you, in answer to your inquiry as to whether or not the deposit of \$1,000 with the treasurer of the State of Maine by fraternal beneficiary asso-

ciations as specified in R. S., chapter 49, section 139, is one and the same deposit specified in R. S., chapter 49, section 140, as the deposit of fifteen per cent of total mortuary receipts for the year ending December 31st.

After an investigation of the statutes in question it is the opinion of this department that the deposits referred to are not one and the same. Said section, 139, reads as follows:

"No association hereafter organized under the provisions of sections one hundred thirty-five and one hundred thirty-six shall incur any liability or issue any benefit certificate until it has received from the insurance commissioner a certificate to the effect that it has complied with the requirements of law and is duly authorized to transact business in this state. Before such certificate is granted, the association must present satisfactory evidence to the insurance commissioner that it has established mortuary assessment rates which are not lower than those now indicated as necessary by the national fraternal congress mortality tables and that at least five hundred persons have each paid one advance mortuary assessment on the rates so established and become a bona fide member of a local branch of the association, and that it has deposited with the treasurer of state at least one thousand dollars as a part of its emergency or reserve fund for the benefit and protection of certificate holders in said association, which fund shall be held and used as hereinafter provided."

Said section, 140, reads as follows:

"Each such association organized under the foregoing provisions, after March twenty-one, nineteen hundred and one, shall, on or before the thirty-first day of December in each year, deposit with the treasurer of state to the credit of its emergency or reserve fund not less than fifteen per cent of its total mortuary receipts for the year then ending, until the amount so deposited amounts to not less than fifty thousand dollars. These amounts shall be deposited in such interest bearing securities as any insurance company or savings bank may from time to time by law invest its fund in, and the securities shall be held in trust by the treasurer of state, but the association shall have at all times the right to exchange any part of said securities for others of like amount and character, and the income from said

fund shall be paid by said treasurer to the association. When deemed advisable by the majority of the directors, or other officers corresponding thereto, such part of the fund as may be considered necessary, may with the written approval of the insurance commissioner, be applied from time to time to the payment of death benefits but for no other purpose; provided, however, that such fund shall not at any time be reduced below an amount equal to one assessment or periodical call upon all of its members, nor to less than one thousand dollars insurance commissioner shall annually in February, certify to the treasurer of state, the minimum amount of reserve fund required to be kept on deposit in the treasury by each such association doing business under this chapter. If said association shall neglect for sixty days to satisfy any judgment against it, in any court in this state, then the said treasurer shall convert into money any of said securities, and forthwith satisfy such judgment, and said association shall not transact any further business until said deposit is restored. When any such association shall discontinue business, any justice of the supreme judicial court may appoint a receiver or agent to administer any unexhausted portion of such fund which shall be used, less compensation not to exceed five per cent, as such court or justice may allow the receiver or agent; first, in the payment of accrued, mortuary or indemnity claims upon certificates or policies, or if insufficient to pay such claims in full, they shall be paid pro rata; second, if a balance remains after the payment of such claims, such balance to be distributed to the holders of certificates then in force, pro rata, in accordance with the total mortuary payments of said members, after first paying all expenses incident to such distribution. If, upon the thirtyfirst day of December of any year, the emergency or reserve fund of any such association is found to be less than the amount of one assessment or periodical call upon all the members thereof, said association shall, within six months thereafter, collect from its members a sum sufficient to bring said emergency or reserve fund up to one assessment or periodical call upon all its members, and deposit the amount with the treasurer of state to the credit of said fund."

It will be observed that the deposit of \$1,000 to be made with the treasurer of State under said section 139, is a deposit required before the insurance commissioner can give his official certificate to the association, and it must be made before the association shall incur liabilities or issue any benefit certificate, because before the association can thus engage in business, it must receive the certificate from the insurance commissioner. Said section 139, in express language states that this \$1,000 is a part (and therefore not the whole) of the emergency or reserve fund.

The deposit with the treasurer of state of the fifteen per cent of the total mortuary receipts for the year ending December 31st, noted in said section 140, appears to be a further, distinct and an annual deposit required of the association. It is credited to the emergency or reserve fund and therefore is another part thereof. It is a deposit made annually after the association has been organized and appears to be entirely additional to the said deposit of \$1,000 provided for in said section 139.

STATE ROAD MATTER.

Hon. Paul D. Sargent, State Commissioner of Highways, Augusta, Maine:

DEAR SIR:—Referring to your inquiry concerning the State road law it would seem to us that under Public Laws of 1907, chapter 112, provision is made for an available fund for permanent road building consisting of three factors, as follows:

(a) A portion of the amount annually raised and appropriated by the city for the repair of its highways, this amount depending upon the valuation of the city; (b) a special appropriation by the city equal to 50% of the amount required to be set apart, and herein denominated as (a); (c) the fund which comes from the State.

Considering the situation all over the State and the various parts of the State road law it would seem to us technically that we must advise that all these funds as a joint fund should be spent under the act in question, practically under your direction. To establish a different precedent would be unwise if our position is tenable. It seems to us that the State road law justifies our position. See for example, Public Laws 1907, chapter 112, section 7, where the fund of the various parts above cited is noted as "a joint fund for the permanent improvement," etc.

It would also seem clear, technically, that under section 8 of said chapter 112, when the work is of a sufficient size the law requires competitive bids.

STATE ROAD LAW.—CONTRACT WORK.

Hon. Paul D. Sargent, State Commissioner of Highways, Augusta, Maine:

DEAR SIR:—I have the honor to inform you that this department has considered the subject matter of your recent inquiry concerning your right as State Commissioner of Highways to insist upon *contract* work under section 8, of chapter 112, of the laws of 1907, in the expenditure of sums properly raised by the towns entirely outside of the so-called "joint fund" specified in the State road act, to wit, said chapter 112, of the laws of 1907.

We have looked through the act with much care and we do not find any *specific authority* for you to *so* assume control of any fund except the so-called "joint fund." We advise that you should not attempt to exercise authority beyond what is clearly given. We therefore recommend that your administration in this matter should be confined to the "joint fund."

For the same reason where a town by an independent and distinct vote has raised money entirely outside the "joint fund" and to be devoted to drainage, since the State road act above referred to does not clearly provide that you can insist upon contract, etc., as noted in said section 8, we would similarly advise that you should not attempt to assume authority to so require the contract work, etc., covering the drainage.

STATE ROAD LAW.—COMPLETION OF CONTRACT.

Hon. Paul D. Sargent, State Commissioner of Highways, Augusta, Maine:

DEAR SIR:—Your inquiry as to the liability of a town to complete its contract made for the construction of a section of State road under Public Laws, 1907, chapter 112, section 8, has been duly received and we have given the same consideration.

We understand the case you have at hand is where the municipality, having made a binding contract for the construction of a given amount of State road for a specific sum, and having expended the contract price and being able to complete only a part of the road, desires to stop work and have the portion built accepted as and for a full completion of their contract covering the entire amount.

Upon considering this matter in connection with the State road law, so-called, and the full spirit thereof, we can hardly advise you to accept such part performance in behalf of the municipality and excuse performance of the rest. Said Public Laws, 1907, chapter 112, section 8, apparently intends to provide for the submission of bids for construction work, the acceptance thereof and the making of a binding contract in connection therewith. It provides for bids and contracts both in behalf of individuals and municipalities. A contract made with either is intended to be a valid and binding contract. There seems to be no authority in the act in question to excuse performance of the contract either on the part of the individual or the municipality. If one can be excused, why not the other? If municipalities claim they can be relieved from full performance of such contracts, individuals may ask for the same relief. We see no reason why one should be bound to performance of the contract and the other excused. We believe it was the spirit and intent of the act in question that whoever made a valid contract in the premises should be fully bound thereby and it seems to us that as highway commissioner it would be an unwise policy for you to attempt to excuse a municipality for nonperformance of any binding contract into which it had properly and legally entered.

STATE ROAD LAW.—ALTERATION OF LOCATION BY COUNTY COMMISSIONERS.

Hon. Paul D. Sargent, State Commissioner of Highways, Augusta, Maine:

DEAR SIR:—Relative to your inquiry as to whether or not highways which are State roads, so-called, can be altered by county commissioners under R. S., chapter 23, sections I to 15 inclusive, and any amendments thereof or additions thereto, I

have the honor to reply that I have given the subject matter examination, and advise as follows:

It is my opinion that all parts of R. S., chapter 23, including sections I to I5 inclusive, and amendments thereof and additions thereto, relating to ways, and sections 99 to 105 inclusive, and amendments thereof and additions thereto, relating to State roads should be construed together, while any or all of the same may be in force. Similarly I believe that all parts of R. S., chapter 23, and amendments thereof and additions thereto, should be construed so far as possible (except parts expressly repealed) with the so-called State road law of 1907, namely, chapter 112, of the Public Laws of 1907. Bearing these principles in mind, upon a careful consideration of all the statutes in question, it is my opinion that R. S., chapter 23, sections I to 15 inclusive, and any amendments thereof or additions thereto, giving the county commissioners authority to alter highways, have not been repealed, and that county commissioners, therefore, have authority in proper cases, on procedure before them, to make alterations in question.

STATE ROAD LAW.—ARTICLES IN TOWN WARRANT.

Hon. Paul D. Sargent, State Commissioner of Highways, Augusta, Maine:

DEAR SIR:—I have the honor to acknowledge receipt of your communication of the 31st, making inquiry for your official use as to proper form of articles, which should be inserted in the warrants for town meetings under section 5, of chapter 112, of the Public Laws of 1907, entitled "An Act to provide for State aid, and for the expenditure of other public moneys, in the permanent improvement of main highways or State roads."

Upon an examination of the section in question, it would seem as if the two things required by the towns are first, to adopt the provisions of the act in question, and second, to appropriate and set apart for the permanent improvement of the main highways such sum of money as is contemplated and directed by said section. I would, therefore, suggest for your consideration as proper, the following articles, namely:

"Article . To see if the town will vote "yes," or "no," upon the adoption of the provisions of chapter 112, of the Public Laws of Maine, for the year 1907, relating to the appropriation of money necessary to entitle the town to state aid for highways for the year 1908."

"Article . To see if the town will raise, appropriate and set apart, for the permanent improvement of the main highways within the town, such sum of money as is contemplated and directed by section 5, of chapter 112, of the Public Laws of Maine, for the year 1907."

CONTRACT FOR STATE ROAD.

Hon. Paul D. Sargent, State Commissioner of Highways, Augusta, Maine:

DEAR SIR:—Replying to the following inquiry, may any or all of the bids now submitted for the construction of the State road at B be rejected, I have the honor to advise as follows:

Chapter 112, section 8, of the Public Laws of 1907, provides as follows:

"The selectmen or other local officers having jurisdiction and the state commissioner of highways shall have the right to reject any or all bids, if in their opinion good cause exists therefor, but otherwise they shall award the contract to the lowest responsible bidder."

This language seems to make the selectmen or other local officers having jurisdiction, and the State commissioner of highways, a joint board for determining whether any or all bids may be rejected. So far as the action of the municipal officers is concerned, it was settled in this State as early as 1840, and has been the law of this State ever since, "that the selectmen of towns, being agents for the public and discharging duties of a political or municipal character may act by majorities." Stevens vs. Foss, 18 Me. 19. If the board of municipal officers is not unanimous to reject or accept bids, then we are of opinion that a majority of the selectmen or other local officers may act with the State commissioner of highways to reject or accept the bids under the act of 1907 above referred to. It would,

therefore, appear necessary for you to have a meeting with the selectmen or other local officers having jurisdiction, and if a majority of those selectmen or other local officers, and yourself, agree to reject any or all bids, we think it would be competent for you to so act.

The act for 1907 gives the right to reject any or all bids, "if in their opinion good cause exists therefor." We regard this power as being judicial rather than ministerial, and in the absence of any fraudulent or improper conduct on the part of the persons making the decision, we think that decision would be final. It would only remain for you to form an opinion for good cause and if in your opinion (meaning in the opinion of yourself and a majority of the selectmen or other local officers) a good cause did actually exist, then we think you would have a perfect right to reject any or all of the bids. On the other hand, if in the opinion of the majority of the selectmen or other local officers and yourself, there was not good cause to reject any or all of the bids then the statutes plainly require that you should award the contract to the lowest responsible bidder.

SALARIES OF PUBLIC OFFICERS.

Hon. Charles P. Hatch, State Auditor, Augusta, Maine:

DEAR SIR:—Relative to your inquiry of this department which practically is whether or not the payment of the "salaries of the superintendent, four assistants, the steward and treasurer, chaplain and matron" of the insane hospital can be made from the appropriation for "Salaries of Public Officers," I have the honor to report as follows: It is my opinion that such payment can be made as within the spirit and intent of our existing laws.

In your communication to this department you say:

"It has been the practice heretofore to pay the salaries of superintendent, four assistants, the steward and treasurer, chaplain and matron of the insane hospitals from the appropriation for 'Salary of Public Officers.'"

You further call our attention to section 20 of chapter 2, of the Revised Statutes, which provides that,

"Money appropriated for the various branches of expenditure in the public service shall be applied solely to the object for which the appropriation is made." You further ask if such persons, (meaning the superintendent, four assistants, the steward and treasurer, chaplain and matron, of the insane hospitals above referred to), "are public officers and thus entitled to receive their compensation from the appropriation for "Salaries of Public Officers," or are they simply employees and entitled to their compensation only from the specific appropriation for the maintenance of each institution?"

The term "public officer" is used in the statutes sometimes in a narrow and sometimes in a very broad sense. Much, therefore, may depend in construing the meaning of these words upon all of the facts and circumstances surrounding each case including various statutes which may have been passed relating to the same.

In the present instance, therefore, the substance of your inquiry, we assume, is not whether the persons in question may be regarded as public officers for all purposes in connection with any and all laws, and public officers within the narrowest and most technical definition of the same, but whether the persons in question are such officers as may be paid out of the appropriation for the "Salaries of Public Officers."

This department has made such examination as time will permit and has attempted to run over legislation with reference to the insane hospitals from the earliest date. In this connection we call your attention to some of the following legislative and historical facts:

The Resolves of 1836, chapter 30, authorized the appointment of an agent who under the direction of the governor and council, should make contracts for material and superintend the erection in Augusta of:

"A hospital and other buildings suitable for the accommodation of a superintendent and of one hundred lunatic persons, furiously mad."

The Resolves of 1838, chapter 49, provided for the additional sum of \$29,500 to complete the outside of the insane hospital.

The Resolves of 1839, chapter 88, provided for the sum of \$15,000 to finish one wing of the insane hospital, with so much of the central buildings as might be necessary for their convenient occupation.

In the Resolves of 1840, the report of the committee on public buildings is found on page 126. This was a report of several pages giving the history of the movement which resulted in the erection of a hospital by public appropriation aided by private subscriptions, and that committee recommended the passage of a resolve which is found in the Resolves of 1840, chapter 32, and which after providing for certain appropriations makes the following provision:

"That the governor and council be authorized to prepare suitable rules, regulations and conditions for the admission of patients and appoint suitable officers and attendants, and fix their salaries, and for such salaries or other necessary contingent expenses, the governor, with advice of council, may draw his warrant on the treasury to be paid from any money not otherwise appropriated."

This resolve was approved March 6, 1840.

Note the salaries are to be paid by warrant on the treasury.

In the first annual report of the directors of the Maine Insane Hospital, made in December, 1840, to the governor and council, they report that the building was ready for the reception of patients on the fourteenth day of October, 1840. This report contains a "system of regulations for the Maine Insane Hospital adopted by the governor and council," which sets forth with much detail the duties of directors, superintendent, steward, matron, assistant physicians, and attendants and assistants. The superintendent for that year was Cyrus Knapp, M. D., who was succeeded the following year by Isaac Ray, M. D.

As touching the question of payment of salaries out of any contingent fund or from any other sources available from the income of the hospital, it is interesting to note that the *second* annual report, 1841, of the directors of the Maine Insane Hospital contains the first report of the treasurer and steward of that institution. He charged himself with \$5,000 drawn from the State treasury and \$4.558.78 from towns and individuals for the support of patients, and small sums received for articles sold. The entire sum with which he charged himself was expended and more than expended, for the total expenditures were \$9,928.69. The items of expenditure are for provisions and groceries, fuel and lights, wages and labor, improvements, furniture, medical supplies, hay and straw, clothing,

stationery, and miscellaneous, but no where does it appear that the salaries of the superintendent, or other officers of the institution were paid out of any income of the institution.

The reports of the treasurer and steward of the institution have been examined for several years and in no instance did we find any payment of the officers of the institution out of the income of the same.

The management of the hospital as provided for in 1840 seems to have been continued until 1843, when by the Public Laws of that year, chapter 19, provision was made for the "Government of the insane hospital and for other purposes." This act provided for the appointment of trustees and prescribed the duties of those trustees. In section 3 of the act it was provided that:

"The trustees shall appoint a superintendent, and they shall also, in conjunction with the superintendent, appoint a steward, and such other officers as in their opinion may be necessary for conducting efficiently and economically the business of the institution; and all appointments made by them shall be made in such manner, with such restrictions and for such terms of time as the by-laws may prescribe; and the salaries of all the officers so appointed shall be determined by the trustees, subject to the approval of the governor and council."

The chapter from which we have just quoted also makes extended provisions relating to the duties of the officers and prescribed the method of procedure on the part of the mayor and aldermen to obtain commitment to the insane hospital, also for the appointment of guardians of the insane and many other interesting facts.

The first mention that we find of a chaplain of the insane hospital is in the Resolves of 1855, chapter 233, where there is an appropriation that there should be "paid out of the *state treasury* \$100, to be expended under the direction of the trustees of the insane hospital for services of chaplain therefor."

An examination of the *Private and Special Laws*, as well as of the Resolves of the various legislatures from 1840 to the present time show that nearly every legislature has been called upon to make some appropriation or to prescribe some method of committing the insane or in some way dealt with this ques-

tion, but we do not find in any instance where it was even suggested that the superintendent or any of the officers of the institution should be paid out of any income of the institution, but always from the State treasury. In fact, under the laws of 1847, chapter 33, section 6, it is distinctly provided:

"That the governor is hereby authorized to draw his warrant on the *state treasury* for the amount due to the trustees and *other officers* of the institution, the attendants on the patients and laborers on the premises not included."

As showing who are meant by "officer" we would refer to section 3 of the same act, wherein the trustees are directed to appoint a superintendent, steward "and such other officers" as may be necessary, etc.

This provision of 1847 finds its place in the revision of the statutes of 1857, chapter 143, section 4. The same provision is found in the statutes of 1871, chapter 143, section 4.

In the Public Laws of 1879, chapter 150, is to be found:

"An Act establishing the salaries of certain state and county officers, fixing the number and regulating the pay and compensation of certain state employees."

Section I of that act provides as follows:

"The following *public officers* are entitled to receive salaries from the *treasurer of the state* in quarterly payments on the first day of January, April, July and October of each year as follows:"

Section II of that act enumerates the public officers and among them are:

"The superintendent of the insane hospital, two assistant superintendents, one steward, who shall perform the duties of treasurer, a chaplain and a matron and fixes the salaries of each."

In the revision of 1883, chapter 115, we find the same provision which is just quoted from the act of 1879. This provision finally takes its place in the revision of 1903, chapter 116.

It will be observed, therefore, that the legislature has provided for the payment of the superintendent, etc., of the insane hospital out of the State treasury ever since 1840, a period of sixty-seven years and that the superintendent, two assistant superintendents, steward, chaplain and matron have been designated to the superintendents.

nated as public officers ever since 1879, a period of nearly forty years.

The first legislation with reference to the insane hospital at Bangor was in 1895, when, in chapter 18 of the Resolves of that year, a commission was appointed to erect buildings. The legislature of 1899, chapter 3, of the Resolves of that year made an appropriation for the completion of the buildings. In the Public Laws of 1899, chapter 75, we find a provision as follows:

"Sec. 2. The government of the Eastern Maine Insane Hospital at Bangor is hereby vested in the trustees of the Maine Insane Hospital who are authorized to organize and prepare it for the reception of patients, to appoint a superintendent, treasurer, steward and other necessary officers, whose salaries they shall fix and to perform such other acts as are necessary to properly care and provide for patients therein. The action of said trustees to be subject to the approval of the governor and council.

Sec. 3. The provisions of chapter 143 of the Revised Statutes shall control the government of the Eastern Maine Insane Hospital so far as they may be applicable, and the board of trustees are charged with the same duties towards and given the same authority over the Eastern Maine Insane Hospital, at Bangor, that they now exercise in relation to the Maine Insane Hospital, at Augusta."

The chapter last referred to is the chapter entitled "The Insane Hospital" and contains in section 4 of chapter 143 (revision of 1883) the provision instituted in 1847 that the accounts of the trustees shall be audited by the governor and council who shall draw their warrant on the treasury of State for the amount due them and the other officers of the institution.

While we have referred to but a portion of the legislation relative to the insane hospitals in this State, we have not found in our examination any legislation of any kind providing in terms that the officers are to be paid out of any fund other than that provided for "Salaries of Public Officers," or at least, out of the treasury of State.

Calling your attention expressly to the present statutes now in force, you will perceive that R. S., 1903, chapter 116, is entitled "Salaries of public officers and compensation of members

of the government," that section I of that chapter begins with the following language:

"The following officers are entitled to receive annual salaries from the treasurer of state in quarterly payments on the first days of January, April, July and October as follows:"

The list begins with the governor and proceeds until we reach the following language:

"Superintendent of the Insane Hospital at Augusta, two thousand dollars; four assistants, one of whom shall be a female, such sum as the trustees may from time to time vote, not exceeding thirty-five hundred dollars a year for the four; the steward, including his services as treasurer, such sum as the trustees may from time to time vote, not exceeding sixteen hundred dollars in full for all services; chaplain, three hundred dollars; matron five hundred dollars."

In view of all the legislation in this State and of the express language referred to in said R. S., 1903, chapter 116, it seems to this department as above indicated, that the salaries in question may properly be paid from the treasury of the State and out of the appropriation for "Salaries of Public Officers." This would seem to be the intention of the legislature under said R. S., chapter 116. It certainly could not have been the contemplation of the legislature that the persons in question should serve without pay and the legislature appears to have made no other provision for their payment.

This conclusion seems to be in harmony with the fact that as we are informed the various legislatures, through their proper committees, in making up their estimates for the sum total for the salaries of public officers have included in their totals the salaries due the officers in question. Various acts have been passed from time to time increasing the salaries of the officers in question. We are informed the amounts of these respective increases have doubtless been carefully included. This conclusion is also apparently in harmony with the line of conduct existing for substantially more than half a century. We are informed that under the custom so long observed, the salaries of the officers in question, so long as the respective offices have been created, have been paid from the treasury of the State and out of the appropriation for "Salaries of Public Officers." It

would seem as if this custom, so long established, must have been so well known to the legislatures that their various acts have been passed upon the implied understanding, at least, that the custom should so continue. We believe that the salaries may be properly paid in accordance with the advice herein given.

DEPUTY FISH WARDEN.—FORM OF OATH.

Hon. James Donahue, Commissioner Sea and Shore Fisheries, Rockland, Maine:

DEAR SIR:—Your inquiry is noted as to the form of oath of a deputy warden, appointed under chapter 41, R. S., (relating to sea and shore fisheries).

The statute in question requires said deputy wardens to be "sworn." Turning now to R. S., chapter 1, section 6, paragraph XXII, I quote as follows:

"The words "sworn," "duly sworn" or "sworn according to law," used in a statute, record, or certificate of administration of an oath, refer to the oath required by the constitution or laws in the case specified, and include every necessary subscription to such oath."

Under all the circumstances I should recommend that the oath noted in the constitution be taken as provided in the paragraph just quoted. As doubtless you are aware the oath can be taken and subscribed before a magistrate in your county, commissioned by the governor for the purpose of taking such oaths. See R. S., chapter 57, sections 37-40.

FORTNIGHTLY WAGES.—ENFORCEMENT OF STATUTE.

Hon. George E. Morrison, State Factory Inspector, Biddeford, Maine:

DEAR SIR:—I have the honor to acknowledge receipt of your favor making inquiry as to the enforcement of the law against persons for failure to comply with R. S., chapter 40, section 57, requiring the payment of wages fortnightly.

R. S., chapter 40, section 57, reads as follows:

"Every manufacturing, mining, quarrying, stone-cutting, mercantile, street railroad, telegraph, telephone and municipal corporation, and every incorporated express and water company, and any person or firm engaged in any of the above specified kinds of business, having in their employ more than ten persons, shall pay fortnightly each and every employee engaged in its business, except municipal officers whose services are paid for by the day, or teachers employed by municipal corporations, the wages earned by such employee to within eight days of the date of said payment, provided, however, that if at any time of payment, any employee shall be absent from his regular place of labor, he shall be entitled to said payment at any time thereafter on demand."

Assuming that the persons guilty of the alleged violation are not included in the exceptions noted in the foregoing statute, they may be proceeded against under R. S., chapter 40, section 58.

R. S., chapter 40, section 58, reads as follows:

"Any corporation violating any provision of the preceding section shall be punished by a fine of not less than ten, nor more than twenty-five dollars on each complaint under which it is convicted, provided, that complaint for such violation is made within thirty days from the date thereof. When a corporation against which a complaint is so made, fails to appear after being duly served with process, its default shall be recorded, the allegations in the complaint taken to be true, and judgment rendered accordingly. When judgment is rendered upon any such complaint against a corporation, the court may issue a warrant of distress to compel the payment of the penalty prescribed by law together with costs and interest."

Under the latter section, any of the employees having actual knowledge of the material facts proving the alleged violation, may proceed by going before the magistrate of some court having jurisdiction in the locality, and making complaint for violation of the law

EXAMINING BOARDS.—DISPOSITION OF FEES RECEIVED.

Dr. A. G. Young, State Board of Embalming Examiners, Augusta, Maine:

DEAR SIR:—Your letter of the 12th received, making an inquiry in substance, if the State Board of Embalming Examiners must turn over to the State treasurer sums of money received from applicants for examination, under the laws referred to by you, R. S., chapter 18, section 18, and laws of 1905, chapter 54.

R. S., chapter 18, section 18, reads as follows:

"Sec. 18. The fee for registration under sections eleven to nineteen inclusive, shall be one dollar, and for examination five dollars. The money thus received by the board of examiners shall constitute a permanent fund for carrying out the work provided in said sections. From the money thus received the expenses of printing, for stationery, for postage, for other expenses necessarily incurred under the provisions of said sections, and for full compensation of the members of the board of examiners, shall be paid. The board of examiners shall be entitled to five dollars each a day and expenses during session. The clerk of the examining board shall be paid one hundred dollars for the first year of his services, and thereafter he shall receive the same compensation as the other members of the board; any balance shall be turned into the treasury of the board of examiners. The clerk of the examining board shall act as treasurer of the board, and shall deposit or otherwise care for any money which may be in the treasury as he may be instructed by vote of the board of examiners."

Under this act as will be noted the board of examiners we assume have practically administered the money received in paying the matters allowed thereunder.

Laws of 1905, chapter 54, reads as follows:

"Section 1. The members of the boards of registration in medicine, dentistry, pharmacy, embalming and the examiners of applicants for admission to the bar, shall receive as compensation for their services five dollars a day, for the time actually spent, and their necessary expenses incurred in the discharge of their duties, to be certified by the clerks of their respective boards, and audited by the governor and council. The secretary of each board may also be allowed extra compensation for books, stationery and postage, and their necessary expenses actually incurred. All sums of money received from applicants for examination shall be accounted for and paid quarterly to the treasurer of the state. But in no event shall the compensation for services and expenses exceed the amounts received by each board as fees from applicants in any one year.

Section 2. This act shall take effect on the first day of July one thousand nine hundred and five."

Under this act express provision appears to be made for the turning over quarterly to the treasurer of State all sums of money received by the board from applicants for examination. This is the later act, and from the time it went into effect it is the opinion of this department that the money received from applicants for examination must be paid over quarterly to the State treasurer. It will be noted by section 2 of said chapter 54, of the laws of 1905, that this act of 1905 takes effect on the first day of July, 1905.

Said act of 1905 from the time it took effect would appear to be thus somewhat inconsistent with the said R. S., chapter 18, section 18, and so far as inconsistent it is our opinion that the later act of 1905 would control. Apparently it was the intention of the legislature that there should be an express change in the administration of these funds; that the administration of the same by the Board of Embalming Examiners should cease; that the funds should be paid into the State treasury and be administered through the governor and council and the State treasurer.

VITAL STATISTICS.—FALSE RETURNS.

Dear Sir:—Your inquiry as I understand it is as to whether or not the last clause of R. S., chapter 61, section 21, making it a misdemeanor for any person to make a false return, applies

to town clerks.

Upon an examination and consideration of the statutes pertaining to this question, I am inclined to the opinion that the

clause in question relates to physicians or midwives referred to in section 21, but probably does not apply to a town clerk.

R. S., chapter 61, section 21, reads as follows:

"Section 21. A physician who has attended a person during his last illness shall within twenty-four hours after the death of said person make a certificate stating, to the best of his knowledge and belief, the name of the deceased, his age, the disease of which he died, and the date of his death, and shall either deliver it to the person superintending the burial or leave it with the family of the deceased or at the said physician's office where it may be obtained when called for; and a physician or midwife who has attended at the birth of a child dying immediately thereafter, or at the birth of a still-born child, shall, when requested, forthwith furnish for registration a certificate, stating to the best of his knowledge and belief the fact that such child died after birth or was born dead. It shall be a misdemeanor for any person to make a false return in regard to any birth or death."

Upon investigation it appears that said section 21 had its origin in the laws of 1895, chapter 154, section 7, and that the same appears in its present form after amendment, laws of 1903, chapter 180, section 3.

Chapter 154, section 7, of the laws of 1895, reads as follows: "Section 7. Said chapter is further amended by adding thereto the following sections.

Section 19. A physician who has attended a person during his last illness shall, when requested, forthwith furnish for registration a certificate stating, to the best of his knowledge and belief, the name of the deceased, his age, the disease of which he died, and the date of his death; and a physician or midwife who has attended at the birth of a child dying immediately thereafter, or at the birth of a still-born child, shall, when requested, forthwith furnish for registration a certificate, stating to the best of his knowledge and belief, the fact that such child died after birth or was born dead. It shall be a misdemeanor for any person to make a false return in regard to any birth or death."

Laws of 1903, chapter 180, section 3, reads as follows:

"Section 3. Section nineteen, additional, to chapter one hundred eighteen of the public laws of eighteen hundred ninety-

one, which was added thereto by section seven of chapter one hundred fifty-four of the public laws of eighteen hundred ninety-five, is hereby amended so as to read as follows:

'Section 19. A physician who has attended a person during his last illness shall within twenty-four hours after the death of said person make a certificate stating, to the best of his knowledge and belief, the name of the deceased, his age, the disease of which he died, and the date of his death, and shall either deliver it to the person superintending the burial or leave it with the family of the deceased or at the said physician's office where it may be obtained when called for; and a physician or midwife who has attended at the birth of a child dying immediately thereafter, or at the birth of a still-born child, shall, when requested, forthwith furnish for registration a certificate, stating to the best of his knowledge and belief, the fact that such a child died after birth or was born dead. It shall be a misdemeanor for any person to make a false return in regard to any birth or death.'"

It will be noted that the statute in question from its origin has been divided into practically two parts, one relative to the physician who has attended a person during his last illness, and the other to a physician or midwife attending at the birth of a child dying immediately thereafter, or at the birth of a still-born child. In all these sections in question the last clause remains practically the same and makes it a misdemeanor for any person to make a false return in regard to any birth or death.

The only return provided for by the section of the statute under consideration is the certificate to be prepared by a physician attending the person during his last illness or the certificate prepared by the physician or midwife attending at the birth of a child dying immediately thereafter or at the birth of a still-born child. No other return of any kind is specified in the statute in question.

The town clerk, to be sure, is required to make return to the State registrar under R. S., chapter 61, section 32, as to births, marriages and deaths, but a penalty for his neglect of duty may be found in R. S., chapter 61, section 337. Upon consideration I am inclined to the opinion above expressed that the last clause

of said R. S., chapter 61, section 21, does not apply to the official duties of the town clerk.

FERTILIZER INSPECTION.—AVAILABLE APPROPRIATION

Charles D. Woods, Director, Maine Agricultural Experiment Station, Orono, Maine.

DEAR SIR:—In answer to your inquiry as to the ruling of the state auditor, in substance, that \$2,000 is the limit which can be expended by the state for fertilizer inspection during the year 1908, I have the honor to report as follows:

The Constitution of the State of Maine, Article V, Section 4, Part Fourth, provides as follows:

"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 annual session of the legislature."

This section was amended, (see amendment xxiii) when we changed from annual to biennial sessions of the legislature, but not in the parts pertinent to this inquiry. It will be noted by this section of the Constitution that in order that the money shall be drawn from the state treasury, it must be in consequence of appropriation made by law.

R. S. Chapter 39, Section 19, reads as follows:

"Section 19. Any manufactuer, importer, agent or seller of any commercial fertilizer, who shall deposit with the director of the Maine Agricultural Experiment Station a sample or samples of fertilizer under the provisions of section seventeen, shall pay annually to the treasurer of state an analysis fee as follows: Ten dollars for the phosphoric acid, and five dollars each for the nitrogen and potash, contained or said to be contained in the fertilizer, this fee to be assessed on any brand sold in the state, and upon receipt of the treasurer's receipt for such fee and of the certified statement named in section seventeen, said director shall issue a certificate of compliance with this chapter. Whenever the manufacturer or importer of a fertilizer shall have

filed the statement made in section seventeen and paid the analysis fee, no agent or seller of said manufacturer, importer or shipper shall be required to file such statement or pay such fee. Said director shall present to the governor and council itemized bills showing the cost of analyzing each sample and on approval by them a warrant shall be drawn on the treasurer for the payment thereof. Such payments shall not exceed in any calendar year the amount of fees received the same year."

This section has also been amended, (see Chapter 18, Laws 1905) but not in any part so far as pertinent to your present inquiry.

Speaking generally of the history of this commercial fertilizer legislation, as I understand it, these matters were overhauled and revised in the year 1803, and the legislature of that year passed an act, Chapter 256, entitled "An Act to regulate the sale and analysis of commercial fertilizer," which was supposed to place matters on either a new or at least, a fixed basis. Under this act and amendments for about ten years, the fees were paid to the director and placed by him in the treasury of the Experiment Station. The expenses of analysis, etc., were paid by the director out of these fees. Some ten years later, in 1903, when there was public agitation over the entire fee system, the law was changed so that these fees, instead of going into the treasury of the Experiment Station, should go directly to the state treasurer, (see laws of 1903, Ch. 217). At the same time, the legislature in its general appropriation bills for the years 1903 and 1904, inserted an item for each of those years as follows: "Analysis of Commercial Fertilizer, \$2,000." See Private and Special Laws for 1903, Chapters 418, and 419. This same item has been inserted in appropriation bills for each year following to the present time. For the years 1905-6, see Private and Special Laws for 1905, Chapters 25, and 306. For the years 1907-8, see Private and Special Laws for 1907, Chapters 21 and 448.

It will thus be noted that standing along with R. S. Chapter 39, Section 19, (as amended) appears the item in general appropriation bills, in express terms, "Analysis of commercial fertilizer, \$2,000," for each and every year, 1903 to 1908 inclusive.

There may be some possible question as to whether R. S. Chapter 39, Section 19, is an "appropriation made by law"

within the meaning of the constitutional requirements above noted. In this connection, I beg to call your attention to the following cases:

Ristine Auditor vs. State of Indiana, 20 Ind. 328. State vs. Moore, 50 Neb. 88.

However, irrespective of whether or not the act in question is constitutional, it will be perceived upon careful examination that R. S. Chapter 39, Section 19, does not expressly provide that the expenses in question shall be paid out of the fees. It is silent as to exactly what money in the state treasury the expenses shall be paid from. It simply provides in substance, so far as this matter is concerned, that the governor and council may draw a warrant on the treasury for the payment of the expenses and adds that these payments shall not exceed the amount of fees. It does not say in express terms that the expenses shall be paid from the fees.

The view of the state auditor is that all these acts shall be construed together and reconciled so far as possible. Considering everything, it seems to him that the state cannot safely expend more than \$2,000, for these expenses, for the year 1908.

In looking at the matter, the auditor perhaps should be upon the safe side in a question of any uncertainty.

In view of all the foregoing, while I must confess there is some uncertainty as to any implied provisions of R. S. Chapter 39, Section 19, and while after much time given in investigation, I am not able to find any authorities clearly and concisely settling every possible question which may be before us in this matter, yet it is my opinion that the auditor is justified in the views he has reached.

INSANE CONVICTS.—SUPPORT AFTER EXPIRA-TION OF SENTENCE.

H. W. Mitchell, M. D., Supt. Eastern Maine Insane Hospital, Bangor, Maine.

DEAR SIR:—I have the honor to advise you as follows, as to whether the board after expiration of time of sentence of an insane jail convict, regularly and lawfully transferred from the jail, while serving sentence, to the State Insane Hospital and

lawfully detained at the Hospital after the expiration of his sentence, should be charged to the state, or to the town where the person has his legal residence in the State of Maine.

R. S. Chapter 138, Section 7, provides as follows:

"Section 7. If a person convicted of any crime, in the supreme judicial court or either superior court, is found by the judge of such court to be insane when motion for sentence is made, the court may cause such person to be committed to the insane department of the state prison under such limitations as the court may direct; provided that the crime of which such person is convicted is punishable by imprisonment in the state prison; otherwise such commitment shall be to one of the insane hospitals; if at the expiration of the period of commitment to the insane department of the state prison such person has not become of sound mind in the opinion of the superintendent of the insane hospital at Augusta, prison physician and warden, he shall be removed by them to one of the insane hospitals. Persons committed by a judge of the supreme judicial or a superior court before final conviction, or after conviction and before sentence whether originally committed or subsequently removed thereto, and insane convicts after the expiration of their sentences, shall be supported while in the insane hospital in the manner provided by law in the case of persons committed by municipal officers, and the provisions of sections twenty-two to twenty-five inclusive, of chapter one hundred forty-four shall apply to such cases."

Without quoting, as you already know, R. S., Chapter 144, Sections 22 to 25, with any amendments thereof, provide in a general way for support by towns. We assume your case in hand is not one where friends or other individuals are liable for the support.

Turning to Chapter 104, of the Public Laws of 1905, we note that the earlier sections in the act provide for the removal of insane convicts in the state prison to the insane department thereof, and in jails to one of the insane hospitals by proceedings before the judge of the municipal court as therein provided. Section 4 of this act, however, reads as follows:

"Section 4. The certificate of such judge stating the town in which the prisoner or person detained resided, when such prisoner or person is in either of the insane hospitals, is sufficient evidence in the first instance to charge such town for the expenses of his support in such hospital, if he shall be there detained after sentence on which he was originally committed would have expired, but when his friends or others file a bond with the treasurer of the hospital, in which he is confined such town shall not be liable for his support, unless new action is had by reason of the inability of the patient or his friends longer to support him, and such action may be had in the manner provided by statute for recommitment of patients to the insane hospitals.

Any town thus made chargeable in the first instance and paying for the support of such insane person may recover the amount paid from the insane, if able, or other persons legally liable for his support or from the town where his legal settlement is, but if he has no legal settlement in the state such expense shall be refunded by the state, and the governor and council shall audit all such claims and draw their warrant on the treasurer therefor. Such person shall not suffer the disabilities of pauperism or be deemed a pauper by reason of such support, but the time during which such person is so supported shall not be included in the period of residence necessary to change his settlement."

In conclusion, in the case by you presented under the laws above quoted it is my opinion that the board in question should be charged to the town where the insane person has his legal residence in the state of Maine rather than to the state itself.

STATE SCHOOL FOR BOYS—PAYMENT OF EXPENSE OF COMMITMENT AND OF SUBSISTENCE.

E. P. Wentworth, Esq., Supt. School for Boys, Portland, Maine.

Dear Sir:—Relative to your inquiry in the case of W. S. T., reported by you as committed to the State School for Boys, after conviction under the charge in substance of intoxication in a dwelling house of another and disturbing the family of the latter, and asking if, under R. S., Chapter 143, Section 3, as amended by the Public Laws, of 1907, Chapter 120, the expenses of conveying said W. S. T. to the State School for Boys, and his subsistence and clothing during the time while he remains there, not exceeding \$1 per week, shall be paid by the state, I beg leave to reply as follows:

Revised Statutes, Chapter 143, Section 3, as amended by Public Laws of 1907, Chapter 120, reads as follows:

"When a boy is or has been committed to the state school for boys, under the provisions of the preceding section, for larceny of property not exceeding one dollar in value; or for assault and battery, malicious mischief, malicious trespass, desecration of the Lord's day, riotous conduct, disturbance of the peace, embezzlement, cheating by false pretenses, vagrancy or truancy; or for being a common runaway, drunkard, or pilferer; or for any offense punishable in any house of correction, the expenses of conveying such boy to said school, and his subsistence and clothing during the time he remains there, not exceeding one dollar a week, shall be paid by the state. The sum of four thousand dollars for the year nineteen hundred and seven and four thousand dollars for the year nineteen hundred and eight is hereby appropriated from the state treasury to defray the expenses of the conveyance, subsistence, and clothing of boys under this section, to be paid to said school upon itemized bills therefor when approved by the governor and council."

It will be noted that the state bears the expenses specified in this section not exceeding one dollar a week when the boy has been committed, etc., for any of the various offenses enumerated. Among the offenses enumerated at the end appears the following "or for any offense punishable in any house of correction."

The offense described in the mittimus as reported by you is as follows:

"That said W. S. T. on the thirtieth day of May, A. D. 1907. at said Newcastle was then and there intoxicated in a certain building, to wit: in the dwelling house of W. T. there situated, and then and there being intoxicated as aforesaid, disturbed the family of said W. T. against the peace of said state, and contrary to the form of the statute in such case made and provided."

The question, therefore, arises as to whether or not the offense charged in this mittimus is an "offense punishable in any house of correction." Turning now to R. S., Chapter 29, Section 57, we find it reads as follows:

"Any person found intoxicated in any street, highway or other public place, shall be punished for the first offense by a fine not exceeding ten dollars, or by imprisonment not exceeding thirty days, and upon any subsequent conviction by imprisonment not exceeding ninety days. Any person found intoxicated in his own house, or in any other building, or place, who is disturbing the public peace, or the peace of his own or any other family, shall be punished for the first and any subsequent conviction, as provided in the preceding clause of this section. Any such intoxicated person shall be taken into custody by any sheriff, deputy sheriff, constable, marshal, deputy marshal, police officer, or watchman, and committed to the watch-house, or police station or restrained in some other suitable place, until a complaint can be made and a warrant issued against him, upon which he may be arrested and tried."

Apparently complaint was made against said W. S. T. under this statute just quoted. It will be observed that the punishment for the offense charged is as follows: "for the first offense by a fine not exceeding ten dollars or by imprisonment not exceeding thirty days, and upon any subsequent conviction by imprisonment not exceeding ninety days." It would appear, therefore, that the offense charged is one punishable in a house of correction and it is my opinion, therefore, that the state should contribute in the matter of expenses specified not exceeding the limitation of one dollar a week, all as provided in R. S., Chapter 143, Section 3, and amended by the Laws of 1907, Chapter 120.

INDUSTRIAL SCHOOL FOR GIRLS.—PLACING INMATE IN CARE OF OTHER PERSONS.

Prof. Alfred Williams Anthony, Trustee Maine Industrial School for Girls, Lewiston, Maine:

DEAR SIR:—Relative to your inquiry in behalf of the board of trustees of the Maine Industrial School for Girls, as to placing one of the girls of the Industrial School in care of a person outside, I have the honor to advise you that I have examined the general form of papers used in committing girls to the school, and law relative to the subject matter in question.

R. S., Chapter 143, Section 23, reads as follows:

"The board of trustees of said school shall have all the powers as to the person, property, earnings and education of every girl committed to the charge of said trustees, during the term of her commitment, which a guardian has as to his ward, and all powers

which parents have over their children. At the discretion of said board, any such girl, during her commitment, may be kept at said school, or entrusted to the care of any suitable person and may be required to work for such person, or may be bound by deed of indenture to service or apprenticeship for a period not exceeding the term of her commitment, on such conditions as said board may deem reasonable and proper. Such indenture shall specify the conditions, and shall require the person to whom such girl is bound, to report to said board as often as once in three months the conduct and behavior, of such girl, and whether she remains under such master or mistress, and if not. where she is. Said trustees shall take care that the terms of such indenture are fulfilled, and the girl well treated, and if they believe that by reason of her misconduct, vicious inclinations or surroundings, she is in danger of falling into habits of vice or immorality, or that her welfare is in any way imperiled, they may cancel such indenture and resume charge of such girl with the same powers as before the indenture was made. The powers of said board with respect to any girl entrusted, as herein provided, to the care of a suitable person are not affected thereby, nor by her being bound to service or apprenticeship, except as expressed in the bond of indenture. Said trustees, master or mistress and apprentice, shall have all the rights and be subject to all the duties and penalities provided in case of children apprenticed by overseers of the poor. Any member of said board may execute such indenture deed in behalf of the board if authorized by a vote of said board. Said board may, by vote in any case, or by a general by-law, authorize a member or committee of said board, or the principal of said school to entrust said girls to the care and service of a suitable person or persons without indenture, to see to their welfare during such service and to require their return to said school at discretion."

Under this section it would seem practically the power and duty of your board to inquire into the circumstances and conditions and surroundings of the persons who desire to take the girl in question, and if it thinks well of the matter, all things considered, your board may, at its discretion, entrust any such girl during her commitment to the care of any suitable person and she may be required to work for such person, or she may be

bound by deed of indenture to service or apprenticeship for a term not exceeding the length of her commitment as your board may deem reasonable and proper, etc., all in accordance with the provisions of the statute quoted, all the terms of which must be fully complied with.

If the person so taking the girl desires to adopt her legally and this meets with the approval of your board, proceedings for adoption may be instituted by the person desiring to adopt, before the Probate Court as provided by R. S., Chapter 69, Sections 32-39.

It would seem to us that the girl may be placed in the charge of the person (if the board thinks suitable etc.,) desiring to adopt as provided by statute and that all these adoption proceedings may be had thereafter. If however, your board should think it for the best interests of the girl that she should not leave the school unless these adoption proceedings were certain to be carried through, some arrangement can doubtless be made to ensure this.

STATE STIPEND PAID TO AGRICULTURAL SOCIETIES.

A. W. Gilman, Esq., Commissioner of Agriculture, Augusta, Maine.

DEAR SIR:—Your statement of fact is as follows:

The members of the local grange at Rockland have held an annual cattle show and fair for the past four years, paying out a large amount in cash premiums on fruit, vegetables, cattle, drawing-horses, butter, etc. That grange now presents to you a request for a portion of the appropriation provided for in Revised Statutes, Chapter 60, Section 14, commonly known as the stipend paid to agricultural societies. Your inquiry is whether payment should be made in accordance with this request.

An examination of the records of incorporated societies in the office of the secretary of state discloses the fact that the local grange at Rockland was organized as a corporation, February 3, 1904, under the name of "Pleasant Valley Grange, No. 274, Patrons of Husbandry." The records further disclose the purposes of the corporation to be, "To advance the principles of

Patrons of Husbandry, as set forth in the constitution and declaration of the purposes of the National Grange of Patrons of Husbandry; and to buy, improve and sell real estate."

We have carefully examined the act of incorporation of the National Grange Patrons of Husbandry, an act of the Kentucky Legislature approved April 6, 1876, also the declaration of purposes set forth in the digest of the laws and enactments of the National Grange. In the act of the Legislature referred to, the object of the corporation is disclosed to be, "The promotion of agriculture and other kindred pursuits by inducing co-operation among farmers and those alike interested for their mutual benefit and improvement and to this end to act as the controlling body of the order known as 'Patrons of Husbandry,' an order organized in the United States for the purposes aforesaid." The general objects and the specific objects of the Patrons of Husbandry contained in the digest referred to are clear, concise but at considerable length, and by reason of their length we refrain from quoting them in this connection. We have made a careful examination of those purposes and objects, however, and while they seem to be quite comprehensive, yet the whole trend of these purposes and objects does not seem to be comprehensive enough to include, even by implication, as one of the specific objects, that of holding an annual "cattle show and fair," or the paying of "premiums and gratuities."

Referring to the brief purposes of the certificate of organization of Pleasant Valley Grange, it will be seen that those purposes do not *exceed* the, "principles of the Patrons of Husbandry as set forth in the constitution and declaration of the purposes of the National Grange Patrons of Husbandry." We are, therefore, of the opinion that while it is eminently proper for Pleasant Valley Grange to hold a "cattle show and fair," or to pay premiums and gratuities, yet such exhibition and payment are not among the purposes for which the grange was organized, as set forth in its certificate of organization.

Now turning to Revised Statutes, Chapter 60, Section 14, we find that, "There shall be appropriated annually from the state treasury a sum of money not exceeding one cent and one-quarter to each inhabitant of the state, which shall be divided among the legally incorporated agricultural societies of the state not provided for by special enactment according to the amount

of premiums and gratuities actually paid in full by said societies."

The next question which naturally arises is, whether Pleasant Valley Grange, No. 274, Patrons of Husbandry, (admitted to be legally organized as a local grange) is one of the "legally incorporated agricultural societies of the state."

The phrase, "agricultural society," has received definition in Downing vs. Indiana State Board of Agriculture, 129 Ind. 443 in the following language:

"An agricultural society is one seeking to bring together people engaged in agricultural pursuits and the manufacture of articles adapted to the use and cultivation of the soil, and to exhibit to those in attendance the crops resulting from the various methods of farming, and give to the people of the state engaged in agricultural pursuits an opportunity of discussing various methods of farming, farm implements used, different breeds of stock raised, and to educate the people in this way in the pursuits of agriculture, that the condition of the agriculturist may be improved by knowledge of the best methods of farming, best machinery and best breeds of stock."

From this definition it may be seen that one of the prime objects of an agricultural society is to teach by exhibition. In fact, it might almost be said that teaching by exhibition embraces all the purposes of an agricultural society. Indeed, the people of the State of Maine are too familiar with agricultural societies and their exhibitions to need enlightenment as to what an agricultural society is.

The Supreme Court of Nebraska, in State vs. Robinson, 35 Neb. 401, says:

"Agricultural societies are not corporations in the ordinary sense of the term but rather agencies of the state created for the purpose of assisting in promoting the interests of agriculture."

The Supreme Court of Iowa, in Jordan vs. Iowa State Agricultural Society, 91 Iowa, 97, says of an agricultural society:

"It is an agency for the state. It exists for the sole purpose of promoting the public interests in the business of agriculture."

Our own Supreme Court has said, in Brown vs. South Kennebec Agricultural Society, 47 Me. 283,

"They (the defendants) are not a quasi but an aggregate corporation which, as defined, consists of several persons, united in

one society, continued by a succession of members, and, being the mere creature of the law, possess only those properties conferred by charter, either expressly, or as incidental to its existence, and best calculated to effect the object of its creation."

On the other hand, while the local grange may give one, two, four or a dozen exhibitions, and may teach by exhibition, yet we think it is also common knowledge that the object of the grange is not primarily to teach by exhibition.

We are, therefore, of the further opinion that the legislature, in the language used in Revised Statutes, Chapter 60, Section 14, did not intend to include among the list of "legally incorporated agricultural societies" every local grange, even though the same was incorporated as a grange. If the legislature had intended to cover so large a number of associations, we cannot believe that the intention would have been left to implication but would have been more explicit.

Summing up, therefore, from an examination of the certificate of organization of the Pleasant Valley Grange, from an examination of the act of incorporation of the National Grange and its declaration of purposes, from an examination of the statute and of legal authorities, we are of the opinion that the legislature did not intend to include local granges like Pleasant Valley Grange in the list of "legally incorporate agricultural societies," and that the grange in question is not entitled to any portion of the state stipend by reason of its "cattle show and fair," or the payment of premiums and gratuities, which it has held and paid for the past four years.

CRIMINAL LAW.—ESCAPED PRISONER— REMAINDER OF SENTENCE—EXTRADITION.

Amos F. Carleton, Esq., Office of the Sheriff, Belfast, Maine:

DEAR SIR:—Your first question relates to the claim made by respondent's attorney that his time is going on during his escape from prison. It would hardly seem necessary to cite any authorities in opposition to this proposition, but as the question has been passed upon, you may be glad to know the authority which we have for saying that defendant's time is not going on while he is absent from jail.

In the 10th Vol. of Am. & Eng. Enc. of Law, (1st Ed.) on page 199, you will find this statement; "a prisoner who escapes before his term of imprisonment is ended, should, on his recapture, be imprisoned for a time equal to the remainder of the term." This statement is upon the authority of the supreme court of New York as decided in Haggerty vs. People, 53 N. Y. 476. Moreover, the court has gone further in another New York case and has ruled that a prisoner escaping during his term of imprisonment, and retaken after the time for which he was imprisoned has expired, may be returned to prison for a time equal to the remainder of his term unserved. This point was also decided in the N. Y. case to which we have just referred and was held to be good law in a Virginia case, Cleek vs. Commonwealth, 21 Gratt. 777.

The other question is with reference to requisition. The Constitution of the U. S., Art. IV, Sec. II, Par. 2, provides for extradition in the case of a person "who shall flee from justice." Ordinarily a fugitive from justice has been thought of as a man who has fled before he has had his trial, but it has been decided that an escaped prisoner who is under sentence is also a fugitive from justice. The authority for this is found in Enc. of Law, Vol. 19, page 88, and is founded upon the decision of the court in Drinkall vs. Spiegel, 68 Conn. 411, and also in a N. Y. case, in re Hope, 10 N. Y. Suppl. 28. It is quite plain, therefore, that extradition can be resorted to in such a case as the one which you have on hand.

CORPORATIONS.—INDICTMENTS AGAINST BODY CORPORATE AND AGAINST STOCKHOLDERS, OFFICERS, AGENTS OR EMPLOYEES.

Frederick A. Hobbs, Esq., Office of County Attorney, South Berwick, Maine:

DEAR SIR:—I have your favor of the 27th, supplementing a former letter in which you ask for suggestions relating to some of your liquor cases and in your last letter you have reduced the inquiry to three questions.

Your first question is, "in those matters what would be the criminal liability of the corporation?" If I understand your

question it would mean, can a corporation be indicted, as an individual or person could be indicted, for committing a misdemeanor in that class of misdemeanors commonly referred to as violations of the liquor law. In the very early days of English jurisprudence there appears to have been some conflict of opinion as to whether a corporation could be indicted for any offense whether felony or misdemeanor. Lord Holt is reported to have said that a corporation is not indictable but particular members of it are—anonymous, 12 Mod. 559. It has been pointed out, however, that even in the time of Lord Holt, there were many instances of indictments against counties, which were quasi corporations, for their neglect to keep their roads and bridges in repair. It is now, however, a well settled principle of modern jurisprudence that an indictment will lie against a corporation aggregate, although not for every species of crime or misdemeanor. There was a very early theory that a corporation aggregate was indictable only for acts of nonfeasance, for the theory was that it could not be indictable for acts of misfeasance because it had no power under its charter to commit such acts and when it did commit such acts it was acting ultra vires so that the acts were personal acts and not acts of the corporation. There was also an early doctrine that evil intent or evil motive could not be imputed to a corporation in its aggregate form. This early idea found expression in the courts of last resort in this country and even crept into the decisions of the court of Maine. See State vs. Great Works Milling & Mnfg. Co., 20th Me. 41, where you will see this language used by Weston, Chief Justice: "They (the corporation) can neither commit a crime or misdemeanor, by any positive or affirmative act, or incite others to do so as a corporation. * * * It would be stepping aside altogether from their corporate powers * * * such only as take part in the measure, should be prosecuted as individuals, either as principals, or as aiding and abetting or procuring an offence to be committed, according to its character or magnitude. It is a doctrine then, in conformity with the demands of justice, and a proper distinction between the innocent and the guilty, that when a crime or misdemeanor is committed under color of corporate authority, the individuals acting in the business, and not the corporation should be indicted."

This doctrine, however, has been discarded both in England and in America and it is now fully settled that a corporation may be prosecuted by indictment for a misfeasance as well as for a nonfeasance. The cases in this State which establish the later doctrine are, State vs. Freeport, 43 Me. 198, State vs. Portland, 57 Me. 402, and 74 Me. 268, which distinctly overrules State vs. Great Work, etc., 20th Me. 41. Misdemeanors for which corporations have been successfully indicted are keeping disorderly houses, State vs. Passaic Co. Agr. Soc. 54 N. J. L. 260, for Sabbath Day breaking, Louisville vs. Commonwealth 26 Am. Rep. 205, and for so constructing its sewers as to create a public nuisance, State vs. Portland 74 Me. 268, and many others of like nature which might be called to your attention.

Thus far we have been discussing your first question as to the criminal liability of a corporation. We think we have said enough to warrant us in answering your first question in the affirmative, or in other words, that there is a criminal liability attached to corporations, in certain classes of offenses, under our statute, which may be prosecuted by indictment, and we have no doubt that violations of the liquor law are among the classes of misdemeanors which may be thus prosecuted against corporations.

Your second question is, "what would be the personal liability of the individual stockholders and officers," and your third question is, "what would be the personal liability of the employees." These two questions may be answered together. We do not know of any plainer answer than can be found in State vs. Bass, 101 Me. 481. It is true that in the case just mentioned judgment was found for the defendants, and it was because the agreed statement did not show that the defendants owned stock in the corporation at the date of the alleged misdemeanor, but you will observe on page 484 this dictum of the court: "It is an elementary principle of criminal law and procedure, * * * that in misdemeanors all who knowingly participate in the commission of the offense are deemed principals and may be indicted, and convicted either jointly or severally." We have no doubt, therefore, that any stockholder, officer or employee who might "knowingly participate in the commission of the offense" would be a proper subject for indictment.

TABLE A.

TABLE OF CRIMINAL STATISTICS—1907.

The several county attorneys for their several counties made returns for the year ending November 20, 1907, of the following cases, which were entered in the law courts for said year and were disposed of as herein stated.

ANDROSCOGGIN COUNTY.

State vs. intoxicating liquors. claimant. Exceptions sustained.

State vs. intoxicating liquors. claimant. Exceptions sustained.

State vs. intoxicating liquors. claimant. Exceptions sustained.

Tarbox Express Company Liquors ordered returned.

Tarbox Express Company Liquors ordered returned.

Tarbox Express Company Liquors ordered returned.

AROOSTOOK COUNTY.

State vs. John E. Roberts. Murder. Verdict guilty. Motion for new trial denied. Notice of appeal filed. Pending.

CUMBERLAND COUNTY.

State vs. Henry H. Hunt. Search and seizure. Demurrer overruled.

State vs. Henry H. Hunt. Search and seizure. Demurrer overruled.

State vs. John C. Collins. Search and seizure. Demurrer overruled.

State vs. Carroll C. Chaplain, Forgery. Exceptions over-ruled.

State vs. Thomas R. Nally. Nuisance. Demurrer overruled. State vs. Julius A. Rundin. Nuisance. Demurrer overruled.

State vs. Peter Foley. Search and seizure. Demurrer pending.

State vs. Henry H. Hunt. Search and seizure. Demurrer pending.

State vs. Patrick O'Donnell. Search and seizure. Demurrer pending.

State vs. Frank Morrill. Assault and battery. Exceptions pending.

State vs. Martin A. Conley. Nuisance. Demurrer pending.

State vs. Henry H. Hunt. Nuisance. Demurrer pending.

State vs. Frank J. Sculley. Nuisance. Demurrer pending.

State vs. Edward McNeil. Nuisance. Demurrer pending.

FRANKLIN COUNTY.

State vs. George B. Barker. Pending.

State vs. George E. Colburn. Pending.

HANCOCK COUNTY.

State vs. Daniel H. Herlihy. Petr. for Habeas Corpus. Pending.

State vs. George S. Scott. Exceps. overruled. Judgt. for State.

KENNEBEC COUNTY.

State vs. Arthur Q. Hamilton. Exceps. overruled for want of prosecution.

State vs. Dennis Burke. Same entry.

State vs. Thos. McLaughlin. Same entry.

State vs. Fred Cyr. Same entry.

State vs. Wilfred Langlois. Same entry.

State vs. John Hyland, Same entry.

State vs. Chas. F. Jackins. Aplt. Same entry.

State vs. Arthur Q. Hamilton, Aplt. Same entry.

State vs. Thos. McLaughlin, Aplt. Same entry. State vs. Wilfred Langlois, Aplt. Same entry.

State vs. Willied Hangiois, Apit. Same entry

State vs. John Hyland, Aplt. Same entry.

State vs. John R. Hopkins. Exceps. overruled. Jdgt. for State.

State vs. John R. Hopkins. Exceps. overruled. Jdgt. for State.

State vs. John R. Hopkins. Exceps. overruled. Jdgt. for State.

State vs. Frederick L. Hopkins. Same entry.

State vs. Edmond Cormier. Same entry.

State vs. Edmond Cormier, Aplt. Same entry.

State vs. Thos. McLaughlin. Exceps. overruled. Jdgt. for State.

State vs. Harry A. Jones. Same entry.

State vs. Rose Carson Howard. Same entry.

State vs. Henry Stickney. Same entry.

State vs. John Hyland. Same entry.

State vs. Fred Matthieu. Same entry.

State vs. Benoit Arsenault. Same entry.

State vs. Benoit Arsenault, Aplt. Same entry.

State vs. Harry Stickney, Aplt. Same entry.

State vs. Harry A. Jones, Aplt. Same entry.

State vs. Albert Field, Aplt. Same entry.

State vs. Clement M. Giveen, Aplt. Same entry.

State vs. Fred Matthieu, Aplt. Same entry.

State vs. John Hyland, Aplt. Same entry.

KNOX COUNTY.

State vs. Clarence Peabody. Pending.

LINCOLN COUNTY.

None.

OXFORD COUNTY.

State vs. Edward Siddall. Single sale. Pending on exceptions.

PENOBSCOT COUNTY.

None.

PISCATAQUIS COUNTY.

State vs. Chauncey C. Lee. Exceps. overruled. Jdgt. for State.

SAGADAHOC COUNTY.

State vs. James H. Dewire. Excps. overruled. Jdgt. for State.

State vs. James H. Dewire. Same entry.

State vs. James H. Dewire. Same entry.

SOMERSET COUNTY.

State vs. Ira W. Cushing. Pending.

WALDO COUNTY.

State vs. Edward Hanson. Not disposed of.

State vs. Edward Hanson. Same entry.

State vs. Homer Carter. Jdgt. for State.

State vs. Jesse E. Staples. Same entry.

State vs. Jesse E. Staples. Same entry.

State vs. Edwin A. Jones. Not disposed of.

State vs. Guy Gray. Same entry.

State vs. John Ward. Same entry.

State vs. True G. Trundy. Same entry.

State vs. Robert Logan. Same entry.

State vs. John E. Ward. Same entry.

State vs. Edwin A. Jones. Same entry.

State vs. Guy Gray. Same entry.

State vs. Robert Logan. Same entry.

State vs. Edwin A. Jones. Same entry.

State vs. Guy Gray. Same entry.

State vs. Robert Logan. Same entry.

State vs. True G. Trundy. Same entry.

State vs. John E. Ward. Same entry.

State vs. Edward Hanson. Same entry.

WASHINGTON COUNTY.

None.

YORK COUNTY.

None.

TABLE B.—Giving List of Persons Sentenced in the Different Counties, with the Offenses and Sentences for the Year Ending November 20, 1907.

ANDROSCOGGIN COUNTY.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Abramson, Louis	Search and seizure Breaking and entering and larceny Liquor nuisance	2 years State prison.	\$100 & costs \$5.30 \$200, or 60 days.
Armour, Hannah. Abramson, Louis.	Liquor nuisance Liquor nuisance	Nol prossed. Nol prossed.	4200, 01 00 4430.
Berube, Albert Byrant, Alexander J Boise, Frank H.	Larceny from personLiquor nuisanceLarceny	2 years State prison. Special docket.	\$100 pd.
Bennett, Eustus. Blanchett, Leon.	Liquor nuisance Liquor nuisance Liquor nuisance	Special docket.	\$106.80 pd. \$110 pd.
Bartkus, Frank Blondin, David Burke, John	Assault Larceny	60 days in jail. Not guilty.	ф110 ра.
Belatsky, Joseph. Belatsky, Joseph. Blais, Frank.	Liquor nuisance. Common seller Liquor nuisance.	Special docket. Special docket. Special docket.	
Blais, Frank Breton, William Breton, William	Common seller Liquor nuisance Common seller	Special docket. Special docket. Special docket.	
Barthiaume, Charles Bill, Joe Butler, Joseph	Contempt. Assault and battery. Liquor nuisance.	Special docket. Nol prossed.	\$110.
Butler, Joseph Bernard, Alphonse Bernard, Alphonse	Common seller	Nol prossed. Nol prossed.	\$110.
Burke, Bridget. Burns, Mark. Burns, Mark	Common seller. Liquor nuisance Common seller, second offence.	Special docket. Nol prossed.	\$ 250.
Buckley, Henry Burns, Mark Burns, Mark	Assault and battery. Single sale. Search and seizure.	Nol prossed. Nol prossed. Nol prossed.	
Brownstein, Michael		Nol prossed.	

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Brownstein, John, alias J. J	False pretence	Nol prossed.	\$100 & costs, \$10.
Bergin, Martin	Liquor nuisance		\$100 & costs, \$10.
Beliveau, Frank			
Byrant, Alexander J	Liquor nuisance		
Breton, Lin	Liquor nuisance		\$100, & \$10 costs.
Bergeron, Joseph	Common seller, second offence	Special docket.	
Buckley, Michael F	Common seller, second offence	Special docket.	
Bergin, John	Liquor nuisance	Special docket.	
Breton, George	Liquor nuisance	Special docket.	
Berube, Emile	Liquor nuisance	90 days in jail.	
Berube, Emile	Common seller	Special docket.	 >
Blondin, David	Search and seizure		\$100 & costs, \$5.30
Beaudin, John	Search and seizure	Special docket.	<u> </u>
Butler, Joseph	Search and seizure	Nol prossed.	2
Boransky, George	Violating Sunday law	Special docket.	2
Boransky, George	Violating Sunday law	Special docket.	N
Boransky, George	Violating Sunday law		\$10.97.
Beates, W. R	Violating Sunday law		\$15.97 pd.
Beates, W. R	Violating Sunday law		\$10.97 pd.
Beates, W. R	Violating Sunday law	Special docket.	Ħ
Beates, W. R	Violating Sunday law	Special docket.	Ä
Beates, W. R	Violating Sunday law	Special docket.	
Beates, W. R	Violating Sunday law	Special docket.	ER
Beates, W. R	Violating Sunday law	Special docket.	>
Beaudette, Antonio	Search and seizure	Special docket.	Ħ.
Biron, Ulric	Stealing from person	Nol prossed.	ທີ
Byrnes, Francis	Intoxication, second offence	60 days in jail.	
Brandin, Alphonse	Breaking and entering, night time	1 year in jail.	Z
Beaudin, John	Liquor nuisance		\$110. REPOR
Breen, John	Liquor nuisance	Special docket.	#110.
Brownstein, Michael	Liquor nuisance	60 days in jail	\$110. ×
Beaudette, Antonio	Liquor nuisance	4 months in jail.	Fi Fi
Biron, Ulric	Liquor nuisance		\$110 pd.
Beliveau, Andre	Liquor nuisance	******************************	
Breen, John	Search and seizure.		
Breen, John	Liquor nuisance	60 days in jail	\$110.
Breton, Leon	Search and seizure	oo days in jan	\$100 & costs, \$4.80.
Brownstein, Michael	Search and seizure		
Bergin, Martin	Search and seizure		
Beaulieu, Felix	Common seller	30 days in iail.	φ100 α cosus, φ4.80.
Buckley, John	Intoxication	oo days in jan.	\$5 & costs, \$6.22.
Buteau, John			
Duocau, John		'	Φ110.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Cunningham, Ray H	Assault with intent to ravish	3 years in State prison.	
Corey, Edgar	Assault	1 year in jail.	
Charest, Napoleon	Assault	60 days in jail.	
Crosby, Joseph J.	Liquor nuisance	<u> </u>	\$ 150.00.
Charon, Philias	Liquor nuisance	Special docket.	
Charon, Philias	Cheating by false pretenses	Special docket. Special docket.	
Crosby, Joseph J.	Search and seizure.	Special docket.	\$100 & costs, \$5.30.
Crowell. Imburt H	Assault and battery		\$25 & costs, \$11.84.
Cotton, Dennett	Search and seizure	Not guilty.	\$20 te costa, \$11.04.
Cotton, Dennett	Single sale	Not guilty.	
Otton, Dennett	Claim of liquors	Liquors returned.	
Cloutier, Samuel	Search and seizure	Nol prossed.	
Cote, Alfred	Search and seizure		\$100 & costs.
Coffin, Seth	Cruelty to animals		\$50 & costs, \$50.
Croteau, George	Liquor nuisance	90 days in jail.	
Cloutier, Louis	Liquor nuisance	4 months in jail.	
Cloutier, Louis	Liquor nuisance	4 months in jail.	
Curtis, John	Common seller		\$100.
Curtis, John	Liquor nuisance	2 years State prison.	\$100.
Cassola, J.	Violating Sunday law	Nol prossed.	
Cooley, W. D.	Violating Sunday law	Not prossed.	\$ 10.97.
Cooley, W. D	Violating Sunday law		\$10.97.
Cooley, W. D.	Violating Sunday law	Special docket.	410.01.
Cooley, W. D	Violating Sunday law	Special docket.	
Cooley, W. D	Violating Sunday law	Special docket.	
Cooley, W. D	Violating Sunday law	Special docket.	
Cooley, W. D	Violating Sunday law	Special docket.	
Cooley, W. D	Violating Sunday law	Special docket.	
Cooley, W. D	Violating Sunday law	Special docket.	
Chagnon, Alfred J	Search and seizure	(Special) Nol prossed.	
Charon, Philias	Search and seizureSearch and seizure	Special docket.	\$100 & costs, \$5.30

Cloutier, Louis Crosby, Joseph J. Crosby, Joseph J. Crosby, Joseph J. Cloutier, Louis. Cloutier, Louis. Castor, Paul	Search and seizure. Search and seizure. Search and seizure. Search and seizure. Stealing from person. Search and seizure. Abortion.	Special docket. Special docket. Special docket. Special docket. Special docket. 16 months in State prison.	\$100 & costs, \$5.30.	
Clark, William H Clark, William H Cloutier, Napoleon. Cloutier, Napoleon. Cloutier, Napoleon Cattarone, Ciro. Castor, Paul. Cote, Affred.	Assault and battery Assault and battery Search and seizure Liquor nuisance Common seller, 2d offence Assault and battery Liquor nuisance Liquor nuisance	Nol prossed. Nol prossed. Special docket. Special docket. Special docket. Nol prossed. Filed. Special docket.		ATTOR
Cote, Alfred Cunion, Joseph Crosby, Joseph J Cunion, Patrick Conley, William Cote, Alfred Crosby, Joseph J Conway Carney, Maurice	Common seller Liquor nuisance Liquor nuisance Search and seizure Assault and battery Liquor nuisance Nuisance Liquor nuisance Liquor nuisance Liquor nuisance	Nol prossed. Filed. Nol prossed. Special docket. Continued. Special docket. Special docket. Special docket.	\$ 150.	NEY GENERA
Dube, Isidore. Dube, Isidore. Dunn, Sarah. Dunn, Sarah. Davis, Lucena P. Dube, Josephat, alias Joseph, alias J. A. Duchesneau, Pierre.	Liquor nuisance. Common seller Liquor nuisance. Common seller, second offence. Liquor nuisance Common seller Search and seizure. Liquor nuisance	Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Not guilty.	\$110. \$100 & costa, \$5.30.	l's report.
Danewitch, Joseph Dube, Lena Dube, Lena Dube, Josephat, alias Joseph, alias J. A Dufore, Philippe Dumont, Emile Dumont, Emile Dumont, Emile Dumont, Emile Dumont, Emile Dumont, Emile	Liquor nuisance Liquor nuisance Assault and battery Violating Sunday law	4 months in jail. Nol prossed. Nol prossed on payment of costs. Special docket. Special docket.	\$16.90 costs. \$10.97 fine & costs. \$10.97 fine & costs. \$10.97 fine & costs.	
Dumont, Emile. Dumont, Emile. Dumont, Emile.	Violating Sunday lawViolating Sunday law	Special docket. Special docket. Special docket.		II

Name.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Dumont, Emile . Davis, Lucena P . Day, Kate . Delisle, Narcisse . Dionne, Marcelle . Danewitch, Joseph . Duchesneau, Pierre	Violating Sunday law Search and seizure Liquor nuisance	Special docket. Special docket. 60 days in jail. Nol prossed. Nol prossed. Nol prossed.	\$100 (& costs) \$10. \$100 & costs, \$6.80.
Fortin, Fred. Fournier, Joseph Fournier, Joseph Frandgedansky, George. Frandgeransky, George. Frandgeransky, George. Frandgeransky, George. Frandgeransky, George. Frandgeransky, George.	Liquor nuisance Liquor nuisance Search and seizure Violating Sunday law	30 days in jail. Special docket. Special docket. Special docket. Special docket. Special docket. Special docket. Special docket. Special docket.	\$110. \$10.97 fine & costs. \$10.97 fine & costs. \$10.97 fine & costs.
Gregoire, Jules Goff, Maynard W Goff, Maynard W Goff, Maynard W Gaudette, Hector Goulet, Joseph Gregoire, Jules. Gregoire, Jules. Goulet, Thomas Goulet, Joseph George, Anastas Groves, Charles P Garcelon, Laurent Gilroy, John. Gilroy, John.	Contempt Search and seizure Common seller, second offence. Common seller Liquor nuisance Liquor nuisance Common seller, second offence. Assault and battery Liquor nuisance. Assault Liquor nuisance. Common seller, Liquor nuisance. Common seller. Common seller. Common seller. Common seller, second offence.	Nol prossed. Nol prossed. Nol prossed. Nol prossed. Special docket. Nol prossed. Nol prossed. 2 months in jail. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	\$50. \$25 costs, \$22.16 pd \$110 pd.

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Gilrov. Thomas	Liquor nuisance	Special docket.		
Gilrov, Thomas	Common seller, second offence	Special docket.		
Garcelon, Laurent	Liquor nuisance	Nol prossed.		
Gilman, Charles A	Larceny	Nol prossed.		
Goselin, Laurent	Contempt	Nol prossed.		
Goff, Maynard F.	Common seller, second offence	Nol prossed.		
	Liquor nuisance	Nol prossed.		
Gilroy, John	Common seller, second offence	Nol prossed.		
Gilroy, John				
Gaudette, Archille	Liquor nuisance	Special docket.		
Goodwin, Horace C	Cruelty to animals	Nol prossed.		
Goulet, Joseph	Search and seizure	Special docket.		
Gaudette, Joseph	Search and seizure	Special docket.		>
Gagne, Ernest.	Search and seizure	Nol prossed.		٠į
Gagne, Ernest	Search and seizure	Special docket.		Ħ
Goulet, Joseph	Liquor nuisance	60 days in jail.		TORN
Gagne, Ernest	Liquor nuisance		\$ 110.	~
Gilrov. Thomas	Search and seizure	Special docket.	•===	
Gilroy, Thomas	Liquor nuisance	60 days in jail.		臣
	Common seller, filed	Special docket.		154
Gilroy, Thomas		Special docket.		_
Gallagher, James	Liquor nuisance	50 days in jail or	\$100 & costs, \$10.	Ħ
Gallagher, James	Liquor nuisance		\$100 te costs, \$10.	12
Gallagher, James	Common seller, second offence	Special docket.		
Goulette, Joseph	Liquor nuisance	Special docket.		ĘR
Goodrich, F. Melville	Cheating by false pretences	Not guilty.		S
Garcelon, Baraba	Search and seizure	Nol prossed.		H
Goodrich, Melville F	Cheating by false pretences	Not guilty.		Ω.
Goodrich, Melville F	Cheating by false pretenses.			0,1
Groves, Charles P	Search and seizure	Nol prossed.		141
Goodrich, Melville F	Cheating by false pretence	Not guilty.		REPOR
Goodrich, Melville F	Cheating by false pretence	Not guilty.		Ή
Goodrich, Melville F	Cheating by false pretence	Not guilty.		Õ
Haskell, William	Liquor nuisance	Nol prossed.		
Hince, Alire	Liquor nuisance	Special docket.		Ħ
Hince, Alire	Common seller	Special docket.		-
	Common seller	Nol prossed.		
Haskell, William		Nol prossed on payment of costs	\$7.04.	
Henry, Fred	Assault and battery		ψ1.01.	
Hasburg, Abraham	Search and seizure	Special docket.		
Harkins, Thomas	Search and seizure	Special docket.		
Harkins, Thomas	Search and seizure	Special docket.		
Harkins, Thomas	Search and seizure	Special docket.		
Hasburg, Abraham	Search and seizure	Special docket.	****	
Hannigan, Lizzie	Liquor nuisance		\$1 10.	
Hanley, Patrick	Liquor nuisance	4 months in jail.		
Hartwell, Etta		Nol prossed.		Ξ
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ANDROSCOGGIN COUNTY—Continued.

NAME.	CRIME.	Imprisonment, Etc.	Fine, ETC.
Hartwell, Etta	Common seller	Nol prossed.	
Hasburg, Abraham	Liquor nuisance	Special docket.	
Hasburg, Abraham	Common seller	Special docket.	
Hogan, Joseph	Common seller	Special docket.	
Hannigan, Lizzie	Search and seizure	Special docket.	
Harlow, A. E	Violating Sunday law		\$10.97 fine & costs.
Harlow, A. E	Violating Sunday law		\$10.97 fine & costs.
Harlow, A. E	Violating Sunday law	Special docket.	\$10.97 fine & costs.
Harlow, A. E	Violating Sunday law	Special docket.	
Harlow, A. E	Violating Sunday law	Special docket.	
Harlow, A. E.	Violating Sunday law	Special docket.	
Harlow, A. E.	Violating Sunday law	Special docket.	
Harvey Martin	Search and seizure	Special docket.	
Howard, James W	Liquor nuisance	Nol prossed.	
Howard, James W	Common seller	Nol prossed,	
Hawkins, Thomas	Liquor nuisance		\$200.
Hawkins, Thomas	Liquor nuisance	Special docket.	
Hasburg, Abraham	Search and seizure	Special docket.	
Hasburg, Abraham	Liquor nuisance		\$ 100.
Iartwell, Etta	Liquor nuisance	60 days in jail or	\$ 150.
Henry, Fred	Search and seizure	Nol prossed.	****
Iood, George L	Search and seizure		\$100 & \$ 36.47.
Hilton, Fred	Liquor nuisance	3.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7	\$100 & \$10 costs
Hayes, John	Intoxication	Nol prossed.	
Hoyts Express Company	Claimant	Liquors ordered returned.	
saacson, Mary E	Search and seizure	Nol prossed.	
facques, Peter	Intoxication, second offence	60 days in jail.	
ackson, Frank W	Violating Sunday law	oo days in jan.	\$1 0.97.
ackson, Frank W	Violating Sunday law	Special docket.	*
ackson, Frank W	Violating Sunday law	Special docket.	
acques, Rosie M	Liquor nuisance	4 months in jail.	
acques, John	Liquor nuisance	1 year in jail.	

King, Thomas P King, Thomas P Keegan, William B King, Thomas P Keegan, William B Keegan, William B Keegan, William B Keegan, Thomas P Kerrigan, J. P Kesting, Edward King, Thomas P Keating, Edward J L'Heureux, Rosario L'Heureux, Rosario Leary, James Leary, James Leary, James Leary, James Leary, James Leary, Laurent Lambert, Ernest Lambert, Ernest Lambert, Ernest Langley Transportation Association Lepage, Joseph Levesque, Alfred Laberge, Laurent Linehan, Timothy Levesseur, Ismothy Levesseur, Josephine Lambert, Ernest	Search and seizure Search and seizure Common seller, second offence Liquor nuisance Violating Sunday law Common seller Liquor nuisance Search and seizure Liquor nuisance Common seller Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Common seller Liquor nuisance Common seller Search and seizure	Special docket. Nol prossed. Special docket. Nol prossed. 30 days in jail. 30 days in jail. 30 days in jail. Nol prossed. Nol prossed. Nol prossed. Special docket. Nol prossed. Special docket. Nol prossed. Judgment docket.	\$10.97. \$10.97. \$100 & \$10 costs pd	ATTORNEY GENERAL'S REPORT.
Linehan, Timothy	Liquor nuisance. Search and seizure. Search and seizure. Search and seizure. Liquor nuisance. Liquor nuisance. Common seller. Breaking and entering and larceny.	60 days in jail. Judgment lower court. Nol prossed. Nol prossed. Nol prossed. Nol prossed. 8 months in jail.	\$100.	121

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Lepage, Joseph	Common seller		\$110.
ebel, Arthur	Liquor nuisance		\$110 .
aflamme, L. E	Liquor nuisance		\$110.
emieux, Josephine	Liquor nuisance	Special docket.	
achance, Delvina	Liquor nuisance	Special docket.	
achance, Delvina	Common seller	Special docket.	
achance, Emile	Liquor nuisance	Special docket.	
achance, Emile	Common seller, second offence	Special docket.	
ebrun, Leander	Liquor nuisance	Special docket.	
eclair, Albert	Liquor nuisance	Nol prossed.	
eclair, Albert	Common seller, second offence	Nol prossed.	
abrie, Thomas	Liquor nuisance		\$110 .
ebel, Wilbrod	Search and seizure	Nol pressed.	
abrie, Henry	Search and seizure	Special docket.	
Iorrissev, Henry J	Assault and battery	Special docket.	
Iorrissey, Henry J	Assault and battery	Special docket.	
CeDermott. Cornelius	Search and seizure	Special docket.	
[aheux, Alfred	Liquor nuisance		\$ 100.
aheux, Alfred	Assault and battery		\$100.
altais. Joseph	Liquor nuisance	Special docket.	\$200.
[alo, Philippe	Assault and battery	Filed.	
archaud, Emanuel	Liquor nuisance	Nol prossed.	
cDonald, David	Search and seizure	Special docket.	
cDonald, David	Search and seizure	Special docket.	
orneau, Albert D	Liquor nuisance		\$100 pd.
orneau, Albert D	Liquor nuisance		\$100 pd.
essier, Louis	Liquor nuisance		\$250 pd.
orneau, Charles	Violating Sunday law		\$15.97.
orneau, Charles	Violating Sunday law		\$10.97.
orneau, Charles	Violating Sunday law	Special docket.	
orneau, Charles	Violating Sunday law	Special docket.	
Iorneau, Charles	Violating Sunday law	Special docket.	
orneau, Charles	Violating Sunday law	Special docket.	
orneau, Charles	Violating Sunday law	Special docket.	

ATTORNEY	
GENERAL'S	
REPORT.	

Morneau, Charles. Martin, Edmond. Martin, Edmond. McKenna, James E Maheux, Alfred. Mansfield, James E. McKenna, James J McDonald, David McDaniel, David McDaniel, David Martel, Charles. Miour, Louis. Matis, James Minnehan, Jerry Marcous, William Marcous, William Marchaud, Emanuel Miour, Louis. Morneau, Albert D Morneau, Albert D Morneau, Albert D	Violating Sunday law. Liquor nuisance. Common seller, second offence. Intoxication, second offence. Search and seizure Larceny Intoxication, second offence Liquor nuisance. Common seller Liquor nuisance. Liquor nuisance. Larceny Liquor nuisance. Assault and battery Liquor nuisance Common seller Search and seizure	Special docket. 90 days in jail. Special docket. 60 days in jail. Nol prossed. Nol prossed. Special docket. Special docket. 6 months in jail. Nol prossed on payment of costs. Special docket. Jud. lower court of. Special docket. Special docket. Nol prossed. Nol prossed. Nol prossed.	\$104.80. \$110, pd. \$110, pd. \$7.85. \$110. \$100.
Nadeau Nadeau, Alfred Nadeau, Alphonse	Assault and battery Liquor nuisance Liquor nuisance	Nol prossed. 90 days in jail or	\$60. \$110.
O'Connor, M. O'Connor, Dennis C. O'Leary, John.	Larceny. Liquor nuisance. Search and seizure.	4 months in jail. 60 days in jail.	\$150 .
O'Connell, Susan. O'Hara, Michael O'Connor, Dennis Osborne, John Osborne, Charles	Search and seizure. Liquor nuisance. Search and seizure. Search and seizure. Assault and battery.	90 days in jail. Special docket. Special docket. Filed	\$100.
O'Connell, Susan O'Leary, John Ouellette, Frank	Liquor nuisance Search and seizure. Illegal possession.	Nol prossed. Nol prossed. Nol prossed.	
Pray, Charles E Pray, Charles E Powers, Michael. Paquette, Alfred Paradis, Jean Pivin, Mary	Liquor nuisance. Assault and battery. Intoxication, second offence. Receiving stolen goods. Liquor nuisance. Liquor nuisance.	Nol prossed. Nol prossed. Special docket. Filed. Nol prossed. Special docket.	
Prentis, Leander P			\$65 & costs, \$10, pd

NAME.	Crime.	Imprisonment, Etc.	FINE, ETC.
Prentis, Leander P. Page, Joseph Page, Joseph Paradis, Onesime. Paradis, Onesime. Pasel, Goter. Pasel, Goter. Perron, A. J. Poterton, A. J. Poterton, A. J. Potter, Maurice. Potter, Maurice. Potter, Maurice.	Search and seizure Liquor nuisance Violating Sunday law Search and seizure Common seller Common seller, second offence Search and seizure Liquor nuisance Common seller	Nol prossed. Special docket. Nol prossed. Special docket. Special docket. Special docket. Nol prossed. Not guilty. Special docket. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	\$15.97. \$10.97. \$100 & costs.
Richer, Eugene Richer, Eugene Robetaille, Paul Robetaille, Paul Robetaille, Paul Robetaille, Paul	Liquor nuisance. Common seller Search and seizure. Search and seizure. Search and seizure. Liquor nuisance.	Nol prossed. Nol prossed. 4 months in jail.	
Rancourt, Theodule Rancourt, Theodule Richard, William.	Liquor nuisance Search and seizure Search and seizure	Nol prossed.	\$110, pd.
Richard, William	Liquor nuisance	1 year in jail.	\$110, pd.
Robetaille, Paul	Liquor nuisanceViolating Sunday law	3 months in jail.	\$10.97.

Rollins, O. D	Violating Sunday lawViolating Sunday lawViolating Sunday law	Special docket. Special docket. Special docket.		
Skillings, Virgil Skillings, Virgil St. Pierre, Edward Sorantos, Peter. Sorantos, Peter Sorantos, Peter	Assault and battery Assault and battery Search and seizure Violating Sunday law Violating Sunday law Violating Sunday law	Nol prossed. Nol prossed Judgment lower court.	\$10.16, pd. \$21.56, pd. \$100 & costs, \$5.30. \$10.97 fine & costs. \$10.97 fine & costs.	
Sorantos, Peter Sorantos, Peter Sorantos, Peter Sorantos, Peter Sorantos, Peter Sorantos, Peter	Violating Sunday law	Special docket. Special docket. Special docket. Special docket. Special docket. Special docket.	510.9 line & costs.	ATTORI
Sorantos, Peter Shapiro, A Shapiro, A Shapiro, A Shapiro, A Shapiro, A	Violating Sunday law	Special docket. Special docket. Special docket. Special docket.	\$15.97 fine & costs. \$10.97 fine & costs.	VEY GENI
Shapiro, A. Shapiro, A. Simard, Pierre. Simard, Pierre. Simard, Pierre. Simard, Pierre. Simard, Pierre.	Violating Sunday law	Special docket. Special docket. Special docket. Special docket. Special docket.	\$10.97 fine & costs. \$15.97 fine & costs.	ERAL'S R
Simard, Pierre. Simard, Pierre. Simard, Pierre. Small, E. W. Small, E. W. Small, E. W.	Violating Sunday law	Special docket. Special docket. Special docket.	\$10.97 fine & costs. \$10.97 fine & costs. \$10.97 fine & costs.	REPORT.
Small, E. W Small, E. W Small, E. W Small, E. W Small, E. W Small, E. W Stuart. Samuel	Violating Sunday law	Special docket. Special docket. Special docket. Special docket. Special docket. Special docket.	\$ 15.97.	
Stuart, Samuel. Stuart, Samuel.	Violating Sunday law	Special docket. Special docket.	₩± U. ∂(•	12

NAME.	CRIME.	IMPRISONMENT, ETC.	FINE, ETC.
Stuart, Samuel Stuart, Samuel Sampson, Wilifred Sampson, Wilifred St. Goddard, William St. Goddard, William St. Pierre, Edward Simard, Pierre Similgis, Dominick	Violating Sunday law Violating Sunday law Liquor nuisance Common seller Common seller, second offence Liquor nuisance Liquor nuisance Search and seizure Larceny	Special docket. Special docket. Special docket. Special docket. Filed. 90 days in jail. Dead (nol prossed). Special docket. Nol prossed.	
Tyler, Peter, alias 'Gipsey Pcte', Tarbox Express Company Towle, Frank Twin City Express Company Tremblay, Charles	Larceny. Intoxicating liquors Intoxication, second offence Intoxicating liquors. Search and seizure Search and seizure	Nol prossed. Liquors ordered returned. 30 days in jail. Liquors ordered forfeited. Nol prossed. Nol prossed.	
Tremblay, Charles Towle, Frank H Tardif, Nina Trepanier, Jerry Trepanier, Jerry Trepanier, Jerry Trepanier, Jerry Trepanier, Jerry Trepanier, Jerry Tremblay, Stanley Tremblay, Arthur E	Common seller Arson Liquor nuisance Larceny Larceny Larceny Larceny Larceny Larceny Larceny Larceny Larceny	20 months State prison. 30 days in jail. 2 months in jail.	\$100. . \$250, pd.
Tremotay, Artnur E.) Tanguay, Joseph Tanguay, Joseph Tremblay, Charles.	Liquor nuisance	Special docket. Special docket. Nol prossed.	

Turmelle, Delia. Turmelle, Delia. Toulouse, Pierre Tremblay, Charles. Toulouse, Pierre Tremblay, Stanley.	Search and seizure. Liquor nuisance. Liquor nuisance. Liquor nuisance. Search and seizure. Search and seizure.	Special docket. Special docket.	\$50. \$110. \$110. \$100 & costs, \$4.80.	
Verrill, Joseph Vezina, Odlin. Vezina, Odlin.	Common seller	30 days in jail. Special docket. Special docket.		
Wiseman, Joseph Wiseman, Joseph Wiseman, Joseph Wiseman, Joseph Wiseman, Joseph Wiseman, Joseph Welch, Michael Woodcock, Wallace Welch, Michael Woodman, Albert G Woodbury, Charles Ward, Thomas	Assault and battery. Common seller, second offence. Liquor nuisance. Liquor nuisance. Search and seizure. Search and seizure. Search and seizure Breaking and entering and larceny. Liquor nuisance. Cruelty to horses Intoxication. Intoxication, second offence.	Nol prossed. 4 months in jail. Nol prossed on payment of costs	\$100 & costs, \$5.38, \$100 & costs, \$5.38. \$100 & costs. \$5.38. \$110. \$12.47, \$5 & costs, \$6.22, \$5 & costs, \$6.22.	ATTORNEY GENER
Abramson, Louis	· · · · · · · · · · · · · · · · · · ·	Nol prossed.	, -	S,TV
Beaulieu, Felix Bernard, Alphonse. Berube, Emile. Bowen, John. Brownstein, Michael. Burns, Mark. Burns, Mark Burns, Mark. Butler, Joseph. Butler, Joseph.		Nol prossed.	\$12.90. \$12.92.	REPORT.
Belliveau, Frank Breton, Lin Bryant, Alexander J Bergin, Martin Beaulieu, Felix Berube, Emile Berube, Emile		Nol prossed.	\$13.80, pd. \$13.80, pd.	127

ANDROSCOGGIN COUNTY-Concluded.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Crosby, Joseph J. Crosby, Joseph J. Castor, Paul. Castor, Paul. Chartrand, Norbert.		Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	\$13.80, pd. \$13.80, pd.
Duchesneau, Pierre		Nol prossed.	
Gilroy, Thomas		Nol prossed	\$13.80. \$513.80.
Hartwell, Etta		Nol prossed.	
King, Thomas P		Nol prossed.	
Leclair, Albert. Leary, James. Lambert, Emile, (4 cases).		Nol prossed. Nol prossed. Nol prossed.	
Maheux, Alfred Michaud, John Marcous, William Marchaud, Emanuel Martin, Eddie		Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	\$12, pd. \$213. \$13.80.
Nadeau, Alphonse Nadeau, Alphonse Nadeau, Alexis		Nol prossed. Nol prossed. Nol prossed.	\$ 13.80.
O'Hara, Michael O'Hara, Michael	A	Nol prossed	\$13.80, pd. \$13.80, pd.
St. Goddard, William. St. Goddard, William. St. Goddard, William. Sampson, Wilfred		Nol prossed. Nol prossed. Nol prossed. Nol prossed.	\$13,80.

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	GENERAL'S REPORT.
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St. Goddard, WilliamSt. Goddard, William	 Nol prossed. Nol prossed.
Tremblay, Charles Tremblay, Charles Toulouse, Pierre Teurmelle, Delia	Nol prossed. Nol prossed. Nol prossed. Nol prossed.
Wiseman, Joseph	 Nol prossed.

AROOSTOOK COUNTY.

	AROUSIOUR COUNT	1.	
Vernon Topham Thomas McIntosh George Goodine. Florence E. McFarlane Joseph Baker Annie Dickinson John E. Roberts	Assault Assault Assault Adultery Adultery Adultery Assault with intent to rape Murder Murder	60 days in jail. 3 years State prison. 60 days in jail. 60 days in jail. 8 years State prison. Nol prossed. Tried April, 1907. Jury disagreed. Tried again in September, 1907. Verdict of guilty. Motion for new trial. Motion over ruled. Appeal to law court. Appeal pending.	
Leroy F. Pierce. Charles Barr. John Curran. V. Cunico. William Green George Voisin. Arthur W. Campbell. Farian Voisin. Fred Marquis. John Martin. Joseph Dubre.	Common seller Assault Larceny Keeping liquor Assault Killing moose Keeping liquor Killing moose Keeping liquor Killing moose Keeping liquor Assault Keeping liquor Assault	pending. Verdict "Not Guilty." Nol prossed.	\$12.50 costs, pd. \$12.50 costs, pd. Costs \$17.75 & \$10
Ernest Langley Ernest Langley Benjamin Whorton Henry Butter Charles E. Calvin Charles E. Calvin Barney Dority Barney Dority Frank Dempsey	Larceny Larceny Larceny Larceny Assault with intent to rape Single sale Single sale Malicious mischief Malicious mischief Cruelty to animals	3 years State prison. 1 year State prison. 1 year State prison. Verdict "Not guilty." Nol prossed.	fine, pd.

AROOSTOOK COUNTY-Concluded.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
William Shannon. Winfield B. Weeks Patrick Cassidy Patrick Cassidy	Assault on officer Disturbing school Selling liquor Selling liquor		\$10, fine pd. \$50. \$50 00
Frank Sapier Samuel Kelley William Legassey Wilson Webber Witham Joselyn	Assault. Assault Cruelty to animals Keeping liquor Not appearing as witness.	30 days in jail	\$5 fine.
George Delano Ernest Langley Levi May or persons unknown	Assault. Larceny Keeping liquor.	Nol prossed. Nol prossed. Liquor ordered returned to claimant.	10 0
Morris McCarthy	Forgery.	Plea guilty, continued for sentence allowed to go on own recognizance. Plea guilty, continued for sentence allowed to go on own recognizance.	
	CUMBERLAND COUNTY		
John Aivazian. Patrick J. Barrett. William C. Bell. John C. Collins. Mary F. Collins. Thomas E. Conley. John G. Dutgin. Thomas Donahue. Lillian M. Fields Stephen Foley. John B. Hanlon. Childric M. Herrick. John Holloran. Henry H. Hunt. Mary Jacobski.	Search and seizure. Search and seizure. Search and seizure. Single sale. Search and seizure. Unlawful possession intoxicating liquors. Assault and battery. Search and seizure. Unlawful possession intoxicating liquors. Search and seizure. Single sale. Unlawful possession intoxicating liquors. Unlawful possession intoxicating liquors. Search and seizure. Search and seizure. Search and seizure.	Nol prossed.	

Jeremiah Lang	Search and seizure	Nol prossed.
Louis Lerman	Unlawful possession intoxicating liquors	Nol prossed.
Ita Lerner	Unlawful possession intoxicating liquors	Nol prossed.
James H. McGlinchy and John A. Sullivan	Unlawful possession intoxicating liquors	Nol prossed.
Thomas R. Nally	Search and seizure	Nol prossed.
Frank D. Melaugh	Search and seizure	Nol prossed.
Mina Sherman	Search and seizure	Nol prossed.
Barbara Mannion	Unlawful possession intoxicating liquors	Nol prossed.
William Tierney	Search and seizure	Nol prossed.
Christos Vallas	Assault with intent to kill	Nol prossed.
Andre Bolie	Assault with intent to kill	Nol prossed.
John Bolie	Assault with intent to kill	Nol prossed.
George A. Baker	Assault with dangerous weapon	Nol prossed
Harl Coffin and Nellie Coffin	Poisoning a spring	Nol prossed.
Michael McGrath and Edward Logan	Larceny from the person	Nol prossed.
Charles Price and Charles McGlauflin	Accessories to breaking, entering and larceny	Nol prossed.
Guiseppe Feraro	Assault with intent to kill	Nol prossed.
George W. Curtis	Cruelty to animals	Nol prossed.
Barbara Mannion	Nuisance	Nol prossed.
Mary Jacobski	Nuisance	Nol prossed.
Patrick J. Barrett	Nuisance	Nol prossed.
Sarah Lent	Nuisance	Nol prossed.
Val M. Canavan	Search and seizure	Not prossed.
James A. Conwell	Search and seizure	Nol prossed.
Bridget Flaherty	Unlawful possession intoxicating liquors	Nol prossed.
John Flaherty	Search and seizure	Nol prossed.
Thomas Gorman	Search and seizure	Nol prossed.
James A. Healey	Unlawful possession intoxicating liquors	Nol prossed.
Henry H. Hunter	Search and seizure	Nol prossed.
John J. O'Brion	Search and seizure	Nol prossed.
Carl A. Bartlow	Intoxication	Nol prossed.
Charles Rich	Forgery	Nol prossed.
George W. Baker	Forgery and uttering	Nol prossed. Nol prossed.
Welsford A. Mosher	Arson.	Not prossed.
William Williams	House of ill fame	Nol prossed.
Bridget Mulkern	Nuisance	Not prossed.
Harry B. Russ	Conspiracy	Not prossed.
Lous Temmer and Alice Marchaud	Nuisance	Nol prossed.
Harry L. Brown	Embezzlement	Not prossed.
Harry L. Brown	Nuisance	Not prossed.
Bridget Green	Embezzlement	Nol prossed.
Harry C. Hurd	Nuisance	Nol prossed.
Henry Koch	Breaking, entering and larceny	Nol prossed.
Edward Lydon	Nuisance	Nol prossed.
Annie Crontn	Ачимано.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	probodu

CUMBERLAND COUNTY-CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Mary Mulkern	Nuisance	Nol prossed.	
Wolf B. Siegel	Conspiracy to cheat and defraud	Nol prossed.	
Arthur Lafayette and Henry Fortier	Breaking, entering and larceny	Nol prossed.	,
Walter Hall	Nuisance	Nol prossed.	
ames Nutt	Nuisance	Nol prossed.	
ohn Leonard	Nuisance	Nol prossed.	
Abbie M. McDonough	Nuisance	Nol prossed.	
Annie Shine		Nol prossed.	
Bessie Shine	Nuisance	Nol prossed.	
Bridget Delia Mulkern	Nuisance	Nol prossed.	
James P. Finnegan	Search and seizure	Nol prossed.	
ames P. Finnegan and Thomas Burke	Nuisance	Nol prossed.	
Melville A. Loveitt	Having short lobsters in possession	Nol prossed.	
George Smith		Nol prossed.	
Thomas E. Conley		Nol prossed.	
Charles Burgess	Having short lobsters in possession	Nol prossed.	
Alfred G. Loveitt	Having short lobsters in possession	Nol prossed.	
George S. Woodbury	Having short lobsters in possession	Nol prossed.	
George S. Woodbury	Not having name plainly on lobster car	Nol prossed.	
Mary Hickey	Nuisance	Nol prossed.	
Bertha Brown		Nol prossed.	
Patrick Conley		Nol prossed.	
Aargaret Green		Nol prossed.	
Margaret Green	Unlawful possession intoxicating liquors	Nol prossed.	
Albert E. Loveitt	Having short lobsters in possession	Nol prossed.	
Abraham Rodman		Nol prossed.	
harles J. Donovan		Nol prossed.	
Bartley Hermon	Intoxication	Nol prossed.	
Tark A. Sulkowitch			
harles Foster	Larceny	Nol prossed.	
oseph L. Dow Frank H. Rivers and Wilhelmina Zizwolf	Assault and battery	Nol prossed.	
rank H. Rivers and Wilhelmina Zizwolf	Adultery	Nol prossed.	****
ames Kelly		None	\$500 & costs,
harles G. Linde		None.	
rank Sherman	Nuisance	None	\$500 & costs,
oseph Bernard	Nuisance	None	\$200 & costs,

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Ned Bloomberg	Nuisance	None	\$200 & costs, pd.	
Peter J. Flaherty	Nuisance	None	\$200 & costs. pd.	
Peter Foley	Nuisance.		thes to costs, pa.	
Irving J. Sargent	Nuisance	Exceptions law court	Fined \$400 & costs.	
Thomas Fitzgerald.	Forgery	Put in charge of probation officer		
Ernesto D'Alfonzo	Assault with intent to kill	2 years in State prison.	Costs paid.	
Santo D'Alfonzo	Assault with intent to kill	2 years in State prison.		
Carroll C. Chapman	Forgery	Sentenced to three years in State prison.		
Carron C. Chapman	rorgery	Law court exceptions overruled.		
George W. Curtis	Cruelty to animals	None	\$10 & costs, pd.	
Walter S. Davis	Nuisance	None		
Julius A. Rundin		None	\$200 & costs, pd.	
	Nuisance	None	\$400 & costs, pd.	D
Peter E. Sullivan	Nuisance	None	\$200 & costs, pd.	Ĥ
William Walsh	Nuisance	None	\$200 & costs, pd.	μý
Val M. Canavan	Nuisance	None	\$200 & costs, pd.	0
Margaret Sullivan	Nuisance	None	\$200 & costs, pd.	×
John J. Joyce	Nuisance	None	\$300 & costs, pd.	Z
John H. Hamel	Common seller	None	\$100 & costs, pd.	ĺΨ
James A. Conwell	Nuisance	None	\$200 & costs, pd.	ĸ
Oren H. Batchelder, Aplt	Assault and battery	Committed to jail for failure to pay fine of		_
Ned Bloomberg, Aplt	Search and seizure	None	\$100 & costs, pd.	끍
Ned Bloomberg, Aplt	Search and seizure	None	\$100 & costs, pd.	豈
Henry A. Connolly, Aplt	Search and seizure	None	\$100 & costs, pd.	Æ
Celia Connolly, Aplt	Search and seizure	None	\$100 & costs, pd.	按
James A. Conwell, Aplt	Search and seizure	None	\$100 & costs, pd.	- 5
Israel Davis, Aplt	Search and seizure	None	\$100 & costs, pd.	F
John Doyle, Aplt	Search and seizure	None	\$100 & costs, pd.	m
Patrick F. Duran, Aplt	Search and seizure	None	\$100 & costs, pd.	•
Peter Foley, Aplt	Search and seizure	Fined \$100 & costs and demurrer filed.	,, .	Ħ
James W. Frazia, Aplt	Search and seizure	None	\$100 & costs, pd.	RE
Emma L. Graham, Aplt	Intoxication	Committed to jail for failure to pay	\$5 & costs.	꿯
James Graham, Aplt	Intoxication	Committed to jail for failure to pay	\$5 & costs.	ORT
Mary Jacobski, Aplt	Search and seizure	None	\$100 & costs.	~~
Stephen Joyce, Aplt	Intoxication	30 days in iail.	W	
Maria Mangenelle, Aplt	Assault and battery	Fined \$10 & costs; fine remitted, costs pd.		
Patrick H. McDonough, Aplt	Intoxication	90 days in jail.		
James Reed, Aplt	Search and seizure	None	\$100 & costs, pd.	
Delia Ridge, Aplt	Search and seizure	None	\$100 & costs, pd.	
Julius Rodden, Aplt	Single sale	None	\$50 & costs, pd.	
John Sharon, Aplt	Resisting officer	None	\$10 & costs, pd.	
John Slimas, Aplt	Search and seizure	None	\$100 & costs. pd.	
Lewis R. Woodman, Aplt	Intoxication	90 days in jail.	wrote & costs, pu.	
Pearl Baker.	Keeping house of ill fame	60 days in county jail.		
Edward J. Butler	Assault upon an officer	Two years in State prison.		
James L. Cronanas	Assault and battery	One year in State prison.		
Vanio 21 040MMMM	randauti and Davoorj	One Jean in State prison.		23
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CUMBERLAND COUNTY-CONTINUED.

Name.	Crime.	Imprisonment, Etc.	FINE, ETC.
Samuel F. Elliott	Larceny	One year in State prison.	
fames Graham	Disorderly house	Committed to jail for failure to pay	\$100 & costs.
Emma L. Graham	Disorderly house	Committed to jail for failure to pay	\$100 & costs.
Thomas Lewis	Assault with intent to kill	15 months in State prison; State nol prossed the intent.	
Leonard Spry	Larceny	30 days in jail.	
John Tildon	Assault with intent to kill.	15 months in State prison; State nol	
		prossed intent.	
Frank Morrill	Assault and battery	Two years in State prison; law court on	
Bridget Flaherty	Nuisance	exceptions.	\$200 & costs, pc
Martin J. Flaherty	Nuisance	None	\$400 & costs, po
Gregory E. Blish, Aplt.	Gambling	None	\$10 & costs, pd.
Val M. Canavan, Aplt	Search and seizure	None	\$100 & costs, pe
Val M. Canavan, Aplt	Search and seizure	None	\$100 & costs, pe
John C. Collins, Aplt	Search and seizure	None	\$100 & costs, po
Edward J. Connolly, Aplt	Unlawful possession intoxicating liquor	None	\$100 & costs, po
Edward J. Connolly, Aplt	Unlawful possession intoxicating liquors	None	
Walter S. Davis, Aplt	Search and seizure	None	\$100 & costs, pe \$100 & costs, pe
John G. Deetgin, Aplt	Unlawful possession intoxicating liquor Search and seizure	None	\$100 & costs, po
Frank E. Fickett, Aplt	Search and seizure	None	\$100 & costs, po
Thomas Gorman, Aplt	Search and seizure	None	\$100 & costs, po
Edward T. Grows, Aplt	Unlawful possession intoxicating liquors	None	\$100 & costs, po
John H. Hamel, Aplt	Single sale	None	\$50 & costs, pd.
John H. Hamel, Aplt	Unlawful possession intoxicating liquors	None	\$100 & costs, pe
John Joyce, Aplt	Search and seizure	None	\$100 & costs, p
John D. Lawrence, Aplt	Search and seizure	None	\$100 & costs, p
George R. Muir, Aplt	Search and seizure	None	\$100 & costs, p
Thomas E. Murphy, Aplt	Search and seizure	None	\$100 & costs, p
Daniel J. Rafter, Aplt	Search and seizure	None	
Julius A. Rundin, Aplt	Search and seizure	None	
Julius A. Rundin, Aplt	Search and seizure	None	
William W. Strout, Aplt	Search and seizure	None	

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Peter E. Sullivan, Aplt Peter E. Sullivan, Aplt George F. Tuttle, Aplt George F. Tuttle, Aplt Anthony Conlacus, Aplt Llewellyn Bryant, Aplt Llewellyn Bryant, Aplt Paulo Čeresto John J. Minnough Norman D. McLeod Walter Reed Charles M. Palmer	Search and seizure Unlawfully killing deer Manslaughter Assault and battery with intent to rob Larceny Breaking, entering and larceny Rape Lascivious cohabitation	None None None None None None None Syears in State prison 3 years in State prison None None None 7 years in State prison	\$100 & costs, pd. \$100 & costs, pd. \$100 & costs, pd. \$100 & costs, pd. \$40 & costs, pd.	
Charles M. Palmer Bertha Deitritch Isaac Roma Mary Hinekley Michael Cipriano Sanford Crossman William Flaherty Willie Coffin Harland I. Coffin Fred H. Farwell	Lascivious cohabitation	3 years in State prison. 4 years in State prison. •1 year in county jail. None. None. 2 months in jail. None. 3 years in State prison. Sent to insane asylum. 3 years in State prison.	\$300 & costs, pd. \$200 & costs, pd. \$100 & costs, pd.	ATTORNEY GE
Harry Thompson Earl Edburt Hannah Carroll, Aplt John C Collins, Aplt Bridget Donahue, Aplt. Thomas Donahue, Aplt Stephen J. Flaherty, Aplt Coleman Foley, Aplt	Forgery and uttering Larceny Search and seizure Search and seizure Search and seizure Single sale Intoxication Search and seizure Search and seizure	2 years in State prison. 1 year in State prison. None. None. None. 90 days in jail. None.	\$100 & costs, pd. \$100 & costs, pd. \$50 & costs, pd. \$100 & costs, pd.	NERAL'S
John B. Hanlon, Aplt John J. Harkins, Aplt Henry H. Hunt, Aplt Henry H. Hunt, Aplt John Joyee, Aplt Jeremiah Lang, Aplt Sarah Lent, Aplt Sarah Lent, Aplt Louis Lerner, Aplt	Search and seizure Unlawful possession intoxicating liquors	None None None None None None None	\$100 & costs, pd. \$100 & costs, pd.	REPORT.
John S Loring, Aplt. Margaret McDonough, Aplt. John J. McGee, Aplt. Barbara Norton, Aplt. Martin O'Hare, Aplt. Stanley D. Reynolds, Aplt.		None. None. None. None None Committed to jail for failure to pay	\$100 & costs, pd. \$100 & costs, pd. \$100 & costs, pd. \$100 & costs, pd.	135

CUMBERLAND COUNTY—CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
George Serifino, Aplt Mina Sherman, Aplt Christos Vallas, Aplt Louis Helfont Bertha E. Larey Mary Martin Edward J. Owen John Quinn Patrick Sisk Henry H. Hunt Jeremiah Lang John Joyce John G. Deetgin Coleman Foley John G. Deetgin Coleman Foley John G. Collins William Tierney John J. Lamb William Tierney John J. Lamb William H. Coleman Patrick Sisk, Aplt Patrick Sullivan, Aplt Annie Barrett, Aplt George E. Bish, Aplt Patrick H. McNamara Samuel Miller James E. Simpson Patrick H. McNamara Ned Bloomberg John J. Higgins John J. Higgins John R. Kilgore William C. Lamont Charles O. Files Charles O. Files Charles O. Files	Search and seizure Search and seizure Search and seizure Assault with intent to murder Receiving stolen goods Larceny from the person Larceny from the person Robbery Robbery Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Suisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Suisance Nuisance Nuisance Nuisance Search and battery Nuisance Search and seizure Being connected with a lottery Unlawful possession intoxicating liquors Search and seizure Inlawful possession intoxicating liquors Search and seizure Unlawful possession intoxicating liquors Search and seizure Unlawful possession intoxicating liquors Intoxication Uttering obseene language Abortion	None. None. 1 year in State prison. None. None. None. 10 years in State prison. 10 years in State prison. 10 years in State prison. None. Syears in State prison. None. None. None. None. Syears in State prison. None.	\$100 & costs, pd \$100 & costs, pd \$50 & costs, pd. Costs pd. Costs pd. \$400 & costs, pd \$200 & costs, pd \$100 & costs, pd

Harry B. Sawyer. Forgery and uttering Capias issued. Teddy Brown Intoxication Dail defaulted. Den to jury. Disagreement. Bail to January T, 1908. Thomas Conley Intoxication Danuary T, 1908. Thomas Conley Intoxication Bail defaulted. Thomas J. Flaherty Search and seizure. Continued. Martin Jove. Search and seizure. Continued. Martin Jove. Search and seizure. Continued. Margaret McDonough Search and seizure. Continued. James O'Donnell. Intoxication Continued. James O'Donnell. Uttering obseene and indecent words. Continued. James O'Donnell. Intoxication Continued. James O'Donnell. Intoxication Continued. James O'Donnell. Intoxication Continued. James O'Donnell. Search and seizure. Continued. Julius A. Rundin Search and seizure. Continued. Julius A. Bearch Search and seizure. Continued. Julius A. Julius Search and seizure. Continued. Julius A. Julius Search and seizure. Continued. Julius A. Julius Search and seizure. Special docket. Julius A. Holland Nuisance Special docket. Julius A. Holland Nuisance Special docket. John Sharon Intoxication Special docket. John Sharon Intoxication Special docket. John Sharon Intoxication Sp	John Cunningham	Breaking ,entering and larceny	Capias issued.
Teddy Brown.	Harry B. Sawyer	Forgery and uttering	Capias issued.
Thomas Conley. Thomas J. Flaherty. Search and seizure. Basworth Kennedy. Search and seizure. Search and seizure. Continued. Margaret McDonough. Search and seizure. Search and seizure. Continued. Margaret McDonough. Search and seizure. Continued. Margaret McDonough. Search and seizure. Continued. Margaret McDonough. Search and seizure. Continued. James O'Donnell. Intoxication. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. Julius A. Bell defaulted. Search and seizure. Continued. John J. Higgins. Julius A. Bell defaulted. Keeping disorderly house. Continued. George H. Partridge. Assault and battery. Continued. George William Roberts. Alden S. Weever. Nuisance. Sarah Lent. Nuisance. Sarah Lent. Nuisance. Sarah Lent. Nuisance. Sarah Lent. Nuisance. Special docket. James J. Hernon. Nuisance. Special docket. Jose Levinsky. Nuisance. Special docket. Jose Levinsky. Nuisance. Special docket. Jose Levinsky. Julius A. Bellium. Special docket. John J. George A. Mills. Lareeny. John Sharon. John J. George A. Mills. Lareeny. Special docket. Spe	Teddy Brown	Intoxication	Bail defaulted.
Thomas Conley. Thomas J. Flaherty. Search and seizure. Basworth Kennedy. Search and seizure. Search and seizure. Continued. Margaret McDonough. Search and seizure. Search and seizure. Continued. Margaret McDonough. Search and seizure. Continued. Margaret McDonough. Search and seizure. Continued. Margaret McDonough. Search and seizure. Continued. James O'Donnell. Intoxication. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. Julius A. Bell defaulted. Search and seizure. Continued. John J. Higgins. Julius A. Bell defaulted. Keeping disorderly house. Continued. George H. Partridge. Assault and battery. Continued. George William Roberts. Alden S. Weever. Nuisance. Sarah Lent. Nuisance. Sarah Lent. Nuisance. Sarah Lent. Nuisance. Sarah Lent. Nuisance. Special docket. James J. Hernon. Nuisance. Special docket. Jose Levinsky. Nuisance. Special docket. Jose Levinsky. Nuisance. Special docket. Jose Levinsky. Julius A. Bellium. Special docket. John J. George A. Mills. Lareeny. John Sharon. John J. George A. Mills. Lareeny. Special docket. Spe	Edward Conley	Illegal transportation	Open to jury. Disagreement. Bail to
Thomas Onley. Thomas J. Flaherty. Search and seizure. Continued. Basworth Kennedy. Search and seizure. Continued. Sarah Lent. Search and seizure. Continued. Henry A. Miller. James O'Donnell. James O'Donnell. Julius A. Rundin. Search and seizure. Continued. Julius Thornton. Search and seizure. Continued. Julius Thornton. Search and seizure. Continued. Alden S. Weever. Unlawful possession intoxicating liquors. Search and seizure. Continued. Alden S. Weever. Unlawful possession intoxicating liquors. Bail defaulted. W. Scott Pratt. Search and seizure. Continued. Alden S. Weever. Unlawful possession intoxicating liquors. Bail defaulted. W. Scott Pratt. Search and seizure. Continued. Alden S. Weever. Unlawful possession intoxicating liquors. Bail defaulted. W. Scott Pratt. Search and seizure. Continued. George H. Partridge. Assault and battery. Continued. George William Roberts. Assault and battery. Continued. Continued. Continued. Continued. Weever. Nuisance. Bail defaulted. Continued. Continued. Continued. Wisance. Bail defaulted. Continued. Continued. Wisance. Bail defaulted. Continued. Continued. Wisance. Bail defaulted. Continued. Continued. Continued. Continued. Wisance. Bail defaulted. Continued. Continued. Continued. Wisance. Bail defaulted. Continued. Continued. Continued. Continued. Continued. Nisance. Search and seizure. Special docket.			
Thomas J. Flaherty. Martin Joyce. Basworth Kennedy. Search and seizure. Search and seizure. Continued. Search and seizure. Continued. Margaret McDonough. Search and seizure. Search and seizure. Continued. Henry A. Miller. Search and seizure. Continued. Continued. James O'Donnell. James O'Donnell. James O'Donnell. Julius A. Rundim. Search and seizure. Continued. Continued. James O'Donnell. Julius A. Rundim. Search and seizure. Continued. Continued. Continued. Continued. James O'Donnell. Julius A. Rundim. Search and seizure. Continued. Continued. Continued. Continued. Julius A. Rundim. Search and seizure. Continued. Search and seizure. Continued. Continued. Julius A. Weever. Single sale. Unlawful possession intoxicating liquors. Search and seizure. Continued. Bail defaulted. W. Scott Pratt. Search and seizure. Unlawful possession intoxicating liquors. Bail defaulted. W. Scott Pratt. Search and seizure. Unlawful possession intoxicating liquors. Bail defaulted. W. Scott Pratt. Search and seizure. Continued. Continued. George Mylliam Roberts. Alden S. Weever. Alpheus L. Hanscome. Cheating by false pretences. Continued. George William Roberts. Assault and battery. Continued. Continued. William A. Holland. Nuisance. Sarah Lent. Wuisance. Suerial decket. James J. Hernon. Nuisance. Special docket. Special docket. Special docket. Special docket. Special docket. John J. Griffin. Intoxication. Special docket. Special docket. Special docket. John J. Griffin. Intoxication. Special docket. Special docket	Thomas Conley	Intoxication	Bail defaulted
Martin Joyce			
Search and seizure			
Sarah Lent. Margaret McDonough Search and seizure Continued Continued James O'Donnell James O'Donnell James O'Donnell Juliva A Rundin Frank J Scully Unlawful possession intoxicating liquors Julia Thornton Alden S. Weever John J Higgins W Scott Pratt Search and seizure Unlawful possession intoxicating liquors Single sale Unlawful possession intoxicating liquors Julia Thornton Search and seizure Continued Continued Continued Continued Continued Continued Continued Unlawful possession intoxicating liquors Julia Thornton Search and seizure Unlawful possession intoxicating liquors Bail defaulted Unlawful possession intoxicating liquors Bail defaulted Unlawful possession intoxicating liquors Bail defaulted Continued Continued Continued George H Partridge Assault and battery Continued. George William Roberts Alden S. Weever Nuisance Cheating by false pretences Continued. George William Roberts Assault and battery Nuisance Bail defaulted. Continued. Continued. Continued. Gotthued. G			
Margaret McDonough			
Henry A. Miller Search and seizure Continued. James O'Donnell Intoxication Continued. James O'Donnell Uttering obscene and indecent words Continued. James O'Donnell Intoxication Continued. James O'Donnell Intoxication Continued. James O'Donnell Intoxication Continued. James O'Donnell Intoxication Continued. Juliar A. Rundin Search and seizure Continued. Juliar Thornton Search and seizure Continued. Juliar Thornton Search and seizure Continued. Alden S. Weever Single sale. Bail defaulted. Bail defaulted. Search and seizure Continued. John J. Higgins Illegal registration Bail defaulted. Keeping disorderly house Continued. George H. Partridge Assault and battery Continued. George William Roberts Assault and battery Continued. George William Roberts Assault and battery Capias issued. Alden S. Weever Nuisance Bail defaulted. William A. Holland Nuisance Continued. William A. Holland Nuisance Special docket. James J. Hernon Nuisance Special docket. James J. Hernon Nuisance Special docket. James J. Hernon Nuisance Special docket. Josie Levinsky Nuisance Special docket. James J. Riley Search and seizure Special docket. James J. Riley Search and seizure Special docket. James J. Riley Search and seizure Special docket. John J. Griffin Intoxication Special docket. James J. Riley Search and seizure Special docket. John Sharon Intoxication Special docket. John Sharon Special docket. John			
James O'Donnell. James O'Donnell. Julius A. Rundin. Frank J. Scully Julius A. Rundin. Search and seizure. Unlawful possession intoxicating liquors. Julius A. Rundin. Search and seizure. Unlawful possession intoxicating liquors. Search and seizure. Continued. Continued. Continued. Continued. Bail defaulted. Mail defaulted. Continued. Con			
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Allen S. White			
		Assault and battery	Special docket.
		Nuisance	Law court on demurrer.

CUMBERLAND COUNTY-CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC
rank J. Sculley	Nuisance	. Law court on demurer.	
Henry H. Hunt	Nuisance	. Law court on demurrer.	
dartin A. Conley	Nuisance		
Patrick O'Donnell	Search and seizure	. Law court on demurrer.	
fenry H. Hunt	Search and seizure		
Peter Foley		Law court on demurrer.	l l
lichael C. Clancey		. Law court on demurrer.	ļ
Valter C. Varney	Cruelty to animals	. Special docket.	
lichael L. Norton	Intoxication		
oseph D. McDonough		. Special docket.	
oseph D. McDonough	Disturbing the peace	. Special docket.	
Imma Preston	Search and seizure	. Special docket.	
Otto Zeitman	Unlawful carrying on junk business	. Special docket.	İ
Peter Malone		. Special docket.	
Jary Malone	Nuisance	. Special docket.	
Americ Amerigan	Unlawful possession intoxicating liquors	. Special docket.	
Kirkor Asdarian	Search and seizure	. Special docket.	1
'atherine Conley	Unlawful possession intoxicating liquors	. Special docket.	
illian M. Fields		. Special docket.	1
Iichael Mulkern		. Special docket.	ļ
Chonas J. Malia	Intoxication and previous conviction	. Special docket.	ĺ
Manes Manugian		. Special docket.	
Ethel Rainey	Search and seizurc	. Special docket.	1
3ernard Shine	Search and seizure		1
Winfield R. Jordan			
oseph K. LaRose			
Bertha E. Leary			
lary Martin	Larceny from the person	. Special docket.	
rank H. Jordan	Lascivious cohabitation	. Special docket.	
ouis Lerner			
ta Lerner			
Lillian M. Fields			
Ethel Rainey			
Stanley D. Reynolds		. Special docket.	1
Bernard Shane	Nuisance	. Special docket.	I

Delegate Dec	T 1 1 1 1	~
Robert F. Dee	Intoxication	Special docket.
Thresa Granney	Unlawful possession intoxicating liquors	Special docket.
Bridget Herman	Search and seizure	Special docket.
James J. Hernon	Unlawful possession intoxicating liquors	Special docket.
Lillian Johnson	Unlawful possession intoxicating liquors	Special docket.
Martin D. King.	Soorah and soirure	
Josia Lawinghar	Search and seizure	Special docket.
Josie Levinsky	Unlawful possession intoxicating liquors	Special docket.
Coleman McGrath	Intoxication	Special docket.
David C. Quinn	Malicious mischief	Special doocket.
Frederick Č. Ross	Malicious mischief	Special docket.
Charles E. Small	Search and seizure	Special docket.
Edwin E. Bryant	Unlawfully killing deer	Special docket.
Freeman B. Strout	Unlawfully killing deer	Special docket.
Arthur Dufault	Breaking, entering and larceny.	Special docket.
Anton Leduc	Breaking, entering and larceny.	
Norman D. McLeod		Special docket.
	Larceny	Special docket.
David C. Quinn	Breaking, entering and larceny	Special docket.
Frederick C. Ross	Breaking, entering and larceny	Special docket.
John H. King	Larceny	Probation.
Annie Lewis	Adultery	Probation.
John A. Cummings	Attempt to break and enter	Probation.
Harry F. Frazer	Breaking, entering and larceny	Probation.
John T. Carey	Breaking, entering and larceny	Probation.
Walter Crowe	Breaking and entering with intent to com-	1 Tobation.
Treated Grow Co		Probation.
Louis Emond	mit larceny	Fronation.
Louis Emond	Breaking and entering with intent to com-	75 1 11
T	mit larceny	Probation.
Jennie Merrill	Disorderly house	Probation.
Thomas E. Conley	Nuisance	Probation.
William T. Levecque	Unlawful possession intoxicating liquors	Probation.
Philip A. Coney	Intoxication	Probation.
Horace Leighton	Breaking and entering with intent to com-	
•	mit larceny	Probation.
Mary J. Geary	Nuisance	Probation.
Frank C. Girard	Malicious mischief.	Probation.
Barbara Manion	Mancious misciner	
Olaf Swanson	Nuisance	Probation.
Ulai Swanson	Malicious mischief	Probation.
Everett Staples	Malicious mischief	Probation.
Raymond Howland	Malicious mischief	Probation.
Martin J. Costello	Assault and battery	Probation.
James Jayson	Breaking, entering and larceny	Probation.
John Couillard	Breaking, entering and larceny	Probation.
Herbert J. Walsh	Malicious mischief	Probation.
Stephen Foley	Unlawful possession intoxicating liquors	Probation.
William O. Strout.	Breaking, entering and larceny	Probation.
17 AMAGEMAN OF DELOGIO, , , , , , , , , , , ,	Dicaking, culcing and faileny	r robadon.

CUMBERLAND COUNTY-Concluded.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
imes J. McCrosson	Intoxication	Probation.	
adaline Bilter	Search and seizure	Probation.	1
atrick McLaughlin	Assault and battery	Probation.	!
ilius Rodden		Probation.	
ossino Vacchiano	Search and seizure	Probation.	
oel Houle		Probation.	
eorge_Daniel	Breaking, entering and larceny	Probation.	
arry Kennedy	Cheating by false pretences	Probation.	1
homas Fitzgerald		Probation.	1
mon Siteman	Search and seizure	Nol prossed.	1
eorge F. Tuttle	Intoxication	Nol prossed.	
ary Rose	Lascivious cohabitation	Nol prossed.	
aul Castor	Larceny	Nol prossed.	
ina Castor	Accessory after the fact to larceny	Nol prossed.	Į.
mes A. Conwell	Nuisance	Nol prossed.	
ohn H. Hamel	Nuisance	Nol prossed.	
artin V. Geary	Nuisance	Nol prossed.	
mes A. Sullivan	Nuisance	Nol prossed.	
ed Bloomberg	Search and seizure	Nol prossed.	ļ
ichael C. Clancy	Search and seizure	Nol prossed.	
enry A. Connolly	Search and seizure	Nol prossed.	
ridget Flaherty	Search and seizure	Nol prossed.	
eter J. Flaherty	Search and seizure	Nol prossed.	
ephen J. Flaherty	Intoxication	Nol prossed.	
ephen J. Flaherty	Obstructing officer	Nol prossed.	1
eter Foley	Search and seizure	Nol prossed.	
ohn J. Harkins	Search and seizure	Nol prossed.	
harles D. Linde	Search and seizure	Nol prossed.	1
dward McNeil	Search and seizure	Nol prossed.	1
ohn H. Mullins	Assault and battery	Nol prossed.	1
ilius A. Rundin	Search and seizure	Nol prossed.	1
nna Tozdiak	Search and seizure	Nol prossed.	l
seph Bernard		Nol prossed.	
arry E. Cooney	Assault and battery	Nol prossed. Nol prossed.	1

ATTORNEY
GENERAL'S
S REPORT

Santo del Fonzo. Harry W. Hagen. Sarkis Hagopian Julius A. Rundin. John Donahue Michael J. Ridge.	Assault upon an officer Assault and battery. Receiving stolen goods Nuisance. Assault and battery. Assault and battery.	Nol prossed. Nol prossed.	,
	FRANKLIN COUNTY.		
George M. Woodcock, Aplt Intoxicating liquors George Lewis, Aplt James Dixon, Aplt James Dixon, Aplt Joseph Marcuccelli, Aplt Charlie Hibbert, Aplt James Dixon Theodore R. Wing Nelson J. Gagne	Guiding without a license. Illegal sale. Cruelty to animals. Single sale. Single sale. Single sale. Search and seizure. Nuisance Assault and battery. Common seller.	Nol prossed. Returned to claimant. Complaint quashed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Imprisonment 60 days.	\$100 . \$155, pd. Fine & costs,\$122
Joseph Colangelo. Marshall Douglass. Nelson J. Gagne. Emery S. Jackson Emery S. Jackson Emery S. Jackson Endery S. Jacks	Nuisance Nuisance Single sale Larceny Larceny Larceny Single sale Assault and battery Search and seizure Malicious mischief Malicious mischief Assault and battery Murder	Nol prossed on payment of costs	50, pd. Taxed at \$25. Fine & costs \$70,pd Taxed at \$12.55.
Harvey A. Searles. Bert L. Wardwell. Emery S. Jackson Pasquale Diligi Fred L. Elisworth Nicodemo Galluzzo Emery S. Jackson	Assault with intent to kill. Larceny. Larceny. Assault and battery. Assault and battery. Larceny. Assault and battery. Larceny. Assault and battery.	Continued for sentence.	Taxed at \$30. \$25 costs, \$25, pd. \$150, costs \$25, pd. \$125, costs \$25, pd.
E C T 1	T	• • • • • • • • • • • • • • • • • • • •	4220, Cook #20, par

Emery S. Jackson..... Larceny.

FRANKLIN COUNTY-Concluded.

NAME.	CRIME.	Imprisonment, Etc.	Fine, Etc.
C. Carroll Whitney Herbert Boyd George B. Barker George B. Barker Frank Robiehaud George E. Colburn George E. Colburn William Arnold William Arnold Charles Tague George B. Barker	Polygamy. Assault with intent to kill Common seller Single sale. Single sale. Common seller Single sale. Common seller Common seller. Common seller. Aiding in maintaining nuisance.	15 months in State prison. Trial, verdict guilty Nol prossed. Trial, disagreement. Trial, verdict guilty Acquitted.	\$100, costs \$73.40. \$100, costs \$29.50.
	HANCOCK COUNTY.		
Charles D. Gallagher	Tippling shop Common seller Search and seizure	Not found. Filed. Not found. Filed. Returned from law court. "Exception s overruled." Now petitioning for habe-us corpus, marked "Law".	
Stephen Commolli, Aplt. Stephen Commolli Stephen Commolli Stephen Commolli Ellison Abbott.	Search and seizure. Common nuisance. Common seller Tippling shop. Single sale.	60 days in jail and fine and costs Not found. Filed. Not found. Filed. Not found. Filed. Continued for sentence. Prisoner had lain	\$250.15.
Leslie Abbott Leslie Abbott Jerry Cratty Jerry Cratty Red Gray Red Gray Red Gray Red Gray Red Gray Red Gray	Common seller. Single sale. Common seller Tippling shop. Single sale. Common seller Single sale.	in jail 12 months. Not found. Filed. Not found. Fined. Not found. Filed.	
Arthur Williams. Mayo H. Clement, Aplt. Dennis Hayes, Aplt.	Assault and battery. Search and seizure. Single sale.	Not found. Continued. Paid balance of fine and costs Nol prossed.	\$ 65.

Albert K. Dodge	Common nuisance	Continued for sentence.	
Augustus W. Mooney	Larcenv	Continued for sentence.	
Edward Polk	Larceny	Not found. Continued.	
Daniel McKay, Aplt	Assault and battery		
Harvey Snow, Aplt	Assault and battery	Nol prossed on payment of costs	\$23.26.
Joseph Surrey, Aplt	Cruelty to animals	Paid fine and costs	\$34.67.
Gaetano Beradini	Assault and battery	Continued for sentence and filed on pay-	
	•	ment of costs; taxed at	\$20.00.
Loreto Angeloni	Assault and battery	Continued for sentence and filed on pay-	
ar to divin	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ment of costs; taxed at	\$ 20.
Marrino Gottado	Assault with intent to kill	2 years State prison.	!
Fountain Danis	Breaking and entering and larceny	Continued for sentence and filed on pay-	450
The contact of Decision	D. 11.	ment of costs; taxed at	\$ 50.
Fountain Davis	Breaking and entering and larceny		
Fountain Davis	Breaking and entering with intent to commit	Continued for contants and 61ed	
Donald Yatal A	felony	Continued for sentence and filed.	
Frank Leighton		Nol prossed for want of evidence. Bail defaulted. Scire facias issued.	
Joe Emery Otha H. Jellison	Riot	Continued by order of court.	
Charles Conners		Continued by order of court.	
Grover Bunker		30 days in jail and	\$115.
Grover Bunker		Continued for sentence.	wild.
Pearl Wardwell		Nol prossed on payment of fine and costs.	\$50.67
William Steadman		Quashed.	φυυ. Οι.
William Steadman		10 years in State prison.	
William Steadman		Continued for sentence and filed.	
William Steadman	Escape from jail	Continued for sentence and filed.	
Alden V. Carter, Aplt		Acquitted.	!
Mitchell L. Gorfink, Aplt	Search and seizure	Cash bail defaulted. Capias issued	\$200.
Albert Garland, Aplt	Search and seizure	Continued.	
James McGinnis, Aplt		Bail defaulted. Scire facias issued.	
George Schappe, Aplt	Assault and battery	Nol prossed.	
Alexander Weaver, Aplt	Interfering with drain	Continued by order of court.	
Edward Comiskey, Aplt		Jury disagreed. Continued.	
James C. Crosby, Aplt		Nol prossed by advice of court.	
James C. Crosby, Aplt	Violation of town ordinance	Nol prossed by advice of court.	
George Fletcher, Aplt	Assault and battery	Bail defaulted. Scire facias not to issue	
0 0 11	77' 1 1' (1 1)	till April T, 1908.	
George Gross, Aplt		Continued by order of court.	
Mrs. Edward Ober, Aplt		Bail defaulted.	
Sam Tracy, Aplt	Assault and battery	Nol prossed by Complt. Ack. Sat. under	\$17 9¢
(1 A 197 A m)4	Sound and asigura	R.S.,Chap.134,Sec.20,on payment costs	
C. A. Weaver, Apit	Search and seizure	Liquare forfaited, paid costs	φ110. Q 15
C. A. weaver, Apri	Claimant intoxicating liquors	Liquois iorieneu; paid costs	Φ13.

HANCOCK COUNTY-CONCLUDED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Charles A. Weaver	Common seller		\$115.
Charles A. Weaver	Single sale	Continued for jail sentence.	
ntonio Ricci, Aplt	Single sale	Bail defaulted; scire facias issued.	0.00
elice Terani, Apltsaiah K. Stetson, Aplt	Single sale	Nol prossed on payment fine and costs.	\$59.64. \$10.
Zilliam I Harner Anlt	Malicious mischief	Nol prossed on payment fine and costs Nol prossed on payment costs	\$7.50.
Villiam J. Harper, ApltVilliam J. Harper, Aplt	Malicious mischief	Nol prossed on payment costs	\$7.50. \$7.50.
tanley Mitchell, Aplt	Assault and battery	Nol prossed on payment fine and costs.	\$18.35.
L. Althen	Common seller	Not found; capias issued.	Ψ10.00.
Ioward Churchill	Assault and battery	Nol prossed by Complt. Ack, Sat. under	
	•	R.S.Chap.134,Sec.20,and payment costs	\$ 21.60.
ester F. Hall	Assault with intent to steal	2 years State prison.	
ester F. Hall	Larceny	Continued for sentence and filed.	
obert Lorime	Breaking and entering with intent to steal.	Continued for sentence by order of court .	
aul Nichols	Forgery and uttering.	Continued for sentence.	
aul Nichols	Common seller	Continued for sentence.	\$1 15.
leorge A. Parcher	Common seller	Nol prossed for want of evidence.	\$115.
	KENNEBEC COUNTY.		
harles E. Sturgis	Liquor nuisance	60 days in jail and	\$ 307.45.
Vilfred Langlois	Liquor nuisance		\$ 321.75.
Vilfred Langlois, Apltlbert Burr	Search and seizure		\$119.53.
arry R. Lishness	Liquor nuisanceLiquor nuisance	30 days in jail and	\$210.40. \$211.45.
livier Bernard, Aplt	Search and seizure	so days in jail and	\$112.11.
ouis Talouse, Aplt	Drunk		\$9.68 (Costs).
ouis Talouse, Aplt	Larceny		\$12.14 (Costs
red Cyr, Aplt	Search and seizure		\$110.93.
ohn Burgess, Aplt	Drunk		\$9.18 (Costs).
ndrew Peterson	Liquor nuisance		\$309.87.
imothy Clark and Harry Dunton	Breaking, entering and larceny	1 year in State prison, (Clark); 4 months	
		in jail, (Dunton).	
homas Pitts	Larcenv	4 months in jail and	\$43.17 (Costs

Ashley Robinson.		3 months in jail.	1 }
Roscoe Moore and	Larcenv		\$25 (Costs).
Henrietta Moore		Nol prossed.	1 020 (0 0000)
Joseph Girard	Larceny	6 months in jail.	'
James Stevens	Larceny	6 months in jail.	
Ole Martin Johnson	Liquor nuisance		\$280.27.
Arthur Q. Hamilton	Liquor nuisance	30 days in jail and	\$316.95.
			\$265.56.
Dennis Burke	Liquor nuisance		
Eugene Derouin	Liquor nuisance		\$336.82.
Harry Lishness	Liquor nuisance	***************************************	\$322.38.
Thos. McLaughlin	Liquor nuisance	60 days in jail and	\$309.94.
Richard Eldridge	Liquor nuisance		\$162.80.
Fred Cyr	Liquor nuisance		\$ 261.57.
Wilfred Langlois	Liquor nuisance		\$ 311.32.
John Hyland	Liquor nuisance		\$310.47.
Albert Burr	Liquor nuisance		\$310.02.
Ole Martin Johnson, Aplt	Search and seizure		\$109.99.
Isaac Keene, Aplt	Search and seizure		\$8.25 (Costs).
Dennis Burke, Aplt	Search and seizure	60 days in jail and	\$ 113.13.
William Stinchfield, Aplt	Search and seizure		\$108.41.
Chas. F. Jackins, Aplt	Search and seizure	30 days in jail and	\$112.11.
Arthur Q. Hamilton, Aplt	Search and seizure	60 days in jail and	\$109.79.
Thos. McLaughlin, Aplt	Search and seizure	30 days in jail and	\$106.52.
D. A. Garrity, Aplt	Search and seizure	oo aays na gan aaas.	\$106.27
Wilfred Langlois, Aplt	Search and seizure	60 days in jail and	\$100.2.
Albert Burr, Aplt	Search and seizure	60 days in jail and	\$110.76.
Louis Toulouse, Aplt.	Intoxication	oo days in jan and	\$9.02 (Costs).
Thos. C. King, Aplt.	Illegal keeping intoxicating liquors		\$111.51.
Edward Ouilette, Aplt	Single sale	30 days in jail and	\$69.69.
Edward Ouilette, Aplt	Single sale	30 days in jail and	\$63.39.
John Hyland, Aplt	Search and seizure	60 days in jail and	\$109.93.
Henry A. Hodges, Aplt	Assault and battery	60 days in jail and	\$109.93. \$15 (Costs).
Zebard F. Hysom	Assault, intent-to kill	1 year in jail.	\$15 (Costs).
Cerillo Gali	Assault, intent to kill	1 year m jan.	\$25 (Costs).
Charles Grier	Larceny from person		\$50 (Fine).
Albert Burke	Liquor nuisance	<u> </u>	\$315.17.
James Granger and }	Larceny from person	9 months in jail.	
Jacob Granger			
James Granger and)	Liquor nuisance	NoI prossed.	
Jacob Granger 5	<u>.</u> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		\$ 316.50.
Chester Burr	Breaking, entering and larceny	3 years in State prison.	
<u>Ira W. Smith</u>	Assault and battery		\$4 8.36.
John R. Hopkins	Assault and battery		\$93.45 .
John R. Hopkins	Liquor nuisance		\$410.55.
John R. Hopkins	Common seller	·	\$1 09.96.

KENNEBEC COUNTY-CONCLUDED.

Name.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Frederick L. Hopkins	Common seller	30 days in jail	\$113.90.
Frank Cardinal	Liquor nuisance		\$321.75.
Edmond Cormier	Liquor nuisance		\$5 20.35.
Chester E. Benner	Liquor nuisance		\$219.58.
Edmond Cormier, Aplt	Search and seizure	60 days in jail	\$110.02.
Joseph Lacombe, Aplt	Search and seizure		\$110.27.
Augustin Bolduc	Assault, intent to kill		\$75 (Fine).
Ralph L. Teed	Assault, intent to kill		\$97.91.
Jeorge F. Jordan	Perjury	1 year in State prison.	
William McPhee	Common nuisance	• · · · · · · · · · · · · · · · · · ·	\$320.42.
Edward Nagle	Forgery	2 years and 6 months in State prison.	
Christos Kavos	Assault, intent to kill		\$153 .09.
John Tharapis	Manslaughter	5 years in State prison.	
Albert Carter	Cruelty to animals		\$81.93.
ra W. Smith	Assault	8 months in jail.	
John Hinds	Assault	3 months in jail or	\$76 .81.
Minnie Arbou, alias Mrs. Toppam, alias Mrs.			
Jas. Clifford	Keeping house of ill fame	4 months in jail and	\$76 .21.
Thos. McLaughlin	Liquor nuisance		\$442 .92.
Wm. T. Quinn.	Liquor nuisance		\$275.
Robert Packard	Liquor nuisance	60 days in jail and	\$ 279.35.
Harry A. Jones and Edward Bollier	Liquor nuisance	Continued, (Jones); 3 mon. jail, (Bollier) or	\$104.43.
Fred Fallen	Liquor nuisance	60 days in jail and	\$275.44 .
ohn Evans	Liquor nuisance	, , . ,	\$272.66
Samuel Racine	Liquor nuisance	4 months in jail or	\$204.22.
Odein Butler, alias Odelion Butler, alias Ode-	•	·	
lon Butler, alias Odilon Butler	Liquor nuisance	·	\$170 .
ohn Hersom	Liquor nuisance		\$177 .
Varren Casev	Liquor nuisance		\$267.69 .
Geo. H. Hazelbrook	Liquor nuisance		\$183.42 .
Annie Smith	Liquor nuisance	4 months in jail or	\$175.45.
ohn Hersom, Aplt	Search and seizure		\$179.04.
as. Ed Crottie, Aplt	Search and seizure	60 days in jail or	\$100 (Fine).
Chas. W. Campbell, Aplt	Desertion		\$12.78 (Costs)
red Fallen, Aplt	Search and seizure		\$122.26 .
Rose Carson Howard Aplt	Search and seizure	60 days in jail and	\$124.71.

Chas. Rhoades, Aplt. Singl George Dunham, Aplt. Singl Louis Saliem, Aplt. Assa		60 days in jail and	\$122.51. \$74.29. \$63.11. \$85. \$14.53.
	KNOX COUNTY.		
Charles Ö. Davis Larce John Eaton Larce Charles Goodwin Larce A. S. Goldberg Breal Lydia Clark Drun	akenness. eny. eny. eny. king the Lord's day. kenness.	3 months in jail. 3 years in prison. 90 days in jail. 60 days in jail and.	\$6.26. \$6.88. \$8.25. \$115.
Siacomo Molinari Nuise Harry Demuth Laroe Charles Igo Forge Ellen S. Nord Bigar Domenico Teti. Murd Lester E. Willey Adult Harmon Davis Acces Alexander Rector Larce	ance eny ery my ler tery tery ssory after fact to Larceny eny	6 months in jail. 1 year in jail. 30 days in jail. Not yet sentenced. 30 days in jail. 4 years in prison. 2 years in prison.	\$132.63. \$600.
	LINCOLN COUNTY.		
Lewis W. Kaler Lique Guy L. McGuire Comn Peter G. Hisler Comn Theodore Chism Assau Hobson Garey Break James A. Duane Comn	non seller, liquors	60 days in jail. 30 days in jail. 30 days in jail. 3 years in State prison. 30 days in jail. 10 months in Auburn jail.	\$110. \$118. \$100. \$132. \$100.
	OXFORD COUNTY.		
Joseph Mitchell Liquo Joseph Mitchell Liquo Joseph Mitchell Searci	h and seizure	4 months in county jail. 3 months in county jail. 60 days in county jail or. 60 days in county jail or.	\$195. \$111.04. \$111.31.

OXFORD COUNTY-CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Byron S. Littlefield	Cruelty to animals	Nol prossed.	
claimant	A	Nol prossed.	
Mary Lemieux	Assault and battery	Nol prossed. 60 days in Co.jail & 60 days additional or	\$153.65.
Eva LaBelle	Search and seizure	oo days in Co.jan & oo days additional of	\$110.47.
Iva LaBelle	Search and seizure		\$111.43.
. D. Cumins, alias H. B. Johnson	Forgery	Nol prossed.	
oseph Ouilette	Larceny	Nol prossed.	
ames Higgins	Single sale	Filed. Filed.	
ennis LaPlante	Single saleSingle sale	Filed.	
Edward Siddall	Single sale	Law, 30 days in jail & 30 days additional or	\$81.81.
dward Siddall	Single sale	Verdict, not guilty.	
dward Siddall	Single sale	Filed.	
rank Knox	Single sale	Nol prossed.	
harles L. Saunders	Cheating by false pretences	Nol prossed.	
Vashington Billings'rank Puydok	Assault	Not found; filed.	
rank Puydok	Single sale	Not found: filed.	
Villiam Bassett	Search and seizure	60 days in county jail or	\$58.06.
eorge E. Benson	Search and seizure	Nol prossed.	
harles B. Standish	Bigamy	Nol prossed.	****
coland McPhee	Search and seizure	60 days in jail & 60 days additional or	\$109.97.
Roland McPhee	Single sale	Filed. Filed.	
dward Peters	Liquor nuisance	4 months in work jail.	
eter Morrill	Liquor nuisance	4 months in work jail.	
dward Peters and Peter Morrill	Single sale	Nol prossed.	
vin W. Robbins	Felonious assault	Jury disagreed; continued.	
liver A. Robbins	Felonious assault	Verdict, not guilty.	
lbert Duffylbert Duffy.	Breaking, entering and larcenyBreaking, entering and larceny	Respondent in hospital for insane. Filed. Same disposition as above.	
Ibert Duffy	Breaking, entering and larceny	On probation; filed.	
ame parties	Breaking, entering and larceny	Same disposition as above.	
ame parties	Breaking, entering and larceny	Same disposition as above.	

Fred E. Tucker	Liquor nuisance	,	\$220.
Fred E Tucker	Principal and sureties defaulted	Continued.	WALU.
Fred E. Tucker	Single sale.		\$83.79.
Anton Glondenis	Assault and battery	Nol prossed.	Ψ00, 19.
Fred Russell	Intoxication	Sureties discharged on payment of	\$12.67.
Fred Russell	Intoxication	buteries discharged on payment of	\$35.
Charles Lapham	Intoxication	Sureties discharged on payment of	\$10.67.
Roscoe Alesandro	Forgery	Not found, sureties discharged on paym't of	
Charles King	Liquor nuisance.		\$200. \$215.
William F. Ross	Liquor nuisance	Six months in county jail.	₽ 213.
Frank Cloutier.	Illegal transportation of intoxicating liquors.	Filed.	
Gideon Ferland	Liquor nuisance	Filed.	
Gideon Ferland	Search and seizure.	Filed.	
Gideon Ferland	Search and seizure.	Filed.	
Jacob Aaron	Common seller	Filed.	
	Search and seizure	Filed.	
Jacob Aaron	Search and seizure	Filed.	
Mike Nelligan	Search and seizure		
Mike Nelligan		Filed.	
Mike Nelligan	Search and seizure	Filed.	
Frank Sowiekis	Liquor nuisance	Not found, filed.	
Frank Sowickis	Search and seizure	Not found, filed.	
Joseph O'Brien	Breaking, entering and larceny	Filed.	
Harry Stone	Breaking, entering and larceny	Filed.	
Zopr Serrien	Liquor nuisance	Not found, filed.	
Zopr Serrien	Search and seizure	Filed.	
Louis Fortier	Liquor nuisance	Filed.	
Louis Fortier	Search and seizure	Filed.	
Louis Fortier	Search and seizure	Filed.	
Edward N. Hutchins	Felonious assault	Discharged on payment of	\$ 50.
Irving S. Thompson	Nuisance	Nol prossed.	
James Decoster	Larceny	Filed on payment of	\$ 28.12.
Lindon U. Bartlett	Cheating by false pretences	Filed on payment of	\$22.09.
Patrick Monaghn	Truancy	Nol prossed.	
Napoleon Labossiere	Single sale	Filed.	
Larry A. Roux	Forgery	11 months in work jail.	
Truman Soule	Single sale		\$74.99.
Vito Pronesti	Larceny	30 days in county jail.	\$ 100.
Frank Ethridge	Intoxication	30 days in county jail.	
Paulo Procopio	Search and seizure		\$128.46.
Paulo Procopio	Liquor nuisance	Indictment quashed.	
Philip Decoteau	Single sale		\$76.77.
Philip Decoteau	Common seller	Filed.	
Wallace G. Everett	Murder	Jury disagreed, continued.	
Charles Randall	Felonious assault	Respondent in insane hospital, continued.	
Ernest White	Larceny	On probation, filed.	

OXFORD COUNTY-Concluded.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Adelard Dargie Louis Olum. Jesse S. Estes. Wilfred Ouilette Albert Monchamp. Wilfred Ouilette and Albert Monchamp. I. L. LeClair. Wilfred Ouillette and Albert Monchamp. John Lobikas. Charles Ploplis. Mike Gustitis.	Larceny. Receiving stolen goods. Breaking and entering. Breaking, entering and larceny. Breaking, entering and larceny. Breaking and entering. Illegal transportation of intoxicating liquors Breaking and entering. Assault and battery. Assault and battery. Assault and battery.	On probation, filed. 11 months in county jail. On probation, filed. Filed.	\$152.96.
Joseph Regitano Onofrio Montisano Buccina and Cocclie Dominick Laukshas and John Samilus Edmund Bowers and Charles Vallie Paul Ross W. P. McDonald D. H. McCafferty Victor Losier Sewell Walker William Bassett and sureties Frank Sowickis and sureties John Wiskont and sureties	Felonious assault Nuisance Liquor nuisance Single sale Liquor nuisance Single sale Common seller Scire facias Scire facias	One year in State prison. Principal and sureties defaulted, continued Principal and sureties defaulted, continued Nol prossed. Principal and sureties defaulted, continued Nol prossed. Principal and sureties defaulted, continued Verdict, not guilty. 90 days in county jail. Neither party, on payment of costs taxed at Judgment for State.	\$230.82. \$75. \$12.72. \$100.
John Wiskont and sureties John McTigue, Jr. Charles Pillsbury. Thomas W. Bulter Victor Chaison.	PENOBSCOT COUNT Robbery Carelessly shooting and killing Liquor nuisance Liquor nuisance	Neither party. Y. Indictment filed. Nol prossed.	\$200. \$210.

		· 1	
Joseph J. Crowe			
Richard D. Crowe			\$ 210.
Peter Flaherty	Liquor nuisance		Ψ210.
Timothy J. McCarthy			
Frank Rogan			\$260.
William H. Dinsmore	Liquor nuisance		
Maurice P. Gallagher	Liquor nuisance		\$ 210.
John M. Jameson	Liquor nuisance		\$260 .
John M. Jameson	Liquor nuisance	Nol prossed.	
Michael Kanaley	Liquor nuisance		\$ 210.
Frank T. Largay	Liquor nuisance		\$210.
Pope D. McKinnon	Liquor nuisance		\$ 210.
Edward F. McHugh	Liquor nuisance		\$ 210.
David Noble	Liquor nuisance		\$ 260.
William Newman	Liquor nuisance	Nol prossed.	•
Christopher Toole	Liquor nuisance	Not prossed.	\$200.
Everett Washburn	Liquor nuisance	60 days in county jail in default of	\$110.
Frank R. Kelley, Aplt	Search and seizure	go 1	\$110.
Frank R. Kelley, Aplt	Search and seizure	60 days in county jail in default of	φIIO.
Alexander McPherson, Aplt	Obstructing officer	Nol prossed.	\$6 0.
Allen W. Tibbitts, Aplt	Single sale		₽ 0∪.
Ernest McKenney, Aplt	Larceny	Nol prossed.	@O#L.
Robert B. Burpee, Aplt	Larceny	Nol prossed	\$27 costs.
Robert B. Burpee, April	Search and seizure	Nol prossed.	
James Kimball, Aplt	Assault and battery	Nol prossed.	
Fred Welch, Aplt	Search and seizure	Nol prossed.	
Peter Martin, Aplt	Search and seizure		\$ 112.52.
Joseph Bouchard, Aplt	Search and seizure		\$ 110.
Joseph Morin, Aplt	Search and seizure	[\$115.
Harry Crocker, Aplt	Search and seizure	Nol prossed	\$10 costs.
John A. Costly, Aplt	Assault and battery	Not prosecu.	\$110.
John Vandine, Aplt	Search and seizure	Nol prossed.	V 0.
John Vanidne, Aplt	Search and seizure	Nol prossed	\$15 costs.
Herbert L. Quint, Aplt	Assault and battery	Not prossed	\$14 costs.
E. L. Freeze, Aplt	Assault and battery	Not prossed	wit cosos.
Michael Daley, Aplt	Drunk	30 days in county jail.	\$10 costs.
S. H. Golden, Aplt.	Violation intelligence office law	Nol prossed	ato coara.
Alexander Doucett, Aplt.			
Michael A. Daley, Aplt	Drunk	30 days in county jail.	#110
Peter Flaherty, Aplt	Search and seizure		\$110.
Peter Flanerty, April			\$ 100.
Peter Kelley, Aplt	Assault and battery		\$ 18.26.
William F. Newman, Aplt	Search and seizure	Nol prossed.	
Lizzie Donovan, Aplt	Unlawfully transporting liquors	Nol prossed.	
Michael Lawless, Aplt	Liquors in possession intended for unlawful	=	
Frank Golden, Aplt	Liquors in possession intended for dinawidi	60 days in county jail in default of	\$110.
	sale in this State	Nol prossed	\$4 costs.
Martin Hughes, Aplt	Drunk	THOS Proposition of the state o	
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TABLE B-Continued. PENOBSCOT COUNTY-CONTINUED.

	TEMODEOUT COUNTY	COMMINGE
Name.	CRIME.	

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC
William Curneal, Aplt William Donnellty, Aplt Everett P. Washburn, Aplt	Cruelty to animals. Search and seizure. Search and seizure.	Nol prossed. 60 days, and 60 days in default of Nol prossed.	\$114.10.
Thomas Butler, Aplt	Liquors in possession intended for unlawful sale in this State.		\$ 50.
Alden Merry, Aplt. V. Loomis Eaton, Aplt. V. Loomis Eaton, Aplt. V. Loomis Eaton, Jr., Aplt. V. Loomis Eaton, Jr., Aplt. V. Loomis Eaton, Aplt. V. Loomis Marchael Ma	Search and seizure Larceny Search and seizure Drunk	Nol prossed. Nol prossed. Nol prossed. 15 days in county jail.	\$6.50 costs.
Peter Mogan, Aplt. Michael Quatrele, Aplt. Howard Spofford, Aplt. Charles M. Tibbitts, Aplt. Martha Foster, Aplt. Florence McNeil, Aplt	Liquors in possession intended for unlawful sale in this State. Search and seizure. Assault. Assault and battery. Drunk. Liquors in possession intended for unlawful	Nol prossed. 60 days, and 60 days in default of Nol prossed. 90 days in county jail. 30 days in county jail	\$117.70.
Pope D. McKinnon, Aplt	sale in this State. Single sale. Cruelty to animals. Search and seizure. Assault and battery.	Nol prossed. Nol prossed. Nol prossed. 15 days in county jail.	\$60. \$13 costs.
rank E. O'Leary, Aplt	Search and seizure. Search and seizure. Search and seizure. Search and seizure Liquors in possession intended for unlawful	Nol prossed. 60 days in county jail in default of 60 days in county jail in default of	\$110. \$112.08. \$119.14.
Villiam A. Withee, Aplt. Perley Hughes, Aplt. Chomas Butler, Aplt	sale in this State Search and seizure Search and seizure Liquors in possession intended for unlawful		\$110. \$110. \$110.
Fimothy Wombolt, Aplt. Murtagh Hughes, Aplt. Peter Flaherty, Aplt.	sale in this State Search and seizure. Fast driving. Gambling house.	Nol prossed. Cigar machine seized to be destroyed, all other articles seized to be returned to Peter Flaherty.	\$50. \$110.

Mary Orne, Aplt	Larceny	Nol prossed.	
Rachel Cushman, Aplt	Assault	Nol prossed	\$20 costs.
King Bishop, Aplt	Gambling house	Nol prossed	\$9 costs.
Allen W. Tibbitts, Aplt	Search and seizure	Tiol prossed:	\$137.
Allen W. Tibbitts, Aplt	Unlawfully transporting liquors		\$60.
Allen W. Tibbitts, Aplt	Search and seizure		\$110.
W. T. Ward, Aplt.	Assault and battery	Nol prossed.	φilo.
John R. Dunbar	Robbery	3 years State prison.	
	Compound larceny	3 years State prison.	
George E. Smith \(\)	Compound larceny	3 years State prison.	
William E. Smith \ \	Larceny	Indictment filed.	
George E. Smith			
Charles Watson	Larceny from the person	2 years State prison.	
Jerry J. Wilson	Compound larceny	3 years State prison.	
Charles White	· ·	Acquitted.	
Amos Conners }	Attempt to break and enter	Acquitted.	
Edward Kelley	•	Nol prossed.	
William Johnson	Larceny from the person	10 months in county jail.	
James Wilson	Larceny from the person	10 months in county jail.	
Richard McGrav	Larceny	Nol prossed.	
Antonio Corado, alias Toney Corado	Assault and battery	30 days in county jail.	
John Koski	Assault with intent to kill.	5 years in State prison.	
Joseph Koski	Assault with intent to kill.	Nol prossed.	
William Jackson	Common nuisance.	Not prossed.	\$260.
Adelbert Chandler	Common nuisance	Nol prossed.	Φ200.
Marriag D. Callaghan			\$210.
Maurice P. Gallagher	Liquor nuisance		
Benjamin Shea	Liquor nuisance		\$ 260.
John Boulier	Single sale		\$6 0.
Joseph Cota	Single sale		\$6 0.
George C. Cousins	Single sale		\$6 0.
Augustus G. Perro	Single sale		\$6 0.
Robert Brown	Liquor nuisance	Nol prossed.	
John A. Burns	Liquor nuisance	Nol prossed.	
Patrick Burke	Liquor nuisance	Nol prossed.	
Joseph J. Crowe \	Liquor nuisance		\$ 210.
Peter Flaherty		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-
William F. Chaplin	Liquor nuisance		\$ 260.
Victor Chaison	Liquor nuisance		\$210.
Joseph Costa	Liquor nuisance		\$210.
Horace C. Chapman)	Liquor nuisance	Nol prossed.	4-1 0.
Harry A. Chapman	Liquor nuisance.	Not prossed.	\$260 .
Mitchell L. Cowan	Eldaor italisance		\$260.
Jeremiah A. Driscoll.			φ400.
	Liquor nuisance	Nol prossed.	\$260.
Frank W. Durgin }	Liquor nuisance	3.3.	φ∠ου.
Frank O. Youngs	Liquor nuisance	Nol prossed.	

PENOBSCOT COUNTY—CONTINUED.

NAM	Е.	Crime.	Imprisonment, Etc.	FINE, ETC
John English		Liquor nuisance		\$260 .
E. J. Farnham		Liquor nuisance	Nol prossed.	
Mexander Frazer		Liquor nuisance	Nol prossed.	
amuel J. Foster		Liquor nuisance	Nol prossed.	
Trank Gallant		Liquor nuisance	Nol prossed.	
ohn H. Gallagher		Liquor nuisance		\$260 .
atrick F. Geagon		Liquor nuisance		\$260 .
Frank Gallant		Liquor nuisance	10 months in county jail.	
John H. Glynn		Liquor nuisance	Nol prossed.	
Catherine Hennessey		Liquor nuisance	Nol prossed.	
Thomas P. Igo and Mar.	v Igo	Liquor nuisance		\$26 0.
Michael Kanaley		Liquor nuisance	.,,	\$210.
Frank T. Largay		Liquor nuisance		\$ 210.
Edward F. McHugh		Liquor nuisance	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	\$210 .
		Liquor nuisance		\$ 210.
Charles H. Milan		Liquor nuisance	Nol prossed.	
William McGuire		Liquor nuisance		\$26 0.
Fred G. Moon and Jame	s W. Cratty	Liquor nuisance		\$26 0.
James McGuire		Liquor nuisance		\$260 .
Tames Welch		Liquor nuisance	Nol prossed.	
James Milan		Liquor nuisance	Nol prossed.	
Jeremiah Sullivan 📗		Liquor nuisance	Nol prossed.	_
James J. McCann		Liquor nuisance	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	\$26 0.
Thomas P. McAloon		Liquor nuisance		\$ 2 6 0.
		Liquor nuisance		\$260 .
Christopher Toole		Liquor nuisance		\$26 0.
Everett P. Washburn		Liquor nuisance		\$ 200.
William Dix		Larceny from the person	10 months in county jail.	
Michael J. Clisham		Assault and battery	Acquitted.	
Hattie Patterson		Common nuisance		\$26 0.
Alfred J. Johnson		Assault and battery	Nol prossed	\$50 costs.
Robert B. Longstaff		False pretences	Nol prossed	\$30 costs.
Albert D. Neal		False pretences	Nol prossed	\$35 costs.
Luigi Cardinelli		Murder	Life in State prison.	800
Ulie Bickford, Aplt		Single sale		\$6 0.
Effie D. Caswell, Aplt		Search and seizure		\$122.

the other parties of the other		

Fred W. Chase, Aplt	Assault	Nol prossed.	
William Norwood, Aplt	Illegal fishing		\$47.74.
William F. Chaplin	Liquor nuisance	Nol prossed.	
Frank Frost	Liquor nuisance	Nol prossed.	
D. A. Noble	Liquor nuisance		\$110.
William Givren, Aplt	Violation Liquor law	Nol prossed.	-
Robert Goodwin, Aplt	Search and seizure	60 days, and 60 days in default of	\$123.74.
Frank L. Nelson, Aplt	Assault and battery	Nol prossed.	
Fred A. Clapp, Aplt	Assault and battery	30 days in county jail.	
Winwood E. Bailey	False pretences	Nol prossed	\$10.
James F. Searway	Single sale	Nol prossed.	
William F. Chaplin	Liquor nuisance	Indictment filed.	
Frank Frost	Liquor nuisance	Nol prossed.	
Charles P. Green	Liquor nuisance	Indictment filed.	
Frank Gallant	Liquor nuisance	3 months in county jail in default of	\$ 260.
Henry Hayes	Liquor nuisance	Indictment filed.	
Thomas P. Igo	Liquor nuisance	3 months in county jail in default of	\$260.
Alfred McGee	Liquor nuisance	Indictment filed.	
Daniel A. Morgan	Liquor nuisance	Indictment filed.	
Lewis Nadeau	Liquor nuisance	Indictment filed.	
Freeman Nadeau	Liquor nuisance	Indictment filed.	
James F. Searway	Liquor nuisance	Indictment filed.	***
John McAvoy, Aplt	Obstructing officer in discharge of duty		\$38.39.
Effie D. Caswell, Aplt	Search and seizure	60 days, and 60 days in default of	\$119.14.
Frank Tait, Aplt	Single sale	30 days, and 30 days in default of	\$ 73.90.
Fred Crocker, Aplt	Search and seizure	60 days, and 60 days in default of	\$151.65.
James N. Tibbitts \	Larceny	60 days in county jail.	
Arthur Buzzell \(\int \dots \	Compound Larceny	Indictment filed.	
Frank D. Sweeney	Assault with intent to rape	Indictment filed.	
Eugene Boushey	Liquor nuisance	Indictment filed.	
William Madore	Breaking and entering	One year in county jail.	
P. N. Couliard	Liquor nuisance	Nol prossed.	
Theodore Beaulier	Liquor nuisance	Nol prossed.	
William F. Chaplin	Liquor nuisance	Nol prossed.	
Frank Frost	Liquor nuisance	Nol prossed. 3 months in county jail in default of	\$ 260.
Frank Gallant	Liquor nuisance	3 months in county jail in default of	\$260.
Thomas P. Igo	Liquor nuisanceLiquor nuisance	Nol prossed.	Φ200.
Marco Lavorgna	Liquor nuisance	Nol prossed.	
Marco Lavorgna	Liquor nuisance	Nol prossed.	
Marco Lavorgna	Liquor nuisance	Nol prossed.	İ
Marco Lavorgna	Liquor nuisance	Nol prossed.	
James F. Searway	Liquor nuisance	Indictment filed.	
William J. Taylor	Liquor nuisance	Indictment filed.	
Fred Wagner	Liquor nuisance	Indictment filed.	
Trou magnet,,	. Margara Managara	***************************************	

PENOBSCOT COUNTY-CONTINUED.

NAME.	Crime.	Imprisonment, Etc.	FINE, ETC.
R. A. Faloon, Aplt. Fred Crocker, Aplt. William F. Newman, Aplt. James McInnis, Aplt. Samuel Dwelley, Aplt. Thomas P. Igo, Aplt. Frank Gallant, Aplt. Frank Nowell, Aplt. Charles Sawyer, Aplt. Pope D. McKinnon, Aplt. Frank Gallant, Aplt. John E. Flemming, Aplt. James Weekley, Aplt. Hartland E. Plummer, Aplt Hartland E. Plummer, Aplt Frank Gallant, Aplt. Winfield S. Costigan, Aplt. Irvin Dinsmore, Aplt. Irvin Dinsmore, Aplt. Thomas H. McCarthy, Aplt. Intoxicating liquors.	Search and seizure Search and seizure Assault and battery Assault and battery Affray Search and seizure Search and seizure Assault and battery Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Unlawfully killing 4 deer Unlawfully transporting 2 deer Search and seizure Unlawfully depositing liquors Unlawfully depositing liquors Unlawfully transporting liquors Unlawfully depositing liquors Unlawfully transporting liquors	60 days, and 60 days in default of 60 days in county jail in default of 15 days in county jail. 60 days in county jail in default of 60 days in county jail in default of 70 Nol prossed 70 days in default of 60 days in default of 60 days in county jail 60 days in county jail 60 days in county jail in default of 70 days in county jail in default of 70 days in county jail in default of 70 days in county jail Nol prossed 70 days in county jail in default of 70 days in county jail in default of 70 days in county jail in default of 70 days in county jail in default of 70 days ordered destroyed.	\$127.58. \$117. \$24.19. \$12.85. \$115.18. \$116. F. & C. \$110. \$112. \$114.66. \$33 costs. \$33.25 costs. \$112. \$10. \$113.66.
Intoxicating liquors, Pope's Express Co., Claimant, Aplt } John Thurston, Aplt. } Guy Knowles, Aplt. } Nahum Pinkham, Aplt. John T. Anderson, Aplt. John T. Anderson, Aplt. R. D. Scott, Aplt. Leeman Huff, Aplt. Nathaniel W. Ladd. John Chisholm Levy Bushey. Daniel McPheters Frank LaBreton Eugene E. Boucher	Malicious mischief Keeping dog without license Single sale Unlawfully transporting liquors Disturbing lawful assembly Single sale Depositing poison Perjury Compound larceny Assault and battery Perjury Liquor nuisance	Nol prossed. 30 days, and 30 days in default of Nol prossed. Nol prossed. Nol prossed. Indictment filed.	\$21.89. \$56.24. \$14. \$12 costs.

Christopher Toole	Liquor nuisanceLiquor nuisance	Nol prossed	\$260 F. & C.
Edward H. Peters Samuel J. Foster	Liquor nuisanceLiquor nuisance	Nol prossed. 3 months in default of	
Alvah A. Clewley, Aplt	Gambling shop	Machine seized ordered destroyed	\$110. \$62.67.
Frank Largay, Aplt,	Search and seizureSearch and seizure	60 days, and 60 days in default of	\$115 F. & C. \$112.35.
Frank Largay, Aplt	Search and seizure	Nol prossed	\$111. \$110.70.
Sullivan Leavitt, Aplt	Single sale	60 days in county jail in default of Nol prossed	\$112. \$81 F. & C.
Gambling implements Daniel H. Clements, Claimant, Aplt.		Gambling machines, seized, ordered destroyed.	
Patrick H. Keefe, Aplt		Nol prossed	\$87 F. & C.
James Curran, Aplt	Search and scizure		\$31.53. \$110.
Charles H. Saindon, ApltLoetta Crowell, Aplt	Larceny	60 days, and 60 days in default of Nol prossed.	\$131.40.
Eugene R. Patterson, Aplt	Unlawfully docking horse	Nol prossed. Nol prossed	\$20 costs.
Harry Cunningham, Aplt. \(\) Andrew W. Cluskey, Aplt. \(\)	Single sale	Acquitted.	
Ralph E. Meras, Aplt	Search and seizure	Nol prossed	\$15 costs. \$116.83.
Andrew Golden		2 years in county jail.	
John Griffin Mary Ferguson		Each 3 months in county jail.	
William H. Gove	Assault on officer	Acquitted. 18 months in State prison.	
Sherman Gray		Respondent adjudged insane and committed to insane hospital.	
Albert Conners	Larceny from the person	3 months in county jail. 3 years in State prison.	
Robert F. Cody. John Sweeney	Larceny from the person	4 years in State prison. 1 year in county jail. 15 months in county jail.	
Samuel Inman Charles DeGrasse	Larceny from the person. Larceny from the person.	2 years in State prison. 18 months in county jail.	
Silvia Sheehan. George T. McLean	Common nuisance. Contempt of court.	4 months in county jail in default of	\$300. \$24.57.
Alvin H. Perley. Arthur R. Drew	Nuisance	Nol prossed	\$25 costs.
the might be Dick	Contempt of court		\$10.

PENOBSCOT COUNTY-CONCLUDED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC
Silvia Sheehan	Common nuisance	Nol prossed.	
Albert C. Virgie	Embezzlement	Indictment filed.	
Samuel F. Hathaway	False pretences	1 year in county jail.	
Iloda Saindon	Common nuisance	5 months in county jail in default of	\$4 00.
Albert P. Richardson \	Adultery	5 months in county jail in default of	\$41 3.
Frace Curran ∫	Adultery	3 months in county jail in default of	\$213
lobert Brown	Liquor nuisance	Nol prossed	\$260 F. & C.
atrick F. Geagon	Liquor nuisance	Nol prossed	\$260 F. & C.
red Peluso	Liquor nuisance	Nol prossed	\$110 F. & C.
imothy Wombolt	Liquor nuisance	Nol prossed.	
ercy H. Lowell	False pretences	6 months in county jail in default of	
'imothy J. O'Leary	Contempt of court		
Valter Murray	Contempt of court		\$35.45.
harles Murray	Perjury in court in trial of State vs James		
	Hartley	Ordered to recognize for appearance at	
		August term, 1907, in \$500.	
Andrew L. Caswell	Liquor nuisance		\$210.
lenry Hayes	Liquor nuisance	Indictment filed.	
ames Perkins	Assault and battery	Indictment filed.	
erdinand Bushway	Liquor nuisance	Indictment filed.	
Valter L. Jameson	Liquor nuisance	Indictment ffiled.	
amuel O'Connor	Liquor nuisance	Nol prossed.	
ylvester Savoy	Liquor nuisance	Indictment filed.	
uke J. Toole	Liquor nuisance	Indictment filed.	
ohn Fleming	Single sale	Indictment filed.	
ndrew L. Caswell \	Liquor nuisance		\$ 210.
Effie D. Caswell \(\)	Liquor nuisance.		
ames P. Beck	Liquor nuisance	Nol prossed.	
eorge C. Cousins	Liquor nuisance		\$ 210.
ictor H. Chaison	Liquor nuisance		\$ 210.
red Dalton	Liquor nuisance	Indictment filed.	
artin H. Daley	Liquor nuisance	Nol prossed.	0010
eter Flaherty	Liquor nuisance		\$210 .
ohn H. Gallagher	Liquor nuisance	Nol prossed.	
lenry Hayes	Liquor nuisance	Indictment filed.	
rthur M. Jenkins	Liquor nuisance	Indictment filed.	

Almon King. Augustine A. McIntire. Pope D. McKinnon Frank Powers Alena C. Baird Philip Bauer Jefferson D. Grant Augustine A. McIntire. James P. Beck Edward F. McHugh Victor H. Chaison John H. Russell. Pope D. McKinnon Frank LePage, Aplt William M. Eldridge Edward Mudgett.	Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Forgery Nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Ciquor nuisance Compound larceny	Indictment filed. Nol prossed. Indictment filed. Indictment filed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Indictment filed.	\$210. \$25 costs. \$260. \$210. \$210. \$60.
	PISCATAQUIS COUNTY.	•	
Fred L. Huff Amos H. Walker and Chandler M. Woods Ellis Hall Edward Fortin Samuel R. Hooper John E. Dillon Daniel Kelley Eva Priest Chauncey C. Lee	•	Nol prossed. Dismissed. Nol prossed on payment of costs Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	\$30. \$110. \$296.
Willis Tompkins John Andrews Joseph Ellis Martin O'Neil	Burglary Breaking, entering and larceny Assault Disturbance	2 years in State prison. Nol prossed for want of evidence. Nol prossed.	\$25.
Eugene L. Priest. Eugene L. Priest James Bartley Everett L. Hall	Single sale. Single sale. Common seller. Single sale.	30 days in county jail. Continued for sentence.	\$120. \$65.
William B. Mooney Storer T. Flint. Harry Pooler.	Common seller Single sale. Single sale.	Served 30 days in county jail in default of fine and costs of	\$135. \$65. \$68.
Fred N. Spencer James J. Tunney Frederick C. Lee	Single sale	Nol prossed.	\$65.

PISCATAQUIS COUNTY—Concluded.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC
Albert Church Isaac A. Harris George Bushey	Adultery Common seller Larceny.	Committed to insane hospital for observation.	\$125. \$120.
Leroy R. Perkins	Breaking, entering and larceny	Guilty, continued for sentence on payment of costs	\$ 20.
Charles A. Judkins Elbridge Pratt. Albert A. Chase.	Common seller Malicious mischief Common seller	Guilty, continued for sentence. 30 days in county jail and \$100 and costs, and in default of payment of fine and costs, 30 days additional.	\$220.
Robert LeetBlackhawk Palmer	Single sale		\$ 78.45.
ohn E. Dillon	Single sale	Nol prossed for want of evidence.	
	SAGADAHOC COUNTY.		
Vilbraham M. Leavitt. 'rank C. Butler. ames H. Dewie ames H. Dewie. ames H. Dewie.	Search and seizure. Search and seizure, on file. Search and seizure. Search and seizure. Liquor nuisance.	Costs. 60 days in jail and. 60 days in jail and. 6 months in jail.	\$110.91. \$12.03. \$121.26. \$121.85.
ames H. Dewie	Search and seizure	60 days in jail	\$112.26.
eorge Shoppie eorge Schoppie eorge Schoppie	Single sale	4 months in jail.	\$58.52. \$57.82.
eorge Schoppie eorge Schoppie	Search and seizure Liquor nuisance	4 months in jail. 4 months in jail. 4 months in jail.	\$109.66.
oseph C. Footerdward Robinson	Search and seizureBreaking, entering and larceny	4 years in State prison.	\$112 .
ohn Perousan Crocker	Breaking, entering and larceny	1 year in State prison.	\$1 65.

ATTORNEY
GENERAL'S
REPORT.

	Harry Hart	Search and seizure	60 days in jail.	
	John Cormier	Search and seizure	Costs	\$11.80 .
	John Cormier	Search and seizure	60 days in jail, costs	\$10.95.
	Charles E. Philbrick	Search and seizure	60 days in jail.	
	Sidney K. Preble	Murder	State prison for life.	
	Frank Varney	Murder		\$65 .
н	Herbert S. Morrill	Liquor nuisance		\$109.08.
_	Nickels Pendas	Assault		\$25.
	Maggie Winchell	Liquor nuisance	30 days in jail.	

SOMERSET COUNTY.

	SOMERSET COUNTY.	
Robert McLain	Compound larceny	Placed on file.
Lawrence McDonald	Tippling shop	Placed on file.
Ira O. Butler	Common seller	Continued.
Amos Leonard	Search and seizure	Nol prossed.
Edward F. Pomlow	Search and seizure	Nol prossed.
Fred Hurd	Common seller	Placed on file.
Fred Hurd	Nuisance	Placed on file.
James Bushey	Search and seizure	Placed on file.
Lawrence McDonald	Common seller	Placed on file.
Paul Perry	Common seller	Placed on file.
Mrs. Paul Perry	Common seller	Nol prossed.
Lawrence McDonald	Nuisance	Placed on file.
Perley H. Cromwell	Assault and battery	Nol prossed.
H. L. Sawyer and Fred Stevens	Sunday desecration	Nol prossed.
Wm. Huntoon	Sunday desecration	Nol prossed.
Edwin E. Smith	Single sale	Nol prossed.
Edward F. Pomlow	Search and seizure	Nol prossed.
Henry Washburn	Single sale	Nol prossed.
Edwin E. Smith	Common seller	Acquitted.
Warren Tuttle and Charles H. Tuttle	Single saleSearch and seizure	Acquitted.
Octave Vigue	Search and seizure	Nol prossed.
Marshall Perry	Single sale	Nol prossed.
Darius B. Gibson	Intoxication	Nol prossed.
Darius B. Gibson	Intoxication	Nol prossed.
Octave Vigue	Nuisance	Nol prossed.
Val Reynolds	Common seller	Nol prossed.
Irving Williams	Single sale	Nol prossed.
Clarence R. Miller	Single sale	Nol prossed.
Alvie Witham	Single sale	Nol prossed.
Warren Tuttle and Charles H. Tuttle	Search and seizure	Nol prossed.
William Howard	Single sale	Nol prossed.
Henry Pratt	Assault and battery	Nol prossed.

SOMERSET COUNTY-Continued.

NAME.	CRIME.	IMPRISONMENT, ETC.	FINE, ETC
George Washburne	Common seller	Nol prossed.	
Aurilla Brown		Nol prossed.	
Theodore Poulin	Search and seizure	Quashed.	
Nelson E. Knights		Placed on file.	
Nelson E. Knight		9 months in county jail.	ľ
Fred E. Southard	Common seller	Acquitted.	1
Frank M. Cotton	Common seller	Continued.	
A. E. Butler	Common seller	Continued.	
A. E. Butler	Nuisance	Continued.	1
Benjamin Taylor	Larceny	Continued.	
nhabitants of Athens		Continued.	ŀ
Edmund H. Grant	Single sale	Continued.	
Charles Caswell	Assault and battery	Continued.	İ
Alphonsine Dennis	Single sale	Continued.	
Alphonsine Dennis	Single sale	Continued.	ŀ
Lot W. Clark	Adultery	Nol prossed.	
S. Frank Vittum	Adultery	Nol prossed.	1
Alphonsine Dennis	Common seller	Acquitted.	
ra Cushing	Search and seizure	Continued.	
Charles Page	Adultery	Continued.	
ra W. Cushing	Single sale	Continued.	l
ra W. Cushing	Common seller	Continued, marked "law".	
ohn McQuade	Search and seizure	Continued.	ļ
George E. Washburn	Single sale	Continued.	1
Cephas M. Hilton	Single sale	Continued.	· ·
Forest Wescott		Continued.	
ohn Robbins	Assault and battery	Continued.	
Lafayette Southard		Continued.	
Villiam Howard		Continued.	}
William Howard		Continued.	1
Villiam Howard		Continued, marked "law".	
Villiam Howard		Continued.	1
William Howard	Search and seizure	Continued.	1
Reorge E. Washburn		Continued.	
leorge E. Washburn		Continued.	1
leorge E. Washburn	Single sale	Continued.	

Warren Tuttle	Single saleSingle sale	Continued. Continued.	
Warren Tuttle and Charles H. Tuttle	Search and seizure	Nol prossed.	
Cephas M. Hilton	Single sale		\$61.48.
Henry Washburn	Search and seizure		\$ 123.
William Murtha	Single sale	Continued.	
Nelson Bartley	Single sale	Continued.	
Fred Miller	Single sale	Continued.	
M. Jacques	Single sale	Continued.	
Louis Tague	Single sale	Continued.	
Alphonsine Dennis	Search and seizure	Continued.	
Henry Hayes	Search and seizure	Continued.	0400
Woodbury W. Russell	Search and seizure	<u> </u>	\$120.
Frank M. Cotton	Search and seizure	Continued.	
Hugh Breingan	Search and seizure	Continued.	
Henry Burgess	Search and seizure	Continued.	
John W. Harris	Intoxication	Continued.	
Andrew McPheters	Assault and battery	Nol prossed. Continued.	
Victor Bloom and Joseph Foster	Assault and battery	Nol prossed,	
Richard Iles	Assault and battery	Continued.	
Charles R. Kelley	Aiding in violation of liquor law	Continued.	
Intoxicating liquors	Pat Taylor, claimant	Liquors restored.	
Lester Brown	Intoxication	Continued.	
Calvin Berry	Illegal Fishing	Continued.	
Frank E. Tripp	Violation game law	Continued.	
Frank E. Tripp	Single sale		\$75 .
Eddie Ware	Compound larceny	Continued.	*
Manly Wing	Cruelty to animals	Acquitted.	
Frank Carney	Larceny	Continued.	
Frank Kendall	Nuisance	Nol prossed.	
Henry Burgess	Nuisance	Continued.	
Henry Washburn	Nuisance	Nol prossed.	
George E. Washburne	Nuisance	Continued.	
Henry Bartley	Nuisance	Continued.	
William Howard	Nuisance	Continued.	
Alphonsine Dennis	Nuisance	Continued.	
Phillip Lajondre	Nuisance	Continued. Continued.	
Joseph D. McDonald	Nuisance	Continued for sentence.	
William J. Bradbury	Nuisance.	Continued for sentence.	
Hugh Breingan	Nuisance Nuisance	Continued.	
Frank M. Cotton	Nuisance	Nol prossed as to Chas. H. Tuttle: Warren	
Onaries II. Tuttle and warren Tuttle	Huisanos.,	Tuttle sentenced to pay \$315 and re-	
		quired to furnish sureties to keep peace	
		and be of good behaviour for two years.	

SOMERSET COUNTY-CONCLUDED.

Name.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Cephas M. Hilton. Leon L. Perkins. Irs W. Cushing. Leon L. Perkins. Raymond D. Skillings. Henry Hayes Towns of Starks and Norridgewock.	Nuisance Common seller Common seller Single sele Larceny Nuisance Neglect to maintain ferry	Nol prossed. Continued for sentence. Nol prossed. Continued. Continued. Continued.	\$ 140 .
	WALDO COUNTY.		
Fred N. Savery Edward Hanson Robert Logan Lincoln C. Wade Edward Hanson Isaac Quigg Walter Dalton Fred Johnson Addison Curtis Jesse E. Staples Homer Carter Jesse E. Staples Edwin A. Jones Frank Tower Laforest E. Burgin Fred A. Baker Alfred J. Hall Macey Cox William West Stillman Farrell.	Assault. Maintaining common nuisance. Maintaining common nuisance. Maintaining common nuisance. Assault. Having in possession intox. liquors for sale Assault. Having in possession intox. liquors for sale Intoxication. Assault. Having in possession intox. liquors for sale Having in possession intox. liquors for sale Having in possession intox. liquors for sale Having in possession intox. liquors for sale Having in possession intox. liquors for sale Having in possession intox. liquors for sale Having in possession intox. liquors for sale Having in possession intox. liquors for sale Having in possession intox. liquors for sale Having in possession intox. liquors for sale Assault and battery Intoxication Intoxication Assault. Cheating by false pretences Larceny.	60 days in jail. 60 days in jail.	\$18. \$110. \$210. \$13. \$110. \$13. \$110. \$110. \$110. \$110. \$110. \$110. \$110. \$110. \$110. \$110.

ATTORNEY GENERAL'S REPORT.

WASHINGTON COUNTY.

John W. Woods	Nuisance	Filed on payment of	\$15.10.
Stephen Osborne	Nuisance	Filed on payment of	\$9.37.
William Sinclair	Common seller	90 days Bangor work jail.	
John C. Gordon, Aplt	Cruelty to animals	Fine and costs	\$19.73.
William J. Collins	Nuisance	90 days in Bangor work jail.	
Charles A. Foley, Aplt	Intoxication	60 days in Bangor work jail.	I
John Brady	Assault	3 months in Bangor work jail.	ì
Lulu Brady	Assault	3 months in Bangor work jail.	
Herbert Dunbar	Breaking, entering and larceny	3 years in State prison.	
Stephen Osborn	Nuisance	Filed on payment of	\$24.60
Ray McPhail	Single sale	Fine and costs	\$51.30.
Ray McPhail	Single sale	Fine and costs	\$95.29.
John Lank	Breaking, entering and larceny	6 months in Bangor work jail.	
Arthur Mulligan	Breaking, entering and larceny	10 months in Bangor work jail.	
John Rigley, Aplt	Search and seizure, intoxicating liquors	Fine \$100, & costs \$6.50 & 60 days in	}
		county jail, in default 60 days additional.	Ì
Josiah Wood, Aplt	Search and seizure, intoxicating liquors	Fine \$100, and costs \$6.50, and 60 days in	
<u>-</u>		county jail, in default 60 days additional.	
Pearl McBride, Aplt	Search and seizure, intoxicating liquors	Fine \$100, and costs \$5.09 and 60 days in	1
· -		county jail in default 60 days additional.	
Emerson Harvey, Aplt	Single sale	Fine and costs and 30 days county jail.	\$60.71.
Emerson Harvey, Aplt	Single sale	Fine and costs and 30 days county jail.	\$57.93.
David Hayes, Aplt	Search and seizure, intoxicating liquors	Fine \$100, and costs \$6.29, and 60 days in	
		county jail, in default 60 days additional.	
George A. Spinney, Aplt	Intoxication	Fine and costs	\$19.37.
Harvey H. Conant, Aplt	Search and seizure, intoxicating liquors	Fine \$100, and costs \$4.34, and 60 days in	
		county jail, in default 60 days additional.	
James P. Miller, Aplt	Search and seizure, intoxicating liquors	Fine \$100, and costs \$5.42 and 60 days in	
		county jail, in default 60 days additional.	
George F. Murphy, Aplt	Search and seizure, intoxicating liquors	Fine \$100, and costs \$6.17, and 60 days in	
		county jail, in default 60 days additional.	
Joseph Toner, Aplt	Search and seizure, intoxicating liquors	Fine \$100, and costs \$6.17, and 60 days in	
	l	county jail, in default 60 days additional.	
James B. Collins, Aplt	Search and seizure, intoxicating liquors	Fine \$100, and costs \$5.17, and 60 days in	
		county jail, in default 60 days additional.	
James B. Collins, Aplt	Search and seizure, intoxicating liquors	Fine \$100, and costs \$5.67, and 60 days in	
		county jail, in default 60 days additional.	
Frederick Case	Assault	6 months in Bangor work jail.	
Robert Trenholm and Retta Russell	Adultery	2 years each, State prison.	
Charles B. Albee, Jr	Breaking, entering and larceny	Filed on payment of costs	
Daniel C. McLaughlin	Breaking, entering and larceny	Filed on payment of costs	\$6.69.
Paul McDonald	Breaking, entering	Filed on payment of costs	\$41.73 .
Judson Bullock	Breaking, entering and larceny	6 months in Bangor work jail.	

WASHINGTON COUNTY-CONCLUDED.

NAME.	CRIME.	Imprisonment, Etc.	Fine, Etc.
Thomas Sabattus. Henry Bagley. John A. Denbow. Fulton Johnson. Emerson Harvey. John Rigley. Josiah Wood.	Breaking, entering and larceny Larceny Dynamiting fish Malicious mischief Common seller Common seller Common seller	30 days in county jail. 4 months in Bangor work jail. 2 months in county jail. Filed on payment of costs. Fine. Fine and costs. Fine and costs.	\$9.73. \$100. \$100. \$100.
	YORK COUNTY.		
John B. Morin	Nuisance	Nol prossed. (30 days in jail), mitimus issued	\$73.96 (not paid).
Reuben Hurd	girls. Search and seizure. Search and seizure. Assault upon officer.	Filed. Mittimus issued	\$100 & costs, not pd \$100 & costs, not pd
George Ramsdell. George Emery. Sarah Gelant. Reuben Hurd.	Assault upon officer	charged. Trial, verdict guilty, filed. Dismissed. Nol prossed. Filed.	•
James Kearns. W. L. White	Nuisance Assault and battery	Trial, verdict not guilty, respondent discharged. Dismissed.	
Arthur Gregoire. Jesse Houston. Amedos Tellier, alias Joseph Tellier	Assault	Filed. Nol prossed. Nol prossed.	
Charles Clogston Frank W. Bodwell Sivilio Fountaine.	Obstructing highway. Single sale Search and seizure.	Dismissed. Nol prossed. Trial, verdict not guilty, respondent dis-	
William McNay	Intoxication, second offence	charged.	\$1 and costs.
Nicholas Staples			Costs paid.

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Frank W. Adams and Addie Tibbetts Frank W. Adams and Addie Tibbetts George L. Brennan Charles Earle Alios Garon and Arthur Benoit Charles A. Goldsmith and Lillian Austin Frank Hurd John F. Jackson John F. Jackson Hermidas Jariz and Peter Baker Oscar L. Johnson James McKenney Thomas Sutton George Tar Charles F. Wentworth Edwin C. Wentworth Edwin C. Wentworth Thomas G. Hayes Frank Hurd Archibald Boyd Arthur V. Staples	Nuisance Nuisance Nuisance Assault with intent to kill Nuisance Breaking, entering and larceny Breaking, entering and larceny Adultery Nuisance Forgery Obtaining money by false pretence Breaking and entering in night time, and larceny Breaking and entering in night time and, larceny Burning buildings to defraud insurance Co. Assault and battery Nuisance Larceny Breaking & entering in night time & larceny Drinking house and tippling shop. Search and seizure Assault and battery.	time: 4 months in jail.	\$50 and costs.
James M. Hutchinson Harry Mosley Leonard Johnson	Gambling	Nol prossed on payment of costs.	REPORT
George G. Brown. James Kelleher. Bert Bennett Arthur W. Welch W. B. Hatch and	Intoxication		\$10. \$10.
Walter H. Willard William W. Bragdon Lester H. Bragdon Chester M. Durell.	Malicious mischief	Filed.	\$25 .
William W. Bragdon Lester H. Bragdon Chester M. Durell	Larceny	Filed.	16

YORK COUNTY-CONTINUED.

Name.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Henry Plant and Ernest Cantara Ernest Cantara and Henry Plant	Breaking, entering and larceny	Filed. Filed.	
Elmer Cathran	Nuisance	Nol prossed.	
Sarandos Condakos	Assault and battery	Nol prossed.	
Sarandos Condakos	Assault with intent to kill	Nol prossed.	
George Condakos	Assault and battery	Nol prossed.	
George Condakos	Assault with intent to kill	Nol prossed.	
George Condakos and Serantos Condakos	Assault and battery	Nol prossed.	
George Condakos and \	Assault with intent to kill	4 months in jail.	
Sarandos Condakos J	Assault with intent to kill	6 months in jail.	
Arthur Cote	Breaking, entering and larceny	6 days in jail.	
Edward DwyerSimeon Girourd	Breaking, entering and larceny	2 years in State prison. 1 year in jail.	
Eugene I. Hersom	Assault and battery	Bail defaulted in sum of \$300, paid by	
Eugene 1. Hersom	Assault and battery	magistrate.	
Daniel B. Joy	Nuisance	60 days in jail	\$100 fine, costs \$10.
Daniel B. Jov	Common seller	Indictment quashed.	**************
Leverett Kearney	Breaking, entering and larceny	1 year in jail.	
Francis Keay	Assault with intent to kill	Nol prossed.	
Eugene P. King	Assault and battery	3 months in jail.	
Louis Kochivitis	Assault and battery	Nol prossed.	
Peter Kacahos	Assault and battery	Nol prossed.	
William Boucouvalas	Assault and battery	Nol prossed.	
Charles G. Love and Neille Love	Larceny	Trial, verdict not guilty, defendants dis- charged.	
Edgar Menard	Embezzlement	Trial, verdict not guilty, defendants dis-	
Edgar Mellard	Embezzienen (charged.	
Adolph Norman and Arthur Lemay	Breaking, entering and larceny	Filed.	
John Travers	Nuisance	Filed.	
Daniel B. Joy	Search and seizure	Nol prossed.	
Daniel B. Joy	Single sale	Nol prossed.	
Joseph Ouellette	Search and seizure	Warrant quashed.	
Alice Houston	Assault and battery	Nol prossed.	
Harry Town	Assault and battery	Nol prossed.	
Frank Ç. Leavitt	Exhibiting obscene pictures	Trial, verdict not guilty by order of court.	

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GENERAL'S
S REPORT.

A Landau Company Compa				
Charles T. Hunt	Order of court to destroy old, maimed, dis-	1	I.	
	eased, disabled and injured horses	Judgment of lower court affirmed.		
Hiram K. Littlefield	Single sale.	Nol prossed.		
William Bennett	Intoxication	Mittimus issued	\$10 (not paid).	
Howard Blaney	Breach of the peace	Dismissed.	oro (not paid).	
Valter Pettigrew	Breach of the peace	Dismissed.	1	
Allen Lewis	Breach of the peace	Dismissed. Dismissed.		
S. Adams	Nuisance			
Napoleon Ballargeon	Nuisance	Nol prossed.		
red Beaudoin		Nol prossed.		
Anton C. Beck	Nuisance	Nol prossed.		
Horace Bernard	Nuisance	Nol prossed.		
	Nuisance	Nol prossed.		≯
	Nuisance	Nol prossed.	Į.	HĮ.
Archille Blondin	Nuisance	Nol prossed.		Ħ
	Nuisance	Nol prossed.		Ξ
Michael F. Callahan	Nuisance	Nol prossed.		ATTORN
Arthur Caron, alias Arthur R. Caron	Nuisance		\$100 & costs at \$20.	E
Samuel Cate	Nuisance	Nol prossed.		1 2
George H. Cartier	Nuisance	Nol prossed.		. 4
Reorge C. Clark	Breaking, entering and larceny	2 years in State prison.		ဂ
ames Bonner	Breaking, entering and larceny	2 years in State prison.		Ě
William J. Clark	Assault and battery	3 months in jail.		Ž
Elmer Canthraw	Nuisance	Nol prossed.		Ħ
Thomas F. Cosgrove	Nuisance	Nol prossed.		ERAL
feremiah Crowley	Nuisance	Nol prossed.		>
Albert Cummings	Breaking, entering and larceny	1 year in iail.		Ţ
Fred Couthron, alias Fred Couthran	Nuisance	Nol prossed.		ີ ດາ
Alderic Derome	Nuisance	Nol prossed.		**
Ovide Desantels	Nuisance	Nol prossed.		×
oseph Dion	Nuisance	Not prossed.		REP
rank A. Dubois	Nuisance			P
Villiam E. Dunn	Nuisance	Nol prossed.		ORT
Baldine Felice	Nuisance	Nol prossed. Filed		2
Stanly Files	Breaking, entering and larceny			.7
ohn Gifun		2 months in jail.		
Hartley J. Goodwin	Nuisance	Filed.		
Thomas Green	Nuisance.	Filed.	-	
momas dicell	Larceny from person	Filed	Cash bail of \$500,	
S. C. Griffin	Marina		pd. by magistrate	
ohn F. Hanscom	Nuisance	Nol prossed.		
T Tanggor	Nuisance	٠,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	\$100 & costs at \$20.	
L. Hanscom	Nuisance	Nol prossed.		
Charles Holland	Nuisance	Nol prossed.		
Hermidas Jariz	Breaking, entering and larceny	6 months in jail.		
Daniel B. Joy	Common seller	Nol prossed.		Ξ.
		-		'δ <i>ι</i>

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TABLE B-Concluded.

YORK COUNTY-CONCLUDED.

Name.	Crime.	Imprisonment, Etc.	FINE, ETC.
Daniel Kerwin James Kerwin Joseph Landry Nobert Lechance. J. C. Lechourman Oliver Letreneau Walter Libby Niklis Liegos A. J. Littlefield Hiram K. Littlefield	Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance	Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Ol prossed. Ol prossed. Committed to jail.	\$100 & costs at \$20 \$100 & costs,not po
Patrick Mahoney Amanda Martin John B. Morin Joseph Palardis Jacob Pulcom Wallace Percival Louis Pelletier Zotique Petrin Napoleon Rivers Emil Roy John H. Seidel	Nuisance Nuisance Nuisance Nuisance Sreaking, entering and larceny Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance	Indictment quashed. Nol prossed. 2 months in jail. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Trial, verdict not guilty, defendant districts.	\$100 & costs at \$20 \$100 & costs, at \$2
Addison B. Smith Frank F. Smith Athanasio Soulidas Henry Staples S. Stringer Ludger Tanguay Frank C. Wilson Spero Xantho	Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Breaking, entering and larceny	charged. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Filed. Nol prossed. Nol prossed.	\$100 & costs at \$20

TABLE C.—Showing Number of Prosecutions Instituted and the Offenses for the Year Ending November 20, 1907.

		_	_	_									=				_			=
Counties.	Whole number.	Homicide.	Arson.	Perjury, etc.	Forgery and Counterfeiting.	Compound larceny.	Larceny.	Burglary.	Robbery.	Rape.	Assault with felonious intent.	Assault and battery.	Affrays and riots.	Offenses against chastity, morality, etc.	Malicious mischief.	Cheating and conspiracies.	Defects in highways.	Nuisances.	Violation of the liquor law.	Other offences.
Androscoggin	479	-	-	_	-	11	16	1	4	-	3	25	_	127	-	8	-	2	283	1
Aroostook	41	2		-	2	-	5	-	_	-	2	10	-	2	2	-	-	-	10	6
$Cumberland \dots \\$	354	2	-	-	5	12	12	1	2	4	15	18		9	3	3	-	55	187	27
Franklin	42	1	-		-	-	6	-	_	-	2	7		1	_	2	_	_	21	2
Hancock	52	-	-	-	2	5	3	_	_	_	3	10	4	_	2	-	-	_	16	7
Kennebec	165	-	-	1	1	4	7	_	_	_	7	5	_	_	_	1	_	2	130	7
Knox	103	1	_	-	2	-	10	_	_	_	1	5	-	5	_	1	-	18	32	28
Lincoln	26	1	_	-	-	-	3	_	_	_	-	6	_	_	1	-	-	-	10	5
Oxford	92	1	-	-	3	7	8	-	_	_	6	5	_	1	_	3	-	2	48	8
Penobscot	261	2	2	1	_	9	19	1	2	_	2	18	1	1	1	-	-	13	161	28
Piscataquis	38	_	-	1	-	1	1	1	_	_	-	1	-	2	1	-	_	_	28	2
Sagadahoc	34	1	_	-	_	_	2	2	_	1	2	1	-	_	_	-	_	_	23	2
Somerset	81	_	_	-	_	1	4	-		_	-	5	-	1	1	-	1	-	63	5
Waldo	94	-	-	-	_	-	2	_	_	_	1	15	-	1	2	1	-	1	49	22
Washington	123	-	_	2	-	11	5	-	_	-	4	-	-	1	1	_	-	-	81	18
York	210	-	-	-	1	41	6	-	_	1	4	15	-	4	4	3	-	102	117	14

TABLE D.—Showing Disposition and Results of Prosecutions for the Year Ending November 20, 1907.

	Disposition during year ending Nov. 1, 1907.						Condition at end of year, Nov. 1, 1907.				Sentences.			
Counties.	Quashed.	Nol prossed on payment of costs.	Nol prossed or dismissed.	Conviction and sentence.	Acquitted.	Placed on file.	Continued open.	Continued for sentence.	Continued marked ''Law.''	State prison.	County jail and house of correction.	Reform school.	Fines, etc.	
Androscoggin	_	4	101	198	6	188	98	9	1	6	54	_	141	
Aroostook	-	2	18	9	2	22	9	10	1	5	4	-	135	
Cumberland	-	-	124	149	3	61	24	-	9	15	5	-	115	
Franklin	3	3	8	13	3	-	11	1	2	1	4	-	8	
Hancock	1	9	7	8	1	22	7	8	1	3	1	-	11	
Kennebec	2	3	21	79	10	10	8	32	-	4	59	-	16	
Knox	2	1	7	9	1	1	43	3	1	3	8	-	6	
Lincoln	-	_	7	9	3	-	14	7	1	1	5	-	6	
Oxford	1	2	17	32	4	30	44	3	1	1	16	_	16	
Penobscot	_	32	78	164	4	36	54	116	2	9	23	_	132	
Piscataquis	-	2	9	1	-	-	33	5	-	1	4	_	15	
Sagadahoe	-	-	14	25	3	3	3	_	_	3	12	-	7	
Somerset	1	-	33	7	5	9	59	2	2	-	1	-	6	
Waldo	1	5	48	31	4	1	148	12	17	-	5	-	31	
Washington	1	-	10	35	1	39	38	-	-	3	25	-	7	
York	4	8	75	47	10	29	49	8	-	7	27	-	12	

TABLE E.—Showing Cost of Prosecutions, Fines and Costs Imposed, and Fines and Costs Collected for the Year Ending November 20, 1007.

COUNTIES.	Costs and expenses of prosecution.		Fines and costs imposed.		Fines and costs collected.	=
Androscoggin	\$4,859	10	\$14,982	41	\$14,684 8	32
Aroostook	7,470	13	200	75	70 7	75
Cumberland	2 ,882	91	17 ,151	91	16 ,927 9	}1
Franklin	991	37	1 ,192	95	785 0	00
Hancock	1 ,670	68	889	55	1,004 5	55
Kennebec	4,074	39	12 ,985	04	2,698 6	35
Knox	2,433	51	869	03	869 0)3
Lincoln	1,725	97	67 0	00	438 0	0
Oxford	4 ,133	44	2,567	15	2,716 9	1
Penobscot	8 ,194	20	21 ,696	26	16,778 4	18
Piscataquis	1,574	29	1 ,854	89	1,619 8	39
Sagadahoc	2,258	6 8	1 ,203	14	456 7	7
Somerset	2,429	13	834	4 8	834 4	18
Waldo	2,061	26	4 ,548	75	1 ,848 7	5
Washington	2,681	5 2	1 ,886	37	410 4	£1
York	3 ,589	15	1 ,982	64	4,013 8	36

TABLE F.—Showing the Amounts Paid Out by the County Treasurers for Costs of Prosecutions in the Supreme Judicial Court, and in the Superior Courts; on Bills of Costs allowed by the County Commissioners for Support of Prisoners in Jails; to Grand Jurors and to Traverse Jurors at Terms of Court held for Criminal Business; also the Amounts received from the Fines, Costs and Forfeitures in said Courts, from Magistrates, Jailers, and other Officers, Year Ending November 20, 1907.

Counties.		superior courts.	Amount paid for support of prisoners in	Jaur.	Amount paid grand jurors.		Amount paid traverse jurors.		Amount received from fines, etc.		Suppression liquor traffic per diem.	
Androscoggin	\$4,859	10	\$4,849	72	\$1,019	24	\$5,808	52	\$14,228	58	\$10	00
Aroostook	10 ,196	64	-		1,065	12	5 ,177	00	1 ,317	79	-	
Cumberland	4,506	05	12,858	65	1,593	64	1 ,483	16	15 ,379	39	11	14
Franklin	460	73	1,408	95	283	32	1 ,821	38	1,281	21	364	39
Hancock	1,670	78	1,333	62	862	6 0	1,963	94	1,324	74	2,541	12
Kennebec	4,074	39	7,081	14	1,009	84	3 ,269	08	8,664	16	192	00
Knox	2,433	51	1,421	07	683	84	2,097	48	1,691	27	-	
Lincoln	1 ,636	34	762	00	483	76	1,033	68	824	84	800	00
Oxford	3 ,877	58	1,933	63	527	06	4 ,352	76	6 ,439	57	-	
Penobscot	14,624	63	3,795	12	963	12	1,521	74	34,766	62	5 ,248	24
Piscataquis	1,586	54	341	00	653	66	1,942	20	1,619	89	_	
Sagadahoc	3 ,575	21	760	92	616	56	2 ,372	20	1,127	76	863	25
Somerset	2,558	93	1,118	36	567	18	2,532	84	899	48	-	
Waldo	2 ,061	26	771	21	809	78	2 ,854	05	1,848	75	20	14
Washington	2 ,681	52	1,003	14	957	60	2 ,154	31	865	11	_	
York	3 ,589	15	3,144	73	965	44	4 ,087	12	4 ,013	86	5 ,910	52

TABLE A.

TABLE OF CRIMINAL STATISTICS—1908.

The several county attorneys for their several counties made returns for the year ending November 20, 1908, of the following cases, which were entered in the law courts for said year, and were disposed of as herein stated.

ANDROSCOGGIN COUNTY.

State vs. intoxicating liquors, M. C. R. R. Argued December term, 1908. Pending.

State vs. intoxicating liquors, M. C. R. R. Same entry.

State vs. intoxicating liquors, M. C. R. R. Same entry.

State vs. intoxicating liquors, M. C. R. R. Same entry.

State vs. Louis Abromson. Pending.

State vs. Fred Reed. Pending.

State vs. intoxicating liquors.

State vs. James E. Bailey. Pending.

State vs Panid Kapicaki. Pending.

State vs. George Mone, alias Nicholas Mone. Pending for argument.

State vs. Arthur Messier.

AROOSTOOK COUNTY.

State vs. John E. Roberts. Appeal dismissed.

CUMBERLAND COUNTY.

State vs. William A. Holland. Search and seizure. Trial—guilty. Law overruled.

State vs. Henry H. Hunt. Search and seizure. Demurrer. Dismissed.

State vs. Melvin A. Jolly. Same entry.

State vs. Edward C. McNeil. Same entry.

State vs. Daniel Noceda. Same entry.

State vs. Harry K. Noyes. Same entry.

State vs. William A. Holland. Nuisance. Law court. Pending.

State vs. Henry H. Hunt. Nuisance. Demurrer. Dismissed. State vs. Melvin A. Jolley. Same entry.

State vs. Thomas L. Lambert. Larceny. Excps. overruled.

State vs. Henry H. Hunt. Search and seizure. Demurrer. Dismissed.

State vs. Henry H. Hunt. Unlawful possession of liquors. Demurrer. Dismissed.

State vs. Almon B. Leavitt. Unlawfully digging clams. Law. Pending.

State vs. Harry K. Noyes. Search and seizure. Demurrer. Dismissed.

State vs. Julius A. Rundin. Same entry.

State vs. John H. Snow. Unlawfully digging clams. Law. Pending.

State vs. Willard W. Strout. Unlawful possession of liquors. Demurrer. Dismissed.

State vs. Harry K. Noyes and Rosa Noyes. Disorderly house. Demurrer. Dismissed.

State vs. Henry H. Hunt. Nuisance. Demurrer. Dismissed. State vs. Willard W. Strout. Unlawful possession of liquors. Demurrer. Dismissed.

State vs. Otis Gray. Same entry.

State vs. Hugh O'Donnell. Unlawful possession of liquors. Demurrer. Pending.

State vs. James Reed. Same entry.

FRANKLIN COUNTY.

None.

HANCOCK COUNTY.

State vs. Otis H. Jellison. Riot. Argued in writing. Jdgt. for State.

KENNEBEC COUNTY.

State vs. Geo. H. Towle. Excps. overruled for want of prosecution.

State vs. Moses Carey. Same entry.

State vs. Vede Carey. Same entry.

State vs. Chas. Rhoades. Same entry.

State vs. Henry Stickney. Same entry.

State vs. Thos. Poulin, Aplt. Same entry.

State vs. Henry Stickney. Excps. overruled for want of prosecution.

State vs. Joseph Pepin. Same entry.

State vs. Albert Carr. Same entry.

State vs. Joseph Pepin, Aplt. Same entry.

KNOX COUNTY.

None.

LINCOLN COUNTY.

State vs. James A. Duane. Demurrer overruled.

State vs. Willie A. Davis. Entered at Portland. Continued.

OXFORD COUNTY.

State vs. Edward Siddall. Excps. overruled.

PENOBSCOT COUNTY.

State vs. J. P. Bass Publishing Company, Aplt. Jdgt. for State.

State vs. Amos Fezzette, Aplt. Excps. sustained. Jdgt. arrested. Complaint quashed.

PISCATAQUIS COUNTY.

State vs. intoxicating liquors, M. C. R. R. Co. Claimant. Argued. Pending.

State vs. Thomas Tweedie. Pending.

State vs. Henry N. Bartley. Pending.

SAGADAHOC COUNTY.

None.

SOMERSET COUNTY.

State vs. William Howard. Excps. overruled.

State vs. Joel H. Gray. Pending.

State vs. Joel H. Gray. Pending.

State vs. Joel H. Gray. Pending.

WALDO COUNTY.

State vs. Winfield S. Edminister. Search and seizure.

State vs. Winfield S. Edminister. Common nuisance.

State vs. Winfield S. Edminister. Common seller.

State vs. Winfield S. Edminister. Single sale.

State vs. Jerey Staples. Common seller.

State vs. Jerey Staples. Single sale.

WASHINGTON COUNTY.

None.

YORK COUNTY.

State vs. Frederick C. Yates et als. Rescript sustaining State.

TABLE B.—Giving List of Persons Sentenced in the Different Counties, with the Offenses and Sentences for the Year Ending November 20, 1908.

ANDROSCOGGIN COUNTY.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Joseph B. Hatch	Larceny	3 months in jail.	
Michael and Joseph Marcincullo	Search and seizure		\$100 & costs, \$16.5
Melaide Maheux	Seizure from person	Filed.	\$100 & costs, \$4.8
Alfred Fortier	Search and seizure	Filed,	\$100 & costs, \$5.8
Ulric Biron	Transporting liquors		\$50 & costs, \$4.8
Thomas Fortin	Search and seizure	Nol prossed by order of court.	, 400 te costa, 41.0
Thomas Fortin	Search and seizure	Nol prossed by order of court.	
Toseph Prim	Search and seizure	N. P. on account of death of respondent.	
John Shaw	Intoxication, second offence	60 days in jail.	@# #=
Percy HamAdelard NorinAdelard Noel and Alfred Morin	Illegal possession		\$5 fine, costs \$4.22 \$100 \ \$7.25 \
delard Noel and Anted Morni	Thegat possession		each 7.25
			Each fd. half costs
Michael_O'Connell	Search and seizure	Nol prossed.	
Walter Desmarais	Assault and battery	Nol prossed on payment of costs.	#100 P # #F 9
Patrick Gilroy	Search and seizure		\$100 & costs, \$5.3 \$100 & costs, \$7.8
Pierre Simard	Search and seizure		\$100 & costs, \$6.8
ohn King	Intoxication		\$5 & costs, \$4.22
Francois Pellerin	Search and seizure	Continued.	
Honore Frechette	Illegal possession	Nol prossed.	
oseph Frechette	Illegal possession Illegal possession	Nol prossed.	\$100 & costs, \$6.2
Francois Pelleria and Archille Frechette	Search and seizure		\$100 & costs, \$\pi_0.2
TAMON I CHEIM AND INCOME I TOUROUS.			one-half costs.
ohn McManus	Intoxication, second offence	Nol prossed.	
uesime Roy	Illegal possession	Continued.	A100 0 4 AF
Arthur Messier	Search and seizure	60 days in jail.	\$100 & costs, \$5.3
Alfred Perron and Felix Ducharme	Search and seizure	oo days in jan.	Each \$100 & one
inted retroit and renx Ducharme	Source data source of the second		half costs, \$7.08
Josephine Evans	Search and seizure	Filed.	
Michael Guthrie	Search and seizure	Filed.	

ANDROSCOGGIN COUNTY-CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Charles P. Groves	Illegal possession		\$100 & costs, \$6.8
Fred Couture	Search and seizure		\$100 & costs, \$7.3
Maurice Carney	Search and seizure		\$100 & costs, \$6.8
Patrick Lahey	Search and seizure		\$100 & costs, \$5.3
oseph Gaudette	Search and seizure	Nol prossed.	
Edward Stone	Illegal possession	N. P. on account of death of respondent.	
oseph Van Hanten	Search and seizure	Not guilty.	
George Croteau	Illegal possession	Filed.	
Napoleon Blanchette	Larceny	Continued.	
oseph Wiseman	Search and seizure		\$100 & costs, \$5.3
Herbert Fletcher	Illegal possession	Filed.	
Paul Roy	Search and seizure	60 days in jail and	\$100 & costs, \$4.8
Paul Roy	Search and seizure		\$100 & costs, \$5.
Paul Roy	Search and seizure		\$100 & costs, \$4.
Ernest Gagne	Search and seizure	60 days in jail and	\$100 & costs, \$4.5
Ernest Gagne	Search and seizure	Filed.	
W. L. Judkins	Seizure from person		\$100 & \$ 6.80 cos
ierre Toulouse	Search and seizure		\$100 & costs, \$5.3
ohn P. Breen	Search and seizure		\$100 & costs, \$5.
ohn P. Breen	Search and seizure	Nol prossed.	#100 ft . #01
Armand Lessard	Search and seizure		\$100 & costs, \$3.5
rmand Lessard	Seizure from person		\$100 & costs, \$4.8
Patrick Doyle	Illegal possession		\$100 & 5.30.
oseph Boutin	Assault and battery	N. P. on payment of costs taxed at	\$10.31.
Ienry Buckley	Search and seizure	****	\$100 & costs, \$4.8
Ierbert Fletcher	Seizure from person	Filed.	
ugusta C. Kingsley	Search and seizure	Filed.	
nnie Bartlett	Illegal possession	Nol prossed.	\$100 % \$6
Iary Buckley	Search and seizure	A	\$100 & costs, \$6.8
Vinnie Gilroy	Assault and battery	Continued.	@100 %t- @1
rnest Gagne	Search and seizure	60 days in jail and	\$100 & costs, \$1
rchille Frechette	Intoxicating liquors	Liquors declared forfeited.	
erdinand Ebert	Intoxicating liquors	Liquors ordered returned.	
rank L. Jones	Cheating by false pretence	2 months in jail.	
rank L. Jones	Cheating by false pretence	10 months in jail.	
rank L. Jones	Cheating by false pretence	10 months in jail.	

Frederick A. Marsh	Abortion	Nol prossed.			
Joseph W. Boutin	Larceny	Continued.			
John Daly	Assault with intent to kill	4 months in jail.			
Francois Pellerin and Archille Frechette	Nuisance	Continued.	Ï		
Willie Dutton and Willie Daly	Breaking, entering and larceny	Continued till Jan. T., 1909.			
Willie Dunton and Willie Daly	Breaking, entering and larceny	Continued till Jan. T., 1909.			
Pierre Toulouse	Nuisance	Continued on account of illness of de-			
Ticite Todiodec	114154410011111111111111111111111111111	fendant.			
Arthur G. Randall	Robbery	4 years in Thomaston.			
Lawrence Webb	Assault with intent to rape	1 year in jail.			
Vincent Kuta	Breaking, entering and larceny	i year in jan.	8100 £	#10	
	M.:		\$100 & costs,		
Augusta C. Kingsley	Nuisance	60 days and	\$100 & costs,	\$10.	≻
Leon Beaudin	Obscene pictures	Continued.			ΗŽ
Fred C. Boss.	Breaking, entering and larceny	2½ years in Thomaston.			Ħ
Alfred Fortin	Nuisance	4 months in jail.			2
Ernest Gagne	Nuisance	Sentence deferred.			ATTORN
Mary Jacques	Nuisance	6 months in jail.			
Michael Guthrie	Nuisance	60 days and fine of	\$100 & costs,	\$ 10.	Ē
Henry Buckley	Nuisance	Continued.			~
Patrick Doyle	Nuisance	Continued.			G
W. L. Judkins	Nuisance	Continued.			
Armand Lessard	Nuisance	3 months in jail or fine of	\$250 & costs,	\$ 10.	EZ
Arthur Messier	Nuisance	Continued.			ñ
Alfred Morin	Nuisance	Filed by order of court.			ERA
Metaide and Alfred Maheux	Nuisance	Continued.			Ã
Paul Rov	Common seller	Sentence deferred.			H
Paul Rov	Nuisance	Sentence deferred.			ര്
Thomas Madden	Search and seizure		\$100 & costs,	\$6.37	
Margaret Hines		Nol prossed, death of respondent.	Ψ100 W 005 W,	ψ 0.0 1	$^{\bowtie}$
Arthur Gravel	Search and seizure	Continued.			
Louis Abramson	Single sale	Continued.			P
Louis Abramson	Illegal possession	Continued.			ÉPORT
Louis Abramson	Search and seizure	Continued.			~
Louis Abramson	Search and seizure	Continued.			• •
Joseph Beauchesne	Seizure from the person	Nol prossed, having served 60 days await-			
Coppin Douterlessie,	Solution and polosia	ing court.			
Felix Beaulieu	Illegal possession	N. P. on account of death of respondent.			
Emile Berube	Search and seizure	60 days and	\$100 & costs,	\$5 9e	
John Breen	Search and seizure	oo days and	\$100 & costs, \$		
Linn Breton	Search and seizure	Filed.	aron or costs,	p4.0U	
Cesaire Brodeur.	Search and seizure.	r ned.	\$100 & costs, \$	27 20	
Cesaire Brodeur.	Search and seizure.	***************************************			
Michael Brounstein.	Search and seizure	Nol prossed by order of court.	\$100 & costs, \$	pr.3U	
Maurice Carney	Search and seizure	Filed.			
Philias Charon	Search and seizure.		\$100 & acata 6	PE 20	8
I mas charog	Scarcii and Sciente	***************************************	\$100 & costs,	D0.3U	3

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ANDROSCOGGIN COUNTY-CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Maggie Crane	Search and seizure	Filed.	
Ovide Demasse	Assault and battery	Continued.	
Napoleon Dubois	Search and seizure	Continued.	
Ludger Dumais	Transportation	* * * * * * * * * * * * * * * * * * * *	\$50 & costs, \$6.22
Mary Gilroy	Search and seizure		\$100 & costs, \$5.30
Bartley Judge	Intoxication, second offence	Continued.	
Wilbrod Lebel	Search and seizure	N. P. on account of death of respondent.	
Wilbrod Lebel	Search and seizure	N. P. on account of death of zespondent.	
Wilbrod_Lebel	Search and seizure	N. P. on account of death of respondent.	
Adolph Leblanc	Search from person		\$100 & costs, \$4.80
Joseph Leclair	Search and seizure	60 days and	\$100 & costs, \$5.30
Joseph Leclair	Search and seizure	60 days and	\$100 & costs, \$4.80
Leon Lanzier	Search and seizure	Nol prossed.	
Phillip McGraw	Illegal possession	Continued.	
Bridget McSherry	Search and seizure	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	\$100 & costs, \$5.30
Albert D. Morneau	Search and seizure	Continued.	
Albert D. Morneau	Search and seizure	Continued.	
Wm. N. Morrill	Assault and battery	Defaulted.	
Cyprien Ouellette	Seizure from person		\$100 & costs, \$4.80
Joseph Page	Search and seizure	60 days and	\$100 & costs, \$4.80
Daniel Roades	Illegal possession		\$100 & costs, \$5.82
John Sullivan	Search and seizure	A	\$100 & costs, \$5.38
Pierre Toulouse	Search and seizure	Continued on account of illness.	
Pierre Toulouse	Search and seizure	Continued on account of illness.	
Alice J. Wiseman.	Search and seizure	60 days and	\$100 & costs, \$4.80
Intoxicating liquors, Langley Transportation Co., claimant		C	
Interior time liquore Tomber Transport		Continued.	
Intoxicating liquors, Langley Transportation		Continued.	
Co., claimantIntoxicating liquors, Langley Transportation		Continued.	
Co., claimant		Continued.	
Intoxicating liquors, Langley Transportation	*****************************	Continued.	
Co., claimant		Continued.	
Louis Abramson	Nuisance		
Louis Abramson	Common seller	Guilty. Law. Continued.	
John Amoldy	Breaking, entering and larceny	1 year in jail.	

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Emile Berube	Nuisance	5 months	\$200 & costs, \$10.
Emile Berube	Common seller	Filed.	\$200 & costs, \$10.
Linn and Celina Breton	Nuisance		
Linn and Cenna Drewn,	Nuisance	Linn Breton 30 days in jail and fine of	\$200 & costs, \$10.
		Celina Breton defaulted.	
Joseph Beauchesne	Nuisance	Continued.	
John Breen	Nuisance	Defaulted.	
Felix Beaulieu	Nuisance	Nol prossed.	
Jabez H. Bradbury	Nuisance	Bond to keep peace 2 years	\$200 & costs, \$10.
Maurice Carney	Common seller		
		NT-4 - 374	\$100 & costs, \$13.03
Frank Campbell	Receiving stolen goods	Not guilty.	
Philias Charon	Nuisance	Continued.	
Fred S. Cressey	Breaking, entering and larceny in night time	12 months in county jail.	
Joseph Fountain	Nuisance	Continued.	
Albert French	Assault and battery	Not guilty by direction of court.	
Annie Ferguson	Adultery	Filed.	
James Gauthier, alias Joseph Gauthier	Breaking, entering and larceny in night time		
Arthur Gravel	Nuisance	Continued.	
Mary Gilroy	Nuisance	Defaulted.	
Fred M. Harvey	Larceny	10 months in county jail.	
Margaret Hines	Nuisance	N. P. by order of court, respondent dead.	
L. L. Hackett	Selling mortgaged property	Continued.	
Thomas P. King	Nuisance	Defaulted.	
Joseph Leclair	Common seller	90 days in jail.	
Wilbrod Lebel	Nuisance	N. P. on account of death of respondent.	
Wilbrod Lebel	Common selltr	N. P. on account of death of respondent.	
Joseph Leclair	Nuisance	Filed.	
Leander Lebrun	Nuisance	Defaulted.	
Thomas Madden	Nuisance	Filed.	
Bridget McSherry	Nuisance	3 months in jail.	
Nathaniel Moody	Breaking, entering and larceny in night time	Continued on probation.	
James Meehan	Adultery	Filed.	
Frederick A. Marsh	Larceny		\$100 fine.
	Abortion	Sentence deferred.	φιου nne.
Frederick A. Marsh			
James Meehan and Annie Ferguson	Nuisance	James Meehan 2 months in jail. Filed	
		as to Annie Ferguson.	
George E. Miner	Common seller	Continued.	
Albert D. Morneau and George E. Miner	Nuisance	Albert D. Morneau not guilty, continued	
		as to Miner.	
Albert D. Morneau	Common seller	Continued.	
Joseph A. Nadeau	Nuisance	Continued.	
Joseph Ouellette	Nuisance	Continued.	
James Oates	Breaking, entering and larceny in night time	Continued on probation.	
James O'Brien, alias James Ahearn	Attempt to break and enter	15 months in Thomaston.	
Cyprien Ouellette	Nuisance	Continued.	
Joseph Page	Nuisance	Continued.	

ANDROSCOGGIN COUNTY-CONTINUED.

NAME.	Crime.	Imprisonment, Etc.	FINE, ETC.
James Pelkey, alias Joseph Pelkey	Breaking, entering and larceny	Filed.	
Auguste Perron and Felix Ducharme	Nuisance	Felix Ducharme nol prossed, Auguste Perron continued to Jan. T., 1909.	
Napoleon Gagne	Nuisance	3 months in jail.	
Thomas Fortin	Nuisance	Not guilty. Continued.	
Wilbrud Lebel and Herbert Fletcher	Common seller	As to Wilbrud Lebel nol prossed on ac-	
		count of his death.	
Wilbrud Lebel, Geo. Couture and Herbert Fletcher	Nuisance	As to Wilbrud Lebel nol prossed on account of his death.	
Martin Bergin and James Donovan	Nuisance	Continued.	
Joseph Page	Nuisance	5 months in jail.	
Patrick Lahey	Nuisance	Continued.	
John P. Breen Patrick Gilroy	Nuisance Nuisance	Continued.	
Honore Frechette	Nuisance	Nol prossed.	
Francois Frechette	Nuisance	Continued.	
Joseph Frechette Pierre Simard	Nuisance Nuisance	Continued. Nol prossed.	
Joseph Wiseman	Nuisance	5 months in jail and fine	\$200 & costs, \$10.
Etta Hartwell	Nuisance	Continued to Jan. term, 1909.	
Dominic Leclair	NuisanceNuisance	Not prossed by order of court. Not guilty.	
Josephine Evans	Nuisance	4 months in jail.	
Fred Coutare	Nuisance	Filed.	
George Croteau, Jr., and Joseph Leclair	Nuisance	Geo. Croteau, 4 months in jail Nol prossed as to Leclair.	\$100 & costs, \$10.
Albert French	Larceny.,	Continued.	
Fred C. Bosse	Larceny	Filed.	
Rosetta Grant	Larceny	1 year in jail. Nol prossed.	
Fannie Grant.	Larceny	9 months in iail.	
Dennis Callahan	Nuisance	Continued.	
Edgar BarnesGeorge A. Baxter	Illegal possession	Nol prossed.	\$100 & \$6.80 costs.
Philogene Beaudette	Search and seizure		\$100 & \$5.55 costs.

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Alfred Beliveau	Search and seizure	Nol prossed.	l .
Eustice Bennett	Illegal possession		\$100 & costs. \$7.36
Martin Bergin	Search and seizure		\$100 & costs, \$4.80
Joseph Bernard	Search and seizure	Continued.	\$100 & 500tb, \$1.00
Joseph Burns	Search and seizure	Continued.	
Amelia Berube	Search and seizure.		\$100 & costs, \$5.30
Thiodule Bilodeau	Search and seizure	60 days or	\$100 & costs, \$4.80
Ulric Biron	Search and seizure	60 days and	\$100 & costs, \$5.30
Fred Bourassa	Illegal fishing	Continued.	Ψ100 & cosus, ψ0.50
John Breen	Search and seizure	60 days or	\$100 & costs, \$5.30
Joseph Breton	Search and seizure	60 days and	\$100 & costs, \$4.80
Michael Brownstein	Search and seizure	Continued.	Ψ100 & 05313, Ψ1.00
Michael Brownstein	Search and seizure	Continued	
Mary Buckley.	Search and seizure	60 days or	\$100 & costs. \$4.80
Mary Buckley	Search and seizure	60 days and	
Martin Coffey.	Intoxication	oo days and	
Pearl Cole.	Intoxication, second offence	60 days in jail.	φ100 & costs, φ4.60
Ivory H. Castor	Intoxication, second offence.	30 days in jail.	[
Dennis Coughlin	Intoxication	oo days ii jan.	\$5, costs \$6.22.
George G. Curtis	Search and seizure	60 days or	
Arthur P. Dedoelder	Search and seizure.	oo days or	
Patrick Doyle and Alphonse Nadeau	Search and seizure		Each \$100 and one-
radick Doyle and Alphonse Wateau	Bearen and seizure		half costs, \$6.55
Narcisse Desilse	Search and seizure	60 days and	\$100 & costs, \$5.30
Joseph Driscoll	Intoxication, second offence	60 days.	φ100 & costs, φ5.50
Josephine Evans	Search and seizure	60 days and	\$100 & costs, \$4.86
Thomas Flannigan	Intoxication	oo days and	\$5 & costs, \$4.32.
John Flynn.	Search and seizure.		\$100 & costs, \$8.55
Patrick Gilrov	Illegal possession		\$100 & costs, \$8.55
John Gilroy	Intoxication		\$5 & costs, \$4.24.
Patrick Gilrov	Search and seizure	60 days and	\$100 & costs, \$5.30
Peter Hoosten	Malicious mischief	Continued.	\$100 & costs, \$5.50
Abraham Hasburg	Search and seizure	Continued on account of illness of re-	
moramam masourg	bearen and seizure	spondent.	
Al. Haskell	Assault and battery	Nol prossed on payment of costs.	
Al. Haskell	Assault and battery	Filed.	
Adelbert L. Harmon.	Search and seizure.	riled.	\$100 & costs. \$5.30
Etta Hartwell	Search and seizure	60 days and	\$100 & costs, \$6.50
Dennis Hayes.	Intoxication.	oo days and	\$5. & \$4.22 costs.
William Hayes.	Intoxication		
Fred Henry	Assaut and battery	• • • • • • • • • • • • • • • • • • • •	\$5, & \$6.22 costs. \$15 & \$4.22 costs.
Fred Henry	Search and seizure		\$100 & \$4.22 costs. \$100 & \$8.14 costs.
James Hiltz	Malicious mischief	Continued.	THE PROPERTY OF THE PROPERTY.
Benjamin F. Hodgsdon			
Lizzie Horrigan	Non support	\$4 weekly for space of one year.	\$100 6 posts \$5.00
Tuzzie Hottikan	Search and seizure	• • • • • • • • • • • • • • • • • • • •	\$100 & costs, \$5.30

ANDROSCOGGIN COUNTY—CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Henry Houle and Fidele Houle	Search and seizure		Each \$100 & half
James W. Howard James A. Howard Gideon Huard Maine Central Railroad Daniel Kapicski	Search and seizure. Search and seizure. Illegal possession. Intoxicating liquors. Search and seizure.	60 days and Continued. Sentence deferred.	costs, \$6.55. \$100 & \$5.80 costs. \$100 & \$4.86 costs. \$100 & costs, \$4.22
John Kilroy Thomas Kilroy Thomas P. King Thomas P. King Thomas P. King	Intoxication Intoxication Search and seizure Search and seizure Search and seizure	60 days and 60 days and 60 days or	\$5, costs \$4.22. \$5, costs \$4.22. \$100 & costs, \$5.30 \$100 & costs, \$5.30 \$100 & costs, \$4.80
Thomas Korytko. Exilia Laflamme Louis Laflamme Leander Lebrunn and Joseph Pate Leander Lebrunn	Search and seizure. Single sale. Search and seizure Single sale. Search and seazure.	Nol prossed. Each 60 days and	\$50 & \$4.22 costs, \$100 & \$14.38 costs \$50 & costs, \$4.22 \$100 & \$6.38, one half of costs.
Leander Lebrunn Leander Lebrunn James Pelkey, alias Joseph Pelkey Fred Reed Fred Reed	Search and seizure Search and seizure Breaking, entering and larceny Common seller Nuisance	13 months in county jail. Continued. Guilty. \$800 & 30 days. Law court.	\$100 & costs, \$5.30 \$100 & \$4.86 costs
Frank Rosy John Randall, alias John Ahern Daniel Roache John Sullivan Peter Thomas Pierre Toulouse	Cheating by false pretences. Attempt to break and enter. Nuisance. Nuisance. Nuisance Nuisance. Ommon seller.	2 years in Thomaston. 2 years in Thomaston. Filed. Continued. Continued. Continued on account of sickness of re-	
Pierre Toulouse	Nuisance	spondent. Continued on account of sickness of respondent.	
Samuel Young David Forgue Lena Blanchette George E. Baxter	Nuisance Nuisance Nuisance Nuisance	10 months in county jail. Not apprehended. 3 months county jail. Not guilty.	

Hattie E. Cole	Nuisance	Defaulted.	1
Napoleon Blanchette	Nuisance	Continued.	
Fred Henry	Nuisance	3 months in jail.	
William Driscoll	Nuisance	60 days in jail.	
Felix Beaulieu	Nuisance	Nol prossed on account of death.	
Alice G. Wiseman	Nuisance	Continued.	
Mina Tardif	Nuisance	Defaulted.	
Lena Dube	Nuisance	Not apprehended.	
Arthur Cliche	Nuisance	4 months in jail.	
Michael Marcimcello.	Search and seizure	indicing in juin	\$100 & costs, \$16.60
Leander Lebrune and Joseph Page	Search and seizure	60 days and	\$100 & costs, \$4.80
Joseph Leclair	Search and seizure	60 days and	\$100 & costs, \$4.80
George Maloon	Intoxication	oo days and	\$5 & \$4.22 costs.
Salim Mansour	Search and seizure	Continued.	φυ & φτ.22 Costs.
Lizzie Marten	Assault and battery	Continued.	\$15 & costs, \$4.22.
Lizzie Marten	Search and seizure		\$100 & costs, \$4.22.
Peter McBrine	Intoxication		\$5 & costs, \$6.22.
Edward McCarthy	Intoxication		\$5 & costs, \$6.22.
Michael McCarthy	Search and seizure	60 d	#100 % master #9 20
Daniel McDonald	Search and seizure	60 days or	\$100 & costs, \$8.30
Thomas McNamara			\$100 & costs, \$4.80 \$100 & costs, \$4.22
	Illegal possession	00.1	\$100 & costs, \$4.22
Phillippe Nadeau	Intoxication, second offence	30 days in jail.	@100 f @7.30
Joseph A. Nadeau	Search and seizure		\$100 & costs, \$5.30
Catherine O'Brien	Search and seizure	44.4	\$100 & costs, \$4.80
Daniel O'Connell	Intoxication, second offence	30 days in jail.	
John O'Connell	Assault and battery	Continued.	
John O'Connell	Intoxication	201311111111111111111111111111111111111	\$5 & costs, \$4.80.
Joseph Page	Search and seizure	60 days and	\$100 & costs, \$4.80
Thomas Paradis	Search and seizure	Nol prossed.	
Henry Pellerin	Search and seizure		\$100 & costs, \$6.72
Earle Pollister	Intoxication		\$5 costs \$6.84.
William Ratigan	Intoxication		\$5 & costs, \$6.97.
Dwight Ross	Intoxication, second offence	60 days in jail.	
Mark N. Savage	Assault and battery	Continued.	
George Segalos	Search and seizure	Continued.	
Charles Segalos	Search and seizure	Continued.	
George Shaw	Intoxication	Dismissed. Respondent dead.	
Pierre Simard	Search and seizure		\$100 & costs, \$5.80
Pierre Simard	Search and seizure	Sentence deferred.	
Phillippe Siron	Illegal fishing	Continued.	
Arthur E. Smith	Single sale		\$50 & costs, \$6.22
Arthur E. Smith	Search and seizure		\$100 & costs, \$7.30
Henry Stein	Illegal possession	Nol prossed by order of court.	
Michael Sweeney	Illegal possession		\$100 & costs, \$4.22
Eugene B. Sylvester	Assault and battery	Nol prossed on payment of \$17.	
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ANDROSCOGGIN COUNTY—Continued.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Isidore Tardiff	Illegal possession		\$100 & costs, \$5.22
Billy Thomas	Assault and battery	Continued.	
Pierre Toulouse	Search and seizure	Continued on account of sickness of respondent.	
Thomas Vallier	Search and seizure	spondent.	\$100 & costs, \$6.80
John A. Ward	Intoxication, second offence	30 days in jail,	φ100 & costs, φ0.50
George F. Williams	Intoxication, second offence	60 days in jail.	
Augustus S. Prav	Cruelty to horse	Defaulted.	
Martin Bergin and James Donovan	Nuisance	Defaulted.	
Joseph Bernard	Nuisance	Continued.	
Emile Berube	Nuisance	Filed.	
Emile Berube	Nuisance	7 months in jail.	
Amelia Berube	Nuisance	Continued.	
Theodule Bilodeau	Adultery	4 months in jail.	2000 1 1 4 1
Theodule Bilodeau	Nuisance	60 days in jail or	\$200 in default.
Ulric Biron	Nuisance	Defaulted. 18 months in Thomaston.	
Philogene Beaudette	Rape Nuisance	Defaulted.	
John Breen	Nuisance	Defaulted.	
Joseph Breton	Nuisance	Defaulted.	
Michael Brownstein	Nuisance	Continued on ground of sickness.	
Mary Buckley	Nuisance	Defaulted.	
Joseph Campagne	Assault with intent to kill	2 years in Thomaston.	
Hattie E. Cole	Nuisance	Defaulted.	
Chas. W. Coombs and \	Nuisance		\$200 & \costs,22.70
Edwin Woodside f	Nuisance		\$400 & costs,22.70
Herman H. Davis	Rape	4 years in Thomaston.	
Narcisse Deslisle	Nuisance	Defaulted.	****
Arthur Doedelder	Nuisance	60 days or	\$ 200.
osephine Evans	Nuisance	Defaulted. Defaulted.	
alvator Faticoni	Assault and battery	1 year and 6 months in Thomaston.	
Salvator Faticoni	Assault and battery	Filed.	
Salvator Faticoni	Assault and battery	Filed.	
Salvator Faticoni	Assault and battery	Filed.	
Salvator Faticoni	Assault and battery		

John Flynn	Nuisance	Defaulted.	
Adelbert L. Harmon	Nuisance	Defaulted.	
Etta Hartwell	Nuisance	4 months in jail.	
Abraham Hasburg	Nuisance	Continued on ground of sickness.	
Gustave Hevman	Having in possession obscene pictures with	•	
	intent to sell same		\$ 250.
Lizzie Horrigan	Nuisance	3 months or	\$ 250.
Henri Houle and Fidele Houle	Nuisance	Defaulted.	
James W. Howard	Nuisance	Defaulted.	
Patrick Gilroy	Nuisance	Defaulted.	
Daniel Kapicski	Nuisance	3 months or	\$200, Law.
Thomas P. King	Nuisance	Defaulted.	
Louis L. Laflamme	Nuisance	Defaulted.	
Olivine Lebrum	Nuisance	Defaulted.	
Leander Lebrum	Nuisance	Defaulted.	
Joseph Leclair	Nuisance	6 months in jail.	
Salim Mansour	Assault and battery	Continued.	
Lizzie Martin	Nuisance	Sentence deferred.	
Michael McCarthy	Nuisance	Defaulted.	
Daniel McDonald	Nuisance	Defaulted.	
Walter Murray	Breaking, entering and larceny in night time	3 years in Thomaston.	
Joseph A. Nadeau	Nuisance	Continued for sentence.	
Catherine O'Brien	Nuisance.	Filed.	
Joseph Page		5 months in jail.	
George W. Perkins and John F. Perkins	Murder	Continued.	
Louis Rand	Breaking, entering and larceny in night time	3 years in Thomaston.	
Georgie Ray	Adultery	Continued for sentence.	
George Segalos	Nuisance	Continued.	
Pierre Simard	Nuisance	Filed.	
Pierre Simard, Jr	Nuisance	Defaulted.	
Benjamin Small	Assault and battery	Not guilty.	
Arthur E. Smith	Nuisance	Filed.	
Michael Sweeney	Nuisance	Defaulted.	
Isidore Tardiff	Nuisance	Defaulted.	
Peter Thomas and Charles Segalos	Nuisance	Continued.	
Pierre Toulouse	Nuisance	Continued on account of sickness.	
Thomas Vallier	Nuisance	Defaulted.	
Joseph Wiseman	Nuisance	8 months in jail.	
James E. Bailey	Larceny.	1 year in jail. Law on appeal.	
Philip Chesley		15 months in county jail. Filed.	
Wilfred R. Designating	Forgery		
Wilfred R. Desjardins	ForgeryLarceny	1 year in jail. 2 months in jail.	
Martin McGraw	Larceny	Continued.	

ANDROSCOGGIN COUNTY-Concluded.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Thomas McNamara	Common seller, second offence	4 months and	\$200 & in default 4 months additional
Henry Pellerin Fred Reed Everett Quinton Wilson Everett Quinton Wilson Hestor Gaudette Emile Berube Peter Jacques	Nuisance Nuisance Assault Assault Nuisance Nuisance Breaking, entering and larceny	3 months. Continued. Continued. Continued. 60 days and. 2 years in Thomaston.	\$100, & costs, \$10 \$100 & costs, \$5.
	AROOSTOOK COUNTY.		
Audriey Coral George Briggs. John E. Roberts Geo. O. Goodwin. Sumner Pendexter Charles Baar Geo. O. Goodwin. Guy Tardy. Alfred Goodell. Harry L. Brown Vincent Copobianeo Chris Christopher	Assault with intent to kill and murder Assault Murder Cruelty to animals Assault and battery Assault with intent to kill Cruelty to animals Manslaughter Selling liquor Larceny Assault Common nuisance	Nol pros for want of evidence. Nol pros. Life imprisonment in State prison. Nol pros, tried once, jury disagreed. Nol prossed. Six months in jail. Nol prossed. Seven years State prison. Nol prossed. Nol prossed. Nol prossed. Not guilty by reason of insanity. Plead guilty.	Fine \$125, costs \$25 Paid.
George Cole Edward F. Cyr William H. Cyr	Larceny	Two years State prison. Verdict not guilty. Plea guilty	Fine \$50. Costs
William H. Cyr. Wilbert De Merchant. Wilbert De Merchant Wilbert De Merchant	Practicing dentistry without certificate Common seller Selling liquor Nuisance.	Plead guilty 30 days in jail. 30 days in jail. 4 months in jail	\$56.89 Pd. Fine \$25 Pd. Fine \$100, \$15 costs Fine \$50, \$15 costs. Fine \$250, \$75 costs

Theodore Dunbar and Minnie R. Welch. Jonathan Green. Joseph Legasse Joseph Legasse Joseph Legasse Edward McGouey Wesley Munn Fabian Rossegnal	Adultery Common nuisance Common seller Selling liquor Selling liquor Larceny Assault with intent to rape Assault	Indictment ordered on file. Indictment quashed. 30 days in jail. 30 days in jail. 30 days in jail. 18 months in State prison. Nol prossed.	\$100 fine, \$50 costs. \$50 fine, \$50 costs. \$50 fine, \$50 costs. Fine \$50, costs \$41 Paid.
Antoine Sullivan Winfred Wiseman Edward Watson Tyler White Tyler White Tyler White Archie Williams Israel Ouelette	Common nuisance. Breaking, entering and larceny Breaking entering and larceny False pretenses. False pretenses. Common seller Netting salmon		Fine \$100 & costs. Fine \$25, costs
Fred Bouchard	Netting salmon	Nol prossed.	\$6.16 Pd. Fine \$25. Costs \$25.48 Pd.
Fabian Rossegnal Toney Wright Fab an Wisson J. W. Adams	Netting salmon Defrauding employer Killing deer. Assault and battery.	Nol prossed. Quashed. Nol prossed.	Fine \$10. Costs \$76.62 Pd.
Edwin Cyr. Freedy Higgins Freedy Higgins	Killing moose Intoxication Fast driving	Nol prossed. Nol prossed on payment of costs taxed at	\$25.11 Pd. Fine \$5,costs\$5.91 Paid.
Joseph Legasse Michael O'Regan William Anderson Reginald Bachelder Joseph L. Charette	Selling liquor Keeping liquor Not appearing as witness Malicious mischief Resisting officer	Nol prossed. Nol prossed. Nol prossed. 4 months in jail. 60 days in jail.	
Thomas Fraser. Thomas Fraser. William L. Rees. Howard L. Safford.	Selling liquor Selling liquor Assault Assault	30 days in jail. 30 days in jail. Nol prossed.	\$50 fine, \$15 costs. \$300 fine, pd.
Isaac Smith Isaac Smith John H. Stewart Charles W. Watson	Liquor nuisance Common seller Selling liquor Selling liquor	60 days in jail. 30 days in jail. Nol prossed. Nol prossed.	\$200 fines \$15costs. \$100 fines \$10 costs.
Charles W. Watson. J. J. Callahan	Selling liquor	Nol prossed.	\$9 fine pd.

AROOSTOOK COUNTY-Concluded

AROUSTOOK COUNTY—CONCLUDED.			
NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
William Hall Levi H. May Joseph Murphy Charles Ryan Isaac Smith John Stuart John Stuart John Stuart Charles W. Watson Charles W. Watson Charles W. Watson Under Stuart Warren Corey Lyndon J. Oak Alboin H. Davis Geo. A. Cogswell Arthur J. Kimball William Morrill William Sullivan	Killing moose in close time. Assault and battery. Selling liquor. Keeping liquors. Keeping liquors. Selling liquors. Selling liquors. Selling liquors. Selling liquors. Keeping liquors. Keeping liquors. Larrying dangerous weapon Disorderly conduct. Larceny. Assault. Larceny. Threatening to shoot. Selling liquor.	Nol prossed. Nol prossed. Nol prossed. 30 days in jail. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	\$100 fine \$25 costs paid. Verdict not guilty. \$50 fine\$20costs pd. \$100 fine, \$20costs paid. \$50 fine\$25costs pd.
ohn H. King Larceny Put on probation and later nol prossed on			

John H. King	Larceny
	Adultery
John A Cummings	Attempt to break and enter
	Breaking, entering and larceny
John T. Cleary	Breaking entering and larceny
Walter Crowe	Attempt to break and enter

Put on probation and later nol prossed on recommendation of probation officer. Put on probation and later nol prossed on recommendation. Later placed on special docket.
Put on probation, Later placed on special docket.
Put on probation, later nol prossed on recommendation of probation officer.
Put on brobation, later nol prossed on recommendation of probation officer.
Special docket.

		larceny	Probation, nol prossed on recommendation	
	* * ** ***	D: 1.1	probation officer.	
	Jennie Merrill	Disorderly house	Probation, nol prossed on recommendation	
	Horace Leighton	Breaking and entering with intent to commit	probation officer.	
	norace Leignton	larceny	Probation, later six months in iail.	
	Frank C. Girard	Malicious mischief	Probation, later sixty days in jail.	
1	Barbara Mannion	Nuisance	Probation, later dismissed.	
•	James Jayson and John Couillard	Breaking, entering and larceny	Probation, later special docket.	
	Herbert J. Walsh	Malicious mischief	Probation, later special docket.	
	Stephen Foley	Unlawful possession intoxicating liquors	Probation, later nol prossed.	
	Patrick H. McNamera.	Search and seizure	Probation.	
	William O. Strout.	Breaking, entering and larceny	Probation, later special docket.	
	Thomas R. Nally	Nuisance	Special docket.	
	Ned Bloomberg	Unlawful possession intoxicating liquors		\$100 and costs.
	John P. Kilgore	Search and seizure	Special docket.	
	William C. Lamont	Intoxication	Special docket.	
	James J. McCrosson	Intoxication	Probation, later ninety days in jail.	
	Julius A. Rundin	Search and seizure		\$100 and costs.
	Charles O. Fler	Abortion		\$800 and costs.
	Herbert A. Moses	Abortion	Nol prossed.	
	Arthur E. Esty, Bert C. Pollard and Frank A.			
	Crandall	Breaking, entering and larceny	Special docket.	
	Harland L. Coffin	Attempt to murder without assault	Not guilty by reason of insanity.	
	Pineus Lakich	Lascivious cohabitation	Special docket.	
	Patrick J. Barrett	Search and seizure	Nol prossed.	
	Madeline Bilter	Search and seizure		
	Teddy Brown	Intoxication		\$10 and costs.
	Michael C. Clancy	Search and seizure		\$100 and costs.
	Edward Conley	Illegal transportation		\$100 and costs.
	John Conley	Intoxication	37-1	Paid \$11.56 costs
	Thomas Conley	Intoxication	Not prossed.	
	Thomas J. Flaherty	Search and seizure		\$100 and costs.
	Peter Foley	Search and seizure	*****************	\$100 and costs.
	Henry H. Hunt	Intoxication	Prohetion	arou and costs.
	Bosworth Kennedy	Search and seizure	Tionation.	\$100 and costs.
	Sarah Lent	Search and seizure		\$100 and costs.
	Sarah Lent	Search and seizure		\$100 and costs.
	Sarah Lent	Search and seizure		\$100 and costs.
	Margaret McDonough	Search and seizure	Special docket.	groot and costs.
	Patrick McLaughlin	Search and seizure	Sixty days in jail.	
	Patrick McLaughlin	Assault and battery	Thirty days in jail.	
	Henry A. Miller	Search and seizure	Nol prossed.	
	James O'Donnell	Intoxication	Special docket.	
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CUMBERLAND COUNTY—CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
mes O'Donnell	Uttering obscene words	Special docket.	
atrick O'Donnell	Search and seizure	Sixty days in jail.	
ulius Roddin	Search and seizure	Special docket.	
ilius A. Rundin	Search and seizure		\$100 and costs.
rank J. Scully	Unlawful possession intoxicating liquors		\$100 and costs.
osino Vacchiano	Search and seizure	Special docket	***************************************
ohn J. Higgins	Illegal voting		\$25 and costs.
oel Houle and George Daniel	Breaking, entering and larceny	Probation.	420 623 500000
nnie M. Jewell	Disorderly house	Nol prossed.	
arry Kennedy	Cheating by false pretenses	Sixty days in jail.	
eo. H. Partridge	Assault and battery	Special docket.	
erbert J. Walsh	Larceny	Special docket.	
rank Fogg	Cruelty to animals	Probation officer.	
lpheus L. Hanscom	Cheating by false pretenses	Nol prossed.	
rank Morrill	Assault and battery	Two years in State prison.	
eorge William Roberts	Assault and battery	Nol prossed.	
artin A. Conley	Nuisance	***************************************	\$200 and costs
enry H. Hunt	Nuisance		\$200 and costs.
rank J. Scully	Nuisance	*****************************	\$200 and costs
arah Lent.	Nuisance	Nol prossed.	wzoo and costs
dward McNeil	Nuisance	Law court after verdict of guilty.	
ving J. Sargent.	Nuisance	Six months in jail.	
illiam A. Holland	Nuisance	Nol prossed.	
homas Fitzgerald	Forgery and uttering	Special docket.	
elia Allen.	Unlawful possession intoxicating liquors	cpecial docker.	\$100 and costs
elia Allen	Search and seizure	Nol prossed,	wrote and costs
am Bartholomew	Unlawful possession intoxicating liquors	Nol prossed.	
am Bartholomew	Search and seizure	Nol prossed.	
Villiam F. Callahan	Intoxication	Nol prossed.	
ornelius A. Canty	Search and seizure	Special docket.	
ornelius A. Canty	Search and seizure	Special docket.	
homas H. Condon	Intoxication	Probation.	
argaret Conley	Search and seizure	Special docket	
enry A. Conley	Search and seizure	special docket.	\$100 and costs
enry A. Conley	Search and seizure		\$100 and costs
emy A. Comey	Scarch and Scizure		Trou and costs

ATTORNEY
GENERAL'S
REPORT.

Martin J. Costello	Intoxication	Thirty days in jail.	1
Martin J. Costello	Assault and battery	Special docket.	
Martin Curran	Assault and battery		
Patrick F. Curran	Search and seizure		\$100 and costs.
Peter J. Curran	Intoxication	Probation.	oron and costs.
Joseph L. Flaherty	Unlawful possession intoxicating liquors		1
		Special docket.	I
Joseph L. Flaherty	Search and seizure	Special docket.	I
Peter J. Flaherty	Search and seizure		\$100 and costs.
Thomas J. Flannagan	Search and seizure	Nol prossed.	1
William H. Holland	Nuisance	Demurer.	i .
Henry H. Hunt	Nuisance	Guilty. Bail defaulted.	
King D. Johnson	Assault intent to kill	Probation.	
Francis P. Kane			
Josephine Atkins	Adultery	Three years in State prison.	
George Leighton and Harry J. Fowle	Conspiracy		4000 11
George Leignton and Harry J. Powie			\$200 and ½ costs ea.
Peter Masterson and Thomas Hart	Breaking, entering and larceny	Probation.	i
Margaret McDonough	Nuisance	Special docket.	
Edward C. McNeil	Nuisance	Six months in jail.	
Walter T. Messer	Nuisance		\$200 and costs.
Edith Miller	Perjury	Two months in jail.	
Harry K. Noyes	Disorderly house	Sixty days in jail.	
Worthington A. Pennel	Short lobsters		\$7.00
Emma Pierce	Disorderly house		\$100 and costs.
John Ridge	Breaking, entering and larceny.		\$100 and costs.
	Desired, entering and larceny	Six months in jail.	1
John Rucker	Perjury	Two months in jail.	
John Rucker and Edith Miller	Fornication	Special docket.	
Andrew F. Sanborn	Cheating by false pretenses	Special docket.	
Thomas Shaw	Assault and battery	Sixty days in jail.	
John J. Welch	Obstructing an officer	Thirty days in jail.	
Isiah T. Willet	Incest	Nol prossed.	
Charles E. Manter	Embezzlement	Fifteen months in jail.	
Charles E. Manter	Embezzlement		\$300 and costs.
Jeremiah C. McCarthy	Manslaughter		good and costs.
William S. Adams	Unlawful possession intoxicating liquors	rive years in State prison.	@10014
	Charles and animone intoxicating inquots		\$100 and costs.
Delia Allen	Search and seizure		
Delia Allen	Seach and seizure	· · · · · · · · · · · · · · · · · · ·	\$100 and costs.
Sendo Amon	Search and seizure		
Rengold Anderson	Search and seizure		\$100 and costs.
Rengold B. Anderson	Unlawful possession intoxicating liquors		\$100 and costs.
Arthur Arsenault	Single sale	Nol prossed.	4 -00 tale 00000.
Reuben E. Beals	Sinle sale		
Joseph Bernard	Search and seizure	Nol prossed.	
Annie Blazer		Not prossed.	\$50 and costs.
Robert E. Bridges	Unlawful possession intoxicating liquors	• • • • • • • • • • • • • • • • • • •	
nobert E. Dridges	Uniawith possession intoxicating liquors	1	\$100 and costs.
Edward Brown	Unlawful possession intoxicating liquors		
Thomas Lambert	Larceny	Guilty, law.	4 yrs. State Prison.
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CUMBERLAND COUNTY-CONTINUED.

Name.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Edward J. Cedy	Search and seizure	Nol prossed.	
Michael A. Clancey	Unlawful possession intoxicating liquors		\$100 and costs.
James J. Cochran	Search and seizure		\$100 and costs.
William Coleman	Search and seizure		\$100 and costs.
William Coleman	Unlawful possession intoxicating liquors		\$100 and costs.
Isaac C. Cross	Single sale.	Nol prossed.	
Isaac C. Cross	Search and seizure	Nol prossed.	
Joseph P. Curran	Unlawful possession intoxicating liquors		\$100 and costs.
Joseph P. Curran	Unlawful possession intoxicating liquors		\$100 and costs.
Walter J. Fowler	Search and seizure	Nol prossed.	
James Hanlon	Search and seizure		\$100 and costs.
Lizzie G. Healey	Common night walker	Nol prossed.	#100 and 000 a.
Bridget Hernon	Search and seizure	Probation.	
William A. Holland	Search and seizure	Trial. Guilty. Law court.	
Frank L. Huppewel'	Search and seizure	Trial, not guilty.	
Henry H. Hunt.	Search and seizure	Demurrer, back from law court. Default.	
Elizabeth Jimino	Unlawful possession intoxicating liquors	Nol prossed.	
Melvin A. Jolley	Search and seizure	Not prossed.	\$100 and costs.
Frank P. Kane	Intoxication	Nol prossed.	wrote and cosus.
Walter G. Lamont		Nol prossed.	
Margaret C. Lyte	Assault and battery	Not prossed.	
James J. McCronen	Common night walker		
John A. McDonald	Intoxication	Thirty days in jail.	
f-l- M M-D11	Intoxication	Thirty days in jail.	\$100 and costs.
John M. McDonald	Search and seizure		aroo and costs.
	Intoxication	Special docket.	
Margeret McDonough	Search and seizure.	Special docket.	
Margeret McDonough	Search and seizure	Special docket.	
Edward C. McNeil	Search and seizure	Sixty days in jail.	
Walter F. Messer	Search and seizure	Nol prossed.	0100 1 1
Daniel Noceda	Search and seizure	· 45 · 45 · 45 · 45 · 45 · 45 · 45 · 45	\$100 and costs.
Michael F. Norton	Search and seizure	Bail defaulted.	
Harry K. Noyes and Rosa Noyes	Search and seizure	Each sixty days in jail.	
John E. Riley	Intoxication	Special docket.	0400 1
George E. Rush	Search and seizure		\$100 and costs.
<u>Iames T. Stat</u>	Search and seizure		\$100 and costs.
ames J. Tracy	Intoxication	Nol prossed.	

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James P. Wallace	Search and seizure	[\$100 and costs.
Carl Whitehouse	Larcenv	Probation.	•
Delia Allen	Nuisance	Special docket.	
Albert W. Bean	Forgery		
Charles E. Bracev and Emma L. Graham	Adultery		
Charles E. Bracey and Emma E. Granam	Addition	iail.	
Fred A. Brown	Larceny	Probation.	
	Nuisance	Special docket.	
Cornelius A. Canty		Special docket.	
Arthur Canon, Alcide Gunette and Wilfred	D 1 in n - n 1 - n 1 - i - n - i 1 i - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	0 - 1 1 1 1 4	
Dechin	Breaking and entering with intent to larceny		
Patrick Cooney	Breaking, entering and larceny	Two years in State prison.	
Patrick Cooney	Breaking, entering and larceny	One year in State prison.	
Wilham Fallis	Larceny	Special docket.	
Joseph L. Flaherty	Nuisance	Special docket.	
Elmer E. Ford	Breaking, entering and larceny	Special docket.	
Edward M. Geary	Breaking and entering, intent to commit	-	
	larceny	Two years in State prison.	
Patrick A. Geary	Breaking, entering and larceny	Two years in State prison.	
Eugene Grover	Larceny	Probation.	
Charles F. Hayes	Cheating by false pretenses	One year in State prison.	
Charles F. Hayes	Cheating by false pretenses	One year in State prison.	
Herbert D. Higgins	Larceny	Probation.	
Mary Curran	Unlawful possession intoxicating liquors	1 Tobation.	\$100 and costs.
Israel Davis	Pawn broking without license	Continued.	proor and costs.
John Dawson.	Search and seizure	Continued.	\$100 and costs.
Patrick Lee	Unlawful possession intoxicating liquors		\$100 and costs.
Charles J. Donovan	Single sale		
Charles J. Donovan	Single sale	Nol prossed.	\$50 and costs.
	Unlawful possession intoxicating liquors		
Joseph L. Dow	Search and seizure	Nol prossed.	
James A. Durand		Nol prossed.	
Lydia F. Dyke	Search and seizure	Continued.	
John Elder	Intoxication.	Probation.	
James Fitzsimmons	Unlawful possession intoxicating liquors	Nol prossed.	
Thomas J. Flannagan	Search and seizure		\$100 and costs.
Joseph Gagnon	Single sale	Verdict not guilty.	
Joseph Gaudette	Single sale		\$50 and costs.
Dominic Gendele	Unlawful possession intoxicating liquors	Special docket.	
Hugh Gillen			\$100 and costs.
Nathan Goldberg	Single sale		\$50 and costs.
Nathan Goldberg	Single sale		\$50 and costs.
Nathan Goldberg	Single sale	Special docket.	
Nathan Goldberg	Single sale	Special docket.	
Marcellus E. Goodrich	Unlawful possession intoxicating liquors	Nol prossed.	
Thomas Griffin	Search and seizure	•	\$100 and costs.
Henry H. Hunt		Guilty, bail defaulted.	TIOU IMIG COSIS.
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CUMBERLAND COUNTY-CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Henry H. Hunt	Unlawful possession intoxicating liquors	Guilty, bail defaulted.	
Ienry H. Hunt	Search and seizure	Nol prossed.	
ridget Jimino	Intoxication	Nol prossed.	
ridget Jimino	Unlawful possession intexicating liquors	Sixty days in jail.	
armino Jimino	Search and seizure	Probation.	
armino Jimino	Unlawful possession intoxicating liquors		\$100 and costs
iomas A. Jones	Search and seizure		\$100 and costs
hn M. Kaney	Unlawful possession intoxicating liquors		\$100 and costs
mes Kelley	Unlawful possession intoxicating liquors		\$100 and costs
argeret E. Kelley	Unlawful possession intoxicating liquors	Verdict not guilty.	Q 200 0000
illiam J. Kennigan	Search and seizure		\$100 and costs
artin King	Search and seizure	Special docket.	0100 m2 m 000 m
seph Kriger	Search and seizure	Nol prossed.	
illiam G. Lamont	Malicious mischief	Nol prossed.	
mon B. Leavitt	Unlawfully digging clams	In law court.	
mon B. Leavitt	Unlawfully digging clams	In law court.	
rah Lent	Unlawful possession intoxicating liquors	Nol prossed.	
illiam M. Leopola	Search and seizure	Not prossed.	\$100 and costs
onett Lewis	Search and seizure	Nol prossed.	with and the
onett Lewis	Unlawful possession intoxicating liquors	Not prossed.	\$100 and cost
arles E. Libby	Consider to opinional	Continued.	φιου and cost
arles J. Linde	Cruelty to animals	Continued.	\$100 and costs
illiam E. Mahoney	Unlawful possession intoxicating liquors		\$100 and cost
enry W. Malloy	Search and seizure		\$100 and cost
omas E. Malone	Unlawful possession intoxicating liquors		\$100 and cost
ernard Massy	Unlawful possession intoxicating liquors		\$100 and cost
hn McDonald	Search and seizure		\$100 and costs
	Unlawful possession intoxicating liquors		
ry McDonoughlward H. McMenamin	Search and seizure	x 1 1 1 1	\$100 and cost
	Unlawful possesson intoxicating liquors	Nol prossed.	
arles L. McSwiggin	LarcenyUnlawful possession intoxicating liquors	Probation.	
alter T. Messer	Unlawful possession intoxicating liquors	Nol prossed.	
vid F. Murdock	Search and seizure	Nol prossed.	
trick J. Murphy	Unlawful possession intoxicating liquors	Nol prossed.	*****
inel Marcedo	Unlawful possession intoxicating liquors		\$100 and costs
arry K. Noyes	Search and seizurs	Sixty days in jail.	
arry K. Noyes	Intoxication	Nol prossed.	

ATTORNEY
GENERAL'S
REPORT.

John J. O'Brien	Search and seizure	Nol prossed.	1
Martin O'Hare	Unlawful possession intoxicating liquors	Nol prossed.	
Chester E. Osmand	Torsers	Probation.	
	Larceny Search and seizure		
Eli Perry		Nol prossed.	
James J. Prandergast	Unlawful possession intoxicating liquors	Nol prossed.	2100 1 /
Joseph H. Quinn	Unlawful possession intoxicating liquors		\$100 and costs.
James Reed	Search and seizure	Nol prossed.	
James Reed	Search and seizure	,	\$100 and costs.
Henry F. Roberts	Single sale	Trial verdict not guilty.	
Joseph Rosenthal	Unlawful possession intoxicating liquors	Probation.	
Abraham H. Rudman	Unlawful possession intoxicating liquors		\$100 and costs.
Julius Rundin	Unlawful possession intoxicating liquors		\$100 and costs.
Julius Rundin	Search and seizure		\$100 and costs.
George E. Rush	Unlawful possession intoxicating liquors		\$100 and costs.
Perley S. Shaw	Unlawful possession intoxicating liquors		\$100 and costs.
Perley S. Shaw	Search and seizure		\$100 and costs.
Freeman E. Small.	Intoxication	Special docket.	protestia costs.
Sumner C. Small		special docket.	\$100 and costs.
	Unlawful possession intoxicating liquors		Too and costs.
John H. Snow	Unlawfully digging clams Unlawful possession intoxicating liquors	Law Court.	
Harry Solomon	Unlawful possession intoxicating liquors	Nol prossed.	
Thomas P. Souia	Search and seizure	Nol prossed.	
Willard W. Strom	Unlawful possession ntoxicating liquors	Demurrer.	
William A. Tierney	Search and seizure	Nol prossed.	
Annie J. Tutle	Leading idle and vicious life	Nol prossed.	
Clarence O. Viney	Larceny	Confinued.	
James P. Wallace	Unlawful possession intoxicating liquors		\$100 and costs.
Martin J. Walsh	Unlawful possession intoxicating liquors	Nol prossed.	
Patrick Walsh	Search and seizure		\$100 and costs.
William Walsh	Unlawful possession intoxicating liquors		\$100 and costs.
Daniel West.	Unlawful possession intoxicating liquors	Nol prossed.	\$200 and costs.
Lyman Winslow, Jr	Assault and battery	Special docket.	
Charles E. Polk		Eighteen months State prison.	
Edward Desmond Murphy	Forgery	Nol prossed.	
John Day	Breaking, entering and larceny	Probation.	
	Breaking, entering and larceny		D
Isaaiah L. Kelley	Larceny	Probation on	Payment of costs.
James Rumito	Receiving stolen goods		\$25 and costs.
James Connaughton	Breaking, entering and larceny	Eighteen months in State prison.	
Michael Firca and Grazia Menece	Adultery	Both probation.	,
Harry E. Wright and Edna C. Byan	Adultery	Both probation.	
Carmino Jimino	Disorderly house		\$50 and ½ costs.
Bridget Jimino	Disorderly house		\$50 and ½ costs.
Matthew C. Doyle	Breaking and entering with intent to commit		=
	larceny	Thirty days in jail.	
Michael A. Kane	Adultery	Two months in jail.	
Alta S. Beal	Adultery	Probation.	
	Transfer A	* * * * * * * * * * * * * * * * * * *	

CUMBERLAND COUNTY-CONTINUED.

NAME.	Crime.	Imprisonment, Etc.	FINE, ETC
Francisco Martarano	Assault with intent to kill	Reform school.	
George H. Brown	Breaking, entering and larceny	One year in State prison.	
George H. Brown	Breaking, entering and larceny	Two years in state prison.	
George H. Brown	Breaking, entering and larceny	Three years in State prison.	
Harry K. Noyes and Rosa Noyes	Disorderly house	Harry, six months in jail, Rosa,	\$50 and costs.
Harry C. Reed	Larceny from person	Special docket.	
J. Wilson and James Murphy	Breaking, entering and larceny	Wilson two mo. in jail, Murphy probation	
oe Balatsitz	Assault and battery	· <u>·</u> ····	\$25 and costs
Antoine Antoneas	Assault and battery	Probation.	
Frederick G. Woodard and Annie Metcalf	Adultery	Two months in jail each.	
John Cummings	Breaking and entering with intent to commit		
	lacreny	Probation.	****
Antonio Molto	Disorderly house		\$100 and cost
Peter O'Connor	Embezzlement	Plea guilty continued for sentence.	
Hugh C. Leighton	Selling obscene pictures	Indictment quashed.	
Horace E. Pettingill	Gambling	Plea guilty continued for sentence.	
Leslie C. Noyes	Exhibiting obscene pictures	Indictment quashed.	
Harold Rosenwald	Breaking, entering and larceny	One year State prison.	
Harold Rosenwald	Larceny	One year State prison.	
Olga Jacobson & George Card	Adultery	Probation, both. Probation.	
	Cheating by false pretenses	Nol prossed.	
oseph A. Williams	LarcenyAdultery	Three years State prison.	
William S. Toothacre	Short Lobsters	Nol prossed.	
acob Friedman	House ill fame.	Not prossed.	
saac C. Crow	Nuisance	Nol prossed.	
ohn P. Graham	Nuisance	Nol prossed.	
Joseph Bernard	Nuisance.	Nol prossed.	
oseph Gaudette	Nuisance	Nol prossed.	
oseph L. Dow	Nuisance	Nol prossed.	
Reuben Beal	Nuisance	1401 prossed.	\$200 and cost
Mary Kelley	Nuisance	Probation.	φ±00 and cost
Harvey May	Nuisance	Probation.	
Henry W. Boyker	Nuisance.	1100001011.	\$200 and cost
Henry W. Boyker	Single sale	Nol prossed.	#200 MIG 0036
Henry W. Boyker	Single sale	Nol prossed.	

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Nathan Goldberg	Nuisance	Special docket.	
Daniel West	Nuisance	, . .	\$300 and costs.
Herbert Edwards	Unlawful possession intoxicating liquors	Probation.	
William Coleman	Nusiance	Nol prossed.	
James Reed	Nuisance		\$200 and costs.
Morrill Lewis	Nuisance	1	\$200 and costs.
Henry H. Hunt	Nuisance	Defaulted bail.	Ψ200 and costo.
James McCafferty.	Unlawful possession intoxicating liquors	Nol prossed.	
Willard W. Straw	Unlawful possession intoxicating liquors	Bail defaulted.	
Joseph H. Quinn.	Nuisance		\$200 and costs.
Arthur Arsenault	Nuisance		\$200 and costs.
Delia Allen	Nuisance	Nol prossed.	
Julius A. Rundin	Nuisance	Nol prossed.	
James J. Cochran	Nuisance		\$300 and costs.
Perley S. Shaw	Nuisance	Special docket.	
Lillian Johnson	Unlawful possession intoxicating liquors	60 days in jail.	
George W. Black	Unlawful possession intoxicating liquors		\$100 and costs.
Annie Blazer	Single sale		\$50 and cost.
Edward Bloomberg	Unlawful possession intoxicating liquors	Nol prossed.	goo and cont.
Coleman Concannon	Unlawful possession intoxicating liquors	Troi probbed.	\$100 and costs.
Matthew Conley	Intoxication	Bail defaulted.	φισο and costs.
May L. Crowley	Intexication	Nol prossed.	
John Dawson	Unlawful possession intoxicating liquors		\$100 and cost.
John Doyle	Unlawful possession intoxicating liquors		$$100 \text{ and } \cos t.$
John Duff	Search and seizure	Nol prossed.	
Thomas J. Eagan	Search and seizure	Nol prossed.	
Josephine Eraseur	Unlawful possession intoxicating liquors	Plea guilty continued for sentence.	
Delia Feeney	Unlawful possession intoxicating liquors	Special docket.	
John J. Gammon	Unlawful possession intoxicating liquors		\$100 and costs,
Philip Guber	Receiving stolen goods		\$10 and costs.
Hugh Gillen	Search and seizure		\$100 and costs.
Thomas L. Graham	Unlawful possession intoxicating liquors	Nol prossed.	•
Otis Grey	Unlawful possession intoxicating liquors	Demurrer.	
Harvey D. Hadlock	Cheating by false pretenses	Special docket.	
William Haggerty.	Search and seizure	Nol prossed.	
Franklin L. Hunnewell.		Nol prossed.	
John M. Kaney	Larceny		@100 I t-
The T. T. I.	Unlawful possession intoxicating liquors		\$100 and costs.
Thomas J. Kehoe	Intoxication		******
James Kelley	Search and seizure		\$100 and costs.
Michael King			\$100 and costs
Michael T. King	Unlawful possession intoxicating liquors		\$100 and costs.
Edward D. Lacy	Unlawful possession intoxicating liquors	Nol prossed.	
Frederick J. Lawrence	Unlawful possession intoxicating liquors	Nol prossed.	
Morrill Lewis	Search and seizure	Nol prossed.	
Charles J. Linde	Search and seizure		\$100 and costs.
			was and costs.

CUMBERLAND COUNTY-Concluded.

NAME.	Crime.	Imprisonment, Etc.	FINE, ETC.
Dennis A. Madagin	Unlawful possession intoxicating liquors		\$100 and costs.
Bernard Massey	Unlawful possession intoxicating liquors	Nol prossed.	
lartin J. McCafferty	Intoxication	Thirty days in jail.	
harles McCrosson	Intoxication	Probation.	
ohn M. McDonald	Unlawful possession intoxicating liquors	Nol prossed.	9100 1 4
annah McDonough	Unlawful possession intoxicating liquors		\$100 and costs
dward McNeil	Unlawful possession intoxicating liquors	Nol prossed.	
Iarry K. Noyes	Intoxication	30 days in jail.	
Iugh O'Donnell	Unlawful possession intoxicating liquors	Demurrer.	
Charles Olesonames J. Pendergast	Intoxication	Continued.	\$100 and costs
	Unlawful possession intoxicating liquors		\$100 and costs
ames J. Pendergast	Unlawful possession intoxicating liquors Unlawful possession intoxicating liquors	Nol prossed.	orou and costs
ames Reed	Unlawful possession intoxicating liquors	Demurrer.	
Iary E. Quint	Intoxication	Probation.	
ulius Rundin	Unlawful possession intoxicating liquors	robation.	\$100 and costs
ulius Rundin	Unlawful possession intoxicating liquors		\$100 and costs
ulius Rundin	Unlawful possession intoxicating liquors	Nol prossed.	with third cooks
ohn Savage	Unlawfully taking clams	Continoued.	
ohn Savage	Unlawfully taking clams	Continued.	
ewellyn B. Seavey	Search and seizure	Special docket.	
umner C. Small	Search and seizure	Special docket.	
Villiam W. Strout	Intoxication	Nol prossed.	
Iarry Trefethen	Search and seizure	Nol prossed.	
Frank Timony	Unlawful possession intoxicating liquors	Nol prossed.	
Villiam S. Toothacker	Short lobsters	Continued.	
Ralph Urbano	Unlawful possession intoxicating liquors	Nol prossed.	
Ralph Urbano	Unlawful possession intoxicating liquors	Nol prossed.	
ames J. Walsh	Search and seizure	Nol prossed.	
rederick Ward	Unlawful possession intoxicating liquors	Nol prossed.	
ohn J. Welch	Intoxication	Continued.	
Daniel West	Unlawful possession intoxicating liquors		\$100 and costs
Daniel West	Search and seizure	Nol prossed.	
ames B. Concannon	Larceny	Probation.	
George G. Getchell and Julia E. Bolton	Adultery	Eight months in jail each.	
Ella F. Perry	Disorderly house	Special docket.)

ATTORNEY
GENERAL'S
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REPORT.

Alexander Stewart	Assault upon an officer	Special docket.	
Chris Christianson	Larceny		
Rosalba Fleming	Disorderly house		\$100 and costs.
Almond L. Reed	Breaking, entering and larceny	4 months in jail.	
Arthur E. Crozier	Attempt at extortion	Continued.	
Ida Libby	Disorderly house		\$100 and costs.
Clarence L. Cummings	Larceny	Special docket.	
Giovanni Delavelli	Assault and battery	Probation.	
John White	Attempt at larceny	Special docket.	
Edward Mason	Larceny	Nol prossed.	
Edward R. Scanlon	Forgery	Continued.	
William F. Gaffney	Larcenv	Three months in jail.	
William F. Ferguson	Forgery	Continued for sentence.	
Lillian M. Lees	House of ill fame		\$100 and costs.
Jacob W. Dodge	Breaking, entering and larceny	Probation.	
William J. Powers	Larceny	Special docket.	
Millard F. Campbell	Rape	Nol prossed.	
John H. Griffin	Attempt at bribery	Continued.	
Frank E. Perry	Rape	Trial—disagreement, continued.	
Frank E. PerryBenjamin M. Blumenthal	Breaking, entering and larceny	Reform school.	
John Rilev	Illegal voting	Continued.	
John Mojensky	Assault and battery	Special docket.	
Charles Linde	Nuisance	Nol prossed.	
Patrick Arsenault	Breaking, entering and larceny	Probation.	
Sumner C. Small	Nuisance	Special docket.	
Annie R. Blazer	Nuisance	Special docket.	
Julius Rundies	Nuisance	Nol prossed.	
FRANKLIN COUNTY.			
** 4 0 1		51	1

George B. Barker Single st George E. Colburn Single st William Arnold Common George B. Barker Aiding i George B. Barker Common Joseph Gilbert Single st George Kitchener Search s Eugene Cox, claimant Intoxica N. J. Gagne Search s N. J. Gagne Lintoxica Intoxica Lintoxica	y
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FRANKLIN COUNTY-Concluded.

NAME.	Crime.	Imprisonment, Etc.	Fine, Ero
Joe Herbert	Larceny.	6 months in county jail.	
Peter Ardenghi	Nuisance	4 months in county jail	\$330.84.
Frank G. Colburn	Nuisance	Nol prossed.	
Frank G. Colburn	Single sale	Verdict, not guilty.	
George A. Gagne	Single sale	Verdict, not guilty.	
oseph Marcircello	Single sale	30 days in county jail and 30 days in de-	
		fault of	\$82.76.
lementine Lodi	Search and seizure	,	\$110.
Inthony Colombo	Search and seizure	Continued.	
Cleophas Poulin	Search and seizure	Continued.	
Bert L. Wardwell	Larceny	Continued for sentence.	
Emery S. Jackson	Larceny	Continued.	
red L. Ellsworth	Assault and battery	Nol prossed on payment costs	\$ 16.61.
mery S. Jackson	Larceny	Continued.	
Emery S. Jackson	Larceny	Continued.	
William Arnold	Single sale		\$ 60.
Hiram Stoyel	Cruelty to horse	Continued.	
duider Lovejoy	Polygamy	Continued for sentence.	
red Marceau	Nuisance	Continued for sentence. Continued for sentence.	
Villiam Gay Telson J. Gagne	Nuisance		\$ 200.
Velson J. Gagne	Nuisance		\$200. \$300.
Elementine Lodi	Nuisance	Continued.	фаоо.
fichael Marcircello	Common seller	Continued.	
Sichael Marcircello	Nuisance	Continued.	
red Marceau	Search and seizure.	Principal defaulted.	
ewis Fortier.	Search and seizure	Principal and sureties defaulted.	
saac Bernstein)	Source that solution in the second se	(Nol prossed as to Joseph Cohen; Bern-	
oseph Cohen	Search and seizure	stein and Boyle and their sureties	
red Boyle		defaulted.	
oseph Cohen	Search and seizure	Nol prossed.	
oseph Morin	Search and seizure	Nol prossed.	
om McDonald	Single sale	Nol prossed.	
om McDonald	Single sale	Nol prossed.	
ewis Butler	Assault and battery	Principal and sureties defaulted.	
ewis Butler	Assault and battery	Principal and sureties defaulted.	

Bert Andrews	Single sale		\$57.
Gus Chatterson	Intoxication	Nol prossed.	*
Rosara Cavillo	Search and seizure	Nol prossed.	
Frank Dealisio	Search and seizure	Nol prossed.	
Angelo Tedeschi	Search and seizure	Filed.	
Giovanni Rea	Search and seizure	Filed.	
Mitchell Gagnon	Search and seizure	Continued.	
Angelo Tedeschi	Search and seizure	Nol prossed.	
Giovanni Rea, claimant	Intoxicating liquors	Liquors forfeited.	
Frank McCarren	Assault and battery		\$92.92.
Patrick Buck	Assault and battery	3 months in county jail.	**
Fred York	Cheating by false pretences	Continued.	
Clarence H. Conant	Larceny	2 years in State prison.	
Clarence H. Conant	Larceny	2 years in State prison.	
Clarence H. Conant	Larceny	1 year in State prison.	
Gordon Millett	Assault and battery	8 months in Auburn jail.	
Gordon Millett	Assault and battery	Nol prossed.	
John York	Larceny.	3 years in State prison.	
George A. Gagne	Single sale	Continued.	
Fred Boyle	Single sale	Continued.	
Giovanni Rea	Nuisance		\$194.67.
Mitchell Gagnon	Nuisance	Continued.	
Thomas P. Cote	Larceny	18 months in State prison.	
Joseph Fabier	Nuisance	Verdict, not guilty.	
Joseph Cohen		Joseph Cohen	\$117.
Isaac Bernstein }	Nuisance	and in default 60 days in county jail;	-
Fred Boyle		Continued as to Bernstein and Boyle.	
Joseph Morin		Filed as to Amedee Morin; Joseph Morin	\$114.21.
George A. Gagne \	Nuisance	and in default 60 days in county jail:	
Amedee Morin		Continued as to George A. Gagne.	
Frank Dealisio	Nuisance	Verdict, not guilty.	
Angelo Tedeschi	Nuisance	In default 90 days in county jail	\$ 185.
Roscoe Millett	Assault and battery	Nol prossed.	
Joseph Fabier	Search and seizure	Nol prossed.	
Constanzo Grinaldi	Nuisance	Continued.	
Salvatore Gentile	Nuisance	Continued.	
Millard Pratt	LarcenyLewd and lascivious cohabitation	Continued.	
Ellery M. Thomas			\$5 0.
Tom Ducet	Assault and battery	Continued.	

HΑ	NCOCK	COUNTY.

NAME.	CRIME.	IMPRISONMENT, ETC.	FINE, ETC.
Ellison Abbott	Single sale	Indictment filed.	
Arthur Williams	Assault and battery	Indictment filed. Not found.	
Albert K. Dodge	Common nuisance	Indictment filed.	
Albert K. Dodge	Common seller	Indictment filed.	
Augustus W. Money	Breaking and entering and larceny	Indictment filed.	
Edward Polk	Larceny	Indictment filed. Not found.	\$150.
Joe Emery	Riot	Indictment filed.	Φ1 00.
Otha H. Jellison	Riot	indiciment fied.	\$150.
Charles Conners	Single sale	Indictment filed.	φιου.
Mitchell L. Garfink, Aplt	Search and seizure	Scire facias issued; judgment satisfied;	
mittenen in Garmin, April	Dearen and Seizure	indictment filed	\$200.
Albert Garland, Aplt	Search and seizure	Indictment filed; continued for sentence.	*
James McGinnis, Aplt	Search and seizure	Continued; not found.	
Alexander Weaver, Aplt	Interfering with drain	Nol prossed by order of court.	
Eddie Comiskey, Aplt	Search and seizure	Defaulted; scire facias issued; capias issue	
Edward J. Comisky, Aplt	Search and seizure	Defaulted; scire facias issued; capias issued	
George Fletcher, Aplt	Assault and battery		\$ 33.21.
George Grass, Aplt	Violation of fish law	2 months in county jail and	\$111.04.
Mrs. Edward Ober, Aplt	Assault and battery	Scire facias issued.	
Antonio Ricci, Aplt	Single sale	Judgment satisfied; indictment filed	\$210 .
. L. Althea, (fictitious name)	Common seller	Nol prossed.	
Paul Nichols	Forgery, two indictments	Indictments filed.	
Charles A. Weaver	Single sale	Continued for jail sentence.	
Witham, Aplts	Violation of fish law	Nol prossed on payment of	\$75.
George O. Treadwell, Aplt	Assault and battery	ivor prossed on payment or	\$16.65.
B. T. Sowle, Aplt	Violation of town ordinance	Dismissed for want of jurisdiction of court	Q1 0.50.
21 20 110, 12p101111111111111111111111111111111111		below.	
Ora York, Aplt	Assault and battery	Nol prossed on payment of	\$ 5.
Michael McCauley, Aplt	Search and seizure	Defaulted; scire facias issued.	
Mike McCauley	Common nuisance	Continued; not found.	
Mike McCauley	Common seller	Continued; not found.	
George Schoppe, Aplt	Assault and battery	Nol prossed.	
Davis T. Conley, Aplt	Violation of fish law		\$5 0.
R. Stefano, Aplt	Search and seizure	Guilty; indictment filed.	

Rosario Distefanis. Rosario Distefanis. Percival T. Dix. Ralph Brooks (fictitious name). Norman Higgins Percival T. Dix, Ralph Brooks and Norman	Common seller. Common Nuisance. Breaking and entering and larceny. Breabing and entering and larceny. Breaking and entering and larceny.	Guilty; indictment filed. Guilty	\$ 150.
Higgins Frank H. Gould Leslie C. Homer Leslie C. Homer Leslie C. Homer Arthur Hunton Arthur Hunton Arthur Hunton Arthur Hunton Arthur Hunton Arthur Hunton Arthur Hunton	Breaking and entering and larceny. Common seller Single sale. Single sale. Common seller Single sale. Complessale. Common seller Common nuisance. Common seller	Indictment filed. Continued for sentence; filed. Defaulted; capias issued; scire facias issued. Defaulted; capias issued; scire facias issued. Defaulted; capias issued; scire facias issued. Defaulted; capias issued; scire facias issued. Continued; not found; scire facias issued.	\$115. \$65. \$115.
Charles C. Jocylen Charles C. Jocylen Leslie Mello, Howard Dodge & Harold Gott Albert Nye. Albert Nye. Albert Nye. John Sharkey John Sharkey	Forgery, 15 indictments Forgery, 15 indictments Breaking, entering and larceny, 2 indictments Single sale. Common seller Single sale. Single sale. Single sale.	8 years in State prison. Indictments filed. Indictments filed. Acquitted. Nol prossed for want of evidence. Nol prossed for want of evidence. Guilty; continued for sentence. Guilty; continued for sentence.	
John Sharkey. Llewellyn Stewart. Timothy Hawkins, Aplt. Edward Silvey, Aplt. Harvey Morang, Aplt Elkanah E. Boynton, Aplt. Daniel Herlihy, Aplt. Daniel A. Herlihy.	Common seller. Incest. Assault and battery. Drunk and disorderly Violation Lord's day Violation of town ordinance. Search and seizure. Common seller	Nol prossed for want of evidence. Nol prossed. Complaint and warrant quashed. Nol prossed; fine \$10 and costs \$10 Guilty; continued for sentence. Continued; not found.	\$8.60. \$20.
Daniel A. Herlihy. E. A. Jewell, Aplt. E. A. Jewell, Aplt. Eddie Jewell. Eddie Jewell Eddie Jewell Gardner Reed, Aplt. Homer Downs, Aplt.	Common nuisance Single sale. Single sale. Common nuisance. Single sale. Common seller. Assault and battery. Larceny	Continued: not found. 30 day in county jail and. 60 days in county jail and. Guilty: continued for sentence. Guilty: continued for sentence. Guilty: continued for sentence. Nol prossed on payment fine \$5, costs \$15	\$65. \$120. \$11.75. \$20
Henry H. Ash Charles L. Baker Chester Bunker Chester Bunker and Earl Young Frank Baldassari	Adultery Assault and battery Breaking and entering and larceny Breaking and entering and larceny Manslaughter	Continued for sentence. 30 days in county jail. 1 year in Bangor work jail. Nol prossed. 10 years in State prison.	•

HANCOCK COUNTY—CONCLUDED.

NAME.	CRIME.	IMPRISONMENT, ETC.	FINE, ETC.
Sarah Bernardini Lillian M. Church Eddie Comiskey. Eddie Comiskey. Mike Doyle. Mike Doyle. Daniel H. Herlihy Frank Lawrence. Frank Lawrence. Kidder L. Moore, Jr. Jake Nevels. Jake Nevels. Altee May Robinson Earl Young.	Common nuisance Adultery Common seller Common nuisance Single sale Common seller Common seller Breaking and entering and larceny. Breaking, entering and larceny, 3 indictments Adultery Common nuisance Common seller Adultery Breaking and entering and larceny. Breaking and entering with intent to commit	Continued; not found. Continued; not found. Continued; not found. Continued; not found. Continued on recognizance.	·
	KENNEBEC COUNTY.		
Joseph Hentz, Aplt. Joseph Hentz, Aplt. Sanford Pratt. Harry A. Jones Henry Stickney John Hyland. Fred Matthieu Benoit Arsenault. Benoit Arsenault, Aplt. Henry Stickney, Aplt. Henry Stickney, Aplt. Herry A. Jones, Aplt. Fred Matthieu, Aplt. John Hyland, Aplt. Robert Albert, Aplt. Robert Albert, Aplt. Thos. McLaughlin. H. P. Brann.	Search and seizure Single sale Cruelty to animals Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Search and seizure Search and seizure Search and seizure Illegal keeping intoxicating liquors Search and seizure Illegal keeping intoxicating liquors Liquor nuisance Liquor nuisance Liquor nuisance	Nol prossed. Nol prossed. 30 days in jail or 60 days in jail or 4 months in jail or 4 months in jail or 6 months in jail or 6 months in jail or 6 months in jail or 6 months in jail or 60 days in jail or 60 days in jail or 60 days in jail or 60 days in jail or 00 days in jail or 00 months in jail or	\$10.94 \$73.28 \$275. \$226.09 \$419.01 \$264.49 \$511.79 \$108.12 \$116.11 \$112.74 \$109.58 \$112.03

H. P. Brann H. P. Brann H. P. Brann H. P. Brann H. P. Brann E. B. Dunbar and H. E. Thayer Clyde E. Meader Arthur J. Ellis Fred W. Holmes Irving B. Lent Frank W. Goodwin and Mary C. Stewart Harold J. McCurdy Charles Harris George Sullivan William Chamberlain Thomas Strois, alias Cyr Louis Napoleon Giroux Joseph Jenness and \ Oren Reynolds George St. Peter and Eddie King Julian Kittredge Jonn Gilbert Matilda Goodwin George H. Towle George H. Towle Moses Carey Vede Carey	Common seller. Drinking house and tippling shop. Single sale. Single sale. Manslaughter (as to both) Larceny Larceny. Breaking, entering and larceny Concealing stolen goods Adultery Larceny Breaking, entering and larceny Attempt to commit larceny. Assault. Polygamy Robbery. Robbery. Robbery. Breaking, entering and larceny Assault, attempt to commit rape. Larceny Common nuisance Liquor nuisance Common nuisance. Liquor nuisance.	Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Verdict not guilty. State school for boys. 1 day in jail. 2 years at Thomaston. 30 days in jail. Dismissed. 4 months in jail. 3 years and 6 months at Thomaston. 30 years at Thomaston. 60 days in jail or. 2 years at Thomaston. 1 year at Thomaston. 1 year at Thomaston. 2 years at Thomaston. 2 years and 6 months at Thomaston. 5 months in jail. 2 years at Thomaston. 6 months in jail. 6 days in jail or. 60 days in jail or. 60 days in jail or. 60 days in jail or. 60 days in jail and. 60 days in jail or.	\$5.22. \$5.94.
Richard Graham. Alphonso Poulin Henry Stickney. Thomas Poulin, Aplt. Fred Cote, Aplt. Chas. Rancourt, Aplt. Romeo Mayhew, Aplt. Walter Starkey. Walter Starkey. James Granger. Henry Stickney. William H. Feltis Arthur Cormier Philip Zotos. Almond Derouin, alias Edmond Delaware. Albert Carr, alias Allie. James B. Neal.	Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Illegal keeping intoxicating liquors Drunk Search and seizure Assault and battery Common nuisance Common nuisance Common nuisance Common nuisance Common nuisance Common nuisance Common nuisance Common nuisance Common nuisance Common nuisance Common nuisance Common nuisance Common nuisance Assault and battery	3 months in jail or. Verdict not guilty. 60 days in jail and. 60 days in jail and. 30 days in jail and. 60 days in jail and. 60 days in jail and. 60 days in jail or. 60 days in jail or. 60 months in jail or. 6 months in jail or. 6 months in jail or. Verdict not guilty. 60 days in jail or. 5 months in jail or.	\$209.74. \$400. \$108.71. \$9.78. \$119.73. \$7.14. \$238.70. \$136.71. \$315.01. \$324.94. \$121.65. \$264.03.

KENNEBEC COUNTY—Continued.

NAME.	Crime.	Imprisonment, Etc.	FINE, ETC.
Peter Gagnon, alias Gurney	Cheating by false pretences	Dismissed	\$15.
Edward Brodrick, alias Edward Lodrick	Receiving stolen property	3 months in jail.	
Clarence York, Aplt	Intoxication	60 days in jail. 60 days in jail or	80.00
William Morrison, Aplt	FornicationSingle sale	Verdict not guilty.	\$8.82.
Philip Zotos, Aplt	Search and seizure	60 days in jail or	\$117.36.
Adorno Bertucci	Liquor nuisance	4 months in jail or	\$225.
Ole Martin Johnson	Liquor nuisance	30 days in jail and	\$326.96.
John Silvia	Liquor nuisance	Continued, payment costs	\$40.
Fred Bickford	Liquor nuisance	4 months in jail or	\$384.24.
Henry Stickney	Liquor nuisance	60 days in jail and	\$316.69.
Michael Kerr	Liquor nuisance	30 days in jail and	\$223.81.
Mayhew Hassam	Assault, intent to kill	3 months in jail or	\$60.
John W. Carroll	Assault with dangerous weapon	Verdict not guilty.	
Joseph Giroux	Breaking, entering and larceny	6 months in jail.	
Joe Grard	Assault and battery, intent to kill	1 year at Thomaston.	
John Pelotte, Aplt	Illegal keeping intoxicating liquors	60 days in jail or	\$125.
John Vigue, Aplt	Illegal keeping intoxicating liquors	60 days in jail or	\$117.85.
Joseph Bizier, Aplt.	Illegal keeping intoxicating liquors	4	\$107.61.
Madison B. Hayman, Aplt	Search and seizure	60 days in jail or	
Henry Stickney, Aplt.	Search and seizureSearch and seizure	60 days in jail and	\$116.28. \$118.74.
Michael Kerr, Aplt	Search and seizure	60 days in jail or	\$118.74. \$125.
Chas. Seeley, Aplt	Single sale	Verdict not guilty.	\$120.
Joseph LeClair, Aplt.	Search and seizure	60 days in jail or	\$112.15.
Emma Davidson, Aplt	Search and seizure		Ø112.10,
S. G. Haskell	Common brawler		
Mrs. William Douglass, Aplt.	Assault and battery		\$11.67.
William Douglass, Aplt	Assault and battery		\$11.67.
Ole Martin Johnson, Aplt	Search and seizure	30 days in jail and	\$123.81.
John A. Goodrich, Aplt	Search and seizure	60 days in jail or	\$109.21.
Frank Vashon, Aplt	Obstructing officer	40 days in jail or	\$ 50.
Andrew Peterson and C. H. Libby	Common seller		
C. H. Libby	Single sale	On file.	
C. H. Libby	Illegal keeping intoxicating liquors	On file.	
Andrew Peterson and C. H. Libby	Drinking house and tippling shop	On file (Libby).	

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Andrew Peterson and 1	Liquor nuisance	(3 months in jail or	\$309.87.
C. H. Libby	Liquor nuisance	On file (Libby).	•000.0
Simon Harvey, Aplt	Search and seizure	On file.	
Mary McGee, Aplt	Search and seizure	On file.	
Albert Burke	Common seller	On file.	
Frank Cardinal	Common seller	On file.	
Joseph Lacombe	Liquor nuisance	On file.	
Manuel Peters and John McGovern	Breaking, entering and larceny	On file.	
Manuel Peters and John McGovern	Breaking, entering and larceny	On file.	
Fred W. White	Cheating by false pretences	Continued.	
Wm. T. Quinn	Liquor nuisance	On file.	
Robert Packard	Common seller	On file.	
Max Braverman	Liquor nuisance	Continued.	
Rose Carson Howard	Liquor nuisance	On file.	
Clara Vaughan	Liquor nuisance	Nol prossed.	
Wm. T. Quinn, Aplt	Search and seizure	On file.	
Wm. T. Quinn, Aplt	Search and seizure	On file.	
John Evans, Aplt	Search and seizure	On file.	
Robert Packard, Aplt	Single sale	On file.	
Robert Packard, Aplt	Search and seizure	On file.	
Robert Packard, Aplt	Search and seizure	On file.	
Robert Packard, Aplt	Search and seizure	On file.	
Robert Packard, Aplt	Search and seizure	On file.	
Albert Field, Aplt	Illegal keeping intoxicating liquors	Continued.	
Clement M. Giveen, Aplt	Illegal keeping intoxicating liquors	Continued.	
James Gagne, Aplt	Illegal keeping intoxicating liquors	60 days in jail and	\$ 109.08.
Chas. Gagne, Aplt	Single sale	Nol prossed.	
Thomas Clair, Aplt	Drunk	Nol prossed.	
W. J. Landers (5 cases)	Embezzlement	Nol prossed (all 5).	
Nathan Berliawsky	Perjury	Law (continued),	
Clyde E. Meader	Breaking, entering and larceny	Nol prossed.	
W. Frank Meader	Concealing stolen goods	Nol prossed.	
Fred W. Holmes and Amy L. Holmes	Breaking, entering and larceny	Nol prossed (both).	
Frank Crocker	Forgery	On file.	
Harold J. McCurdy	Larceny	On file.	
Lawrence F. McCurdy	Larceny	On file.	
George Sullivan	Attempt to escape jail	Nol prossed.	
Frank Wilson	Larceny from the person	Defaulted.	
Daniel J. Bradley	Breaking, entering and larceny	Continued.	
Milford York	Breaking, entering and larceny	Continued.	
Elmer Brazier	Sodomy	Dismissed	\$ 20.43.
Arthur C. Shattuck	Assault with dangerous weapon	On file.	
Paul Smart	Fornication	Nol prossed.	
Alf Barlow	Liquor nuisance	On file.	
Alf Barlow	Common seller	On file.	

KENNEBEC COUNTY-Concluded.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Chas. Rhoades.	Common nuisance	Law (continued).	
Frank Cardinal, Aplt, (2)	Search and seizure	On file (both).	
Stephen M. Pullen, Aplt	Malicious mischief	Nol prossed.	
leorge LaPlane, Aplt	Search and seizure	On file.	
leorge LaPlane, Aplt	Search and seizure	On file.	
Irs. John Evans, Aplt	Search and seizure	Quashed.	
tichard H. Graham, Aplt	Search and seizure	On file.	
livier Bernard, Aplt	Search and seizure	ontinued.	
ohn Carter, Aplt	Threatening to kill	Dismissed.	
d Jenness	Common nuisance	Law (continued).	
enoit Arsenault	Common nuisance	Law (continued).	
Valter Cormier	Common nuisance	Quashed.	
hilip Zotos	Common nuisance	On file.	
oseph Pepin	Common nuisance	6 months in jail or	\$269.69.
has. Rhoades	Common nuisance	Continued.	
eo. Poulin and Jos. Thibault	Larcenv	Continued.	
oseph Pepin, Aplt	Search and seizure	60 days in jail and	\$110.65.
has. Rhoades, Aplt	Search and seizure	Continued.	
dward Derouin, alias Edward Delaware, Aplt	Search and seizure	Nol prossed.	
rthur Cormier, Aplt	Search and seizure	Dismissed.	
enoit Arsenault (2)	Search and seizure	Dismissed, both.	
Villiam Jones, Aplt	Common seller	Dismissed.	
as. Granger, Aplt	Search and seizure	On file.	
Valter Cormier, Aplt	Search and seizure	Dismissed.	
ohn Marston, Aplt	Search and seizure	Nol prossed.	
ohn Cormier, Aplt	Search and seizure	Dismissed.	
Iermon L. Bickford, Aplt	Intoxication	Nol prossed.	
dorno Bertucci	Drinking house and tippling shop	On file.	
rancisca Galli	Liquor nuisance	Continued.	
osephine Waller	Liquor nuisance	Nol prossed.	
ohn A. Goodrich	Liquor nuisance	Law.	
lichael McCoy	Liquor nuisance	Law.	
oseph Cloutier	Liquor nuisance	Law.	
mma Davidson	Liquor nuisance	Jury disagree.	
red Bickford	Common seller	On file.	
Villiam Jones	Liquor nuisance	Continued.	

William Jones	Common seller	Continued.	
Benort Arsenault	Liquor nuisance	Law.	
Simon Harvey	Liquor nuisance	60 days in iail and	\$264.86.
Frank Girard	Assault and battery	On file.	•
Joseph Murray	Assault and battery	Continued.	
Ida Burgess and 1	Common nuisance	4 months in jail or	\$313.53.
Delia Micue	Common nuisance	On file.	*
Frank Vashon, Aplt	Illegal transportation	Law.	
Wilfred Langlois, Aplt	Illegal keeping liquors	60 days in jail and	\$119.09.
Joseph Carriveau, Aplt	Single sale	30 days in jail and	\$69.09.
Paul Huard, Aplt	Single sale	Continued.	
Joseph Carriveau, Aplt	Illegal keeping liquors	Law.	
Amos Nadeau, Aplt	Illegal keeping liquors	Law.	
John Burgess, Aplt	Drunk	Continued.	
Chas. E. Sturgis, Aplt	Single sale.	Law.	
Chas. E. Sturgis, Aplt	Single sale	Law.	
Chas. E. Sturgis, Aplt	Search and seizure	Law.	
Henry R. Hopkins, Aplt	Search and seizure	Lew.	
Henry R. Hopkins	Search and seizure	Law.	
Arthur Craig, Aplt	Search and seizure	Dismissed.	
Mayhew Hassam, Aplt	Single sale	Dismissed.	
Simon Harvey, Aplt	Single sale	Law.	
Joseph Cloutier, Aplt	Single sale	On file.	
John Silvia, Aplt	Single sale	Continued for sentence	\$40.
John Silvia, Aplt	Single sale	Verdict not guilty.	4 -0.
Michael McCoy, Aplt	Search and seizure	Law.	
John E. Jenness, Aplt	Search and seizure	Continued.	
James C. Moore	Threatening an assault	Continued.	
Benoit Arsenault, Aplt	Search and seizure	Law.	
Benoit Arsenault, Aplt	Single sale	Law.	
Benoit Arsenault, Aplt	Search and seizure	Law.	
Chas. E. Sturgis, Aplt	Search and seizure	Law.	
S. G. Haskell, Aplt	Trespass	Dismissed.	
Josephine Waller, Aplt	Search and seizure	Dismissed.	
O. C. Tibbetts, Aplt	Single sale	Continued.	
Oliver Harvey, Aplt	Search and seizure	Nol prossed.	
Dennis Burke, Aplt	Search and seizure	Continued.	
Francisco Galli, Aplt	Search and seizure	Quashed.	
Adorno Bertucci, Aplt	Search and seizure	On file.	
Eugene D. Wakefield, Aplt	Larceny	Nol prossed.	
Milford Delano, Aplt	Breaking and entering	Continued.	
Milford Delano, Aplt	Larceny	Continued.	
Fred Bickford, Aplt	Illegal keeping intoxicating liquors	On file.	

KNOX COUNTY.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
athew F. Donohue	Illegal keeping of liquors		\$200.
Lathew F. Donohue	Illegal keeping of liquors		\$ 200.
Iathew F. Donohue	Illegal keeping of liquors		\$ 200.
ohn Breen	Illegal keeping of liquors	60 days in jail.	
ohn Breen	Common nuisance	60 days in jail.	
has. Clark	Illegal keeping liquor	60 days in jail.	@100
eorge McLaughlin	Illegal keeping liquor	60 days in jail	\$1 00.
ohn Pelkey	Illegal keeping liquor	60 days in jail.	
lichael Rawley	Illegal keeping liquor	60 days in jail.	
lichael Rawley	Illegal keeping liquor	60 days in jail.	
ohn E. Pelkey	Common nuisance	60 days in jail.	
eorge McLaughlin	Common nuisance	60 days in jail.	
arry McKisson	Illegal keeping of liquor	60 days in jail.	
erbert Coates	Illegal keeping of liquor	60 days in jail.	
tephen Kavanaugh	Illegal keeping of liquor	60 days in jail. 30 days in jail.	
larry McKisson	Single sale		\$100,
ohn Thomas	Illegal keeping of liquor	60 days in jail	\$100.
artin Kusky	Larceny	60 days in jail.	
ohn Thomas	Nuisance	60 days in jail.	
/Illiam A. Lynde	Illegal keeping of liquor	60 days in jail.	
/illiam A. Lynde	Assault with intent to kill	4 years State prison.	
rrin Mahoney	Fishing closed stream	4 years Busice prison.	\$20.
eroy Hardingbhn E. Pelkey	Illegal keeping of liquor	60 days in jail.	₩20.
red Knight	Illegal keeping of liquor	60 days in jail.	
ohn Pelkev	Illegal keeping of liquor	60 days in jail.	
ora Huntley	Drunkenenss	30 days in jail.	
vdia Clark	Drunkenness	30 days in jail.	
eremiah Cochran	Drunkenness	30 days in jail.	
ohn E. Pelkey	Illegal keeping of liquor	60 days in jail.	
red Stone	Drunkenness		\$4.42.
red Winchenback	Didirentess		\$4.42.
ohn Ross	Assault and battery	6 months in jail.	*
ohn Ross	Larceny	3 months in jail.	
rthur Willev	Manslaughter	2 years in State prison.	
ugene Metcalf	Larceny	6 months in jail.	

Benjamin Carter Daniel Robinson William H. Grant John Ranlett Joseph Mealey Cyrus W. Hills Hıram Merrifield	Larceny. Larceny. Common nuisance Illegal keeping of liquor. Illegal keeping of liquor. Illegal keeping of liquor. Illegal keeping of liquor.	6 months in jail. 60 days in jail.	\$100. \$100. \$100. \$100.
	LINCOLN COUNTY.		
James A. Duane Horace Jones Frank G. Hastings James A. Duane Fred Jackson Thomas Guinn. Walter Roddin Walter Roddin Chester M. Glidden. Zina Reed	Liquor nuisance Assault and battery Single sale liquors Common seller Larceny Breaking and entering Single sale Single sale Nuisance Contempt	30 days in jail. Continued for sentence. 30 days in jail. Ordered to abate nuisance & recognized so to do with surety in sum of \$500.	\$25.00. \$22.12. \$50.00. \$125.00. \$100.00. \$50.00. \$10.00.
	OXFORD COUNTY.		
Bertha West. Wallace G. Everett. Onofrio Montisano. Victor Losier Harry Delong. Charles Hammond Charles Kennedy Ben Marquis. James McGee. Howard McPhee Joseph Paradis. P. Papaposodero Peter Perry E. H. Peters. John Thatcher. Joseph Watson Joseph Watson Josephine Wilson and Hattie Wilson John Antonio. Ostino Paparato.	Adultery	Committed for non payment of Sixty days and Sixty days and Nol prossed. Thirty days and Sixty days and One day in jail. One vear in state prison.	\$100.00, \$100.00. \$63.57. \$107.99. \$112.30. \$64.24. \$60.00. \$63.57. \$64.24. \$110.96. \$62.84. \$151.30.

TABLE_B—Continued.

OXFORD COUNTY—Concluded.

NAME.	CRIME.	Imprisonment, Effc.	FINE, ETC.
George Yelbmert	Forgery Forgery Single sale Perjury	Nolle prosequi.	
John Thatcher John Thatcher James McGee Joseph Paradis	Single sale. Common seller. Common seller. Common seller.	Sixty days or	\$118.85. \$114.24 committed
Charles Hammond Harry Delong Peter Perry Howard McPhee	Common seller	Thirty days or	\$113.57. \$115.32. \$120.00.
Joseph Dube Simeon Laroche. Pearl Cole. Edmond Tardiff.	Liquor nuisance Liquor nuisance Larceny Liquor nuisance	Principal and sureties defaulted	\$250.00.
Isaac Bernstein R. F. Dearborn James Gallagher S. D. Andrews and A. L. F. Pike.	Common seller. Liquor nuisance. Liquor nuisance. Polluting water supply.		\$120.00. \$250.00.
Lawrence Lavorgna Nicholas Gentilc James McGee Wm. McCafferty	Illegal keeping of intoxicating liquors. Illegal keeping of intoxicating liquors. Illegal keeping of intoxicating liquors. Single sale.		\$120.29. \$120.29. \$112.74. \$65.00.
Eustace F. BennettEva LaBelleBen Marquis	Single sale. Liquor nuisance. Liquor nuisance.	Thirty days or	\$55,00. \$127,12. \$100.00.
James Gallagher. Ben Marquis. Joseph Dougay. Willard G. Pratt.	Common seller Illegal keeping of intoxicating liquors. Illegal keeping of intoxicating liquors. Assault and battery.		\$100.00 \$120.46 committed \$114.05. \$17.86.
James Gallagher. Leon O. Irish. Charles Bartlett. Louis Cohen.	Single sale Fishing protected brook Larceny. Liquor nuisance	One day in jail.	\$100.00. \$7.83. \$119.39.
Joseph Klain			

Simeon Laroche Liquor nuisan	ce Six month	ns in iail.		
Edward A. Finnen Forgery	Five years	s in State prison.		
Edward A. Finnen Assault with d	angerous weapon and intent to	- I I I I I I I I I I I I I I I I I I I		
kill		in State prison.		
Fred W. White Assault with d	angerous weapon and intent to	•		
		in State prison.	·	
		rs in State prison.		
Wilfred Ouilette Accessory to a	ttempted prison breach Verdict no			
	ttempted prison breach Verdict no			
		in State prison.		
Albert Plante Attempted pri		in State prison.		
	e Thirty day	ys in jail or	\$100.00 committed	⊳
Loren M. Gorden Cruelty to ani			\$11.77.	H
Mike Gustitis Assault and be	attery Quashed		*	Ħ
Harry Mart Illegal use of u			\$38_67.	$^{\circ}$
Albert Martin Liquor nuisano			\$64.33 committed.	ATTORN
Ed. E. Martin Burglary	Four year	s in State prison.	***************************************	Ĕ
		s in State prison.		12
		s in Auburn jail.		. 4
Albert Paradis Liquor nuisano	ce Guilty, co	n, on payment of costs	\$25.74.	C
Cornelius Sullivan Liquor nuisane	ce Thirty day	vs in jail.	*	
Thomas Williams Single sale	Thirty da	vs and	\$58.09.	ΕŻ
Isadore Dragoon Cruelty to anim	mals		\$12.05.	Ħ
James Gallagher Liquor nuisano	se		\$300.00.	72
W. W. Gardiner Single sale			\$62.52.	ΑŢ
		ys in jail or	\$126.49 committed	- 😘
	e		\$165.65.	S
	e Thirty day			-
	Nol prosse			RE
	Nol prosse			EPORT
	Nol prosse	d.		0
	Nol prosse	d.		ㅈ
	Nol prosse	:d.)		.7
	ce Nol prosse			
	Nol prosse	d.		
	uancy law Nol prosse			
	Nol prosse	d. deceased.		
	Nol prosse	d.		
Daniel Sargent Assault	Nol prosse			
	Nol prosse			
Ben Marquis Single sale	Nol prosse	d.	•	
Alfred Jones Single sale Single sale		,		
Cohen & Klain				10
Inomas laurone		f1.		

PENOBSCOT COUNTY.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC
umner T. Stuart			
ornelius Kirkpatrick			
mos Fezzette, Aplt	Search and seizure		İ
mogene S. Cross			i
ohn Cross			
ornelius Kirkpatrick		. Indictment filed.	!
ndrew J. Barry	Liquor nuisance	. 3 months county jail in default of	, \$410.00 pd.
ohn D. McDonald			\$310.00.
dgar L. Ham, Aplt	Neglect to send children to school	. Complaint filed.	İ
ark E. Burns			
atrick J. Burke			ļ
. W. Brown			İ
bert S. Chick		. 4 months in county jail in default of	\$360.00 pd.
euben A. Faloon	Liquor nuisance	. Nol prossed.	_
ohn H. Glynn		. Indictment filed.	
imes Gillis	Liquor nuisance	. Indictment filed.	i
rank Haney	Liquor nuisance	. Indictment filed.	
enry C. Hamakers	Liquor nuisance	. Indictment filed.	
ope D. McKinnon	Liquor nuisance	. 6 months in county fail in default of	\$510.00 pd.
ohn D. McDonald	Liquor nuisance	. Nol prossed.	i -
ichael D. McInnis	Liquor nuisance	. Indictment filed.	
imes A. Walker	Liquor nuisance		
ngus Wilson	Liquor nuisance	. Indictment filed.	
uy Spinney	Compound larceny	Indictment filed.	
osie L. Turner	Common nuisance		
illiam Thompson			
nnie Knox			
illiam Donnellty			
imothy Wombolt			
seph Curley		Indictment filed.	
illiam Landers			
acob M. Ross, Aplt			\$10.00 pd.
artin Hughes, Aplt	Affray		\$10.60.
ndrew Finnegan, Aplt			
everett P. Washburn, Aplt			\$110.00 pd.
boy Stillings et als, Aplts		Nol prossed. Costs	\$10.00 pd.

John Burke, Aplt	Drunk Liquors in possession.	Nol prossed. Costs	\$10,00 pd. \$113.97 pd.
Clara McLellan, Aplt	House of ill fame	30 days county jail. 60 days county jail in default of	\$110.00 pd.
Martin Mitchell, Aplt	Unlawfully depositing liquors	30 days in county jail.	\$107.92.
Intoxicating liquors. Pope's Express Company, claimant, Aplt.		Appeal dismissed. Judgment of court below affirmed.	
Abraham Epstein, ApltHugh Ellis, Aplt	Unlawfully depositing intoxicating liquors Unlawfully depositing intoxicating liquors	60 days in county jail in default of 60 days in county jail in default of	\$107.17. \$108.02.
Mrs. Charles Hamlin, Aplt	Search and seizure	60 days in county jail in default of 60 days in county jail in default of	\$109.66. \$108.00.
Alex Savoy, ApltEdwin Crocker, Aplt	Unlawfully depositing intoxicating liquors	60 days in county jail in default of	\$110.50. \$11.77.
Nicholas Curran, Aplt	Drunk.	Nol prossed Costs	\$10.00 pd.
Samuel Ross, Aplt	Search and seizure Search and seizure Search and seizure.	60 days and 60 days in default of 60 days in county jail in default of 60 days in county jail in default of	\$112.00. \$109.00. \$108.02.
Warnen Curtis, Aplt. Frank J. Rogan, Aplt.	Drunk Unlawfully depositing intoxicating liquors	oo days in county jan in default of	\$15.95
Henry Russell, Aplt Miles Kavanaugh, Aplt.	Search and seizure	60 days county jail in default of	\$110.00.
Adolphus LaMore, Aplt	Unlawfully depositing intoxicating liquors. Unlawfully depositing intoxicating liquors.	60 days in county jail in default of	\$110.00 pd. \$107.00.
Patrick F. Geagan, Aplt. Alec Bobin, Alpt. Annie Golden, Aplt.	Search and seizure Unlawfully depositing intoxicating liquors Search and seizure	Not prossed. Not prossed by advice of court. 60 days county iail in default of	\$108.57.
Alfred A. Porter, Aplt. Joseph Hagerty, Aplt.	Search and seizure. Search and seizure. Drunk	30 days in county jail.	\$107.00.
Charles O'Ree, Aplt. Timothy Wombolt, Aplt	Unlawfully depositing intoxicating liquors Search and seizure each	60 days in county jail in default of 60 days and 60 days in default of	
Charles F. Evans, Aplt \(\)	Search and seizure	Nol prossed.	
Frank Maddan, ApltEdwin F. Murphy, ApltJoseph J. Crowe, Aplt	DrunkSearch and seizure	Nol prossed. Costs	\$10.00 pd. \$107.92.
Joseph J. Crowe, Apit	Search and seizure	Nol prossed. Deceased. Nol prossed. Costs.	\$110.00 pd. \$10.00 pd.
Pope D. McKinnon, Aplt. Maurice Fournier, Aplt.	Single sale. Search and seizure.	Dismissed. Dismissed. Dismissed.	#10.00 pa.
Norman A. King, Aplt. Victor Chaison, Aplt.	Search and seizure	Dismissed. Dismissed.	å
John H. Russell, Aplt		Dismissed.	

PENOBSCOT COUNTY—Continued.

Name.	CRIME.	Imprisonment, Etc.	Fine, Erc
Cornelius Kirkpatrick, Aplt	Search and seizure. Embezzlement. False pretenses. Liquor nuisance. Search and seizure	60 days and 60 days in default of	\$112.00.
Samuel D. Crocker, Apit. Intoxicating liquors. Alexander Fraser, Claimant, Apit.	Unlawfully having liquor in possession Appeal dismissed for want of prosecution. Judgment of court below affirmed.	60 days in county jail and	\$110.00.
Richard LeVasseur, ApltL. D. Burgess, ApltFred W. Canney, Aplt	Assault and batteryViolation of compulsory school lawSearch and seizure	Nol prossed. Costs	\$16.75 pd.
James Collins	Larceny Manslaughter Larceny from the person	30 days in county jail. 1 year in county jail. 1 year in county jail.	
John Sovereign and Charles E. Crocker John Sovereign and Charles E. Ccocker	Compound larceny	year in State prison. year in State prison, to take effect at expiration of prior sentence.	
John Fahey, alias Jack Fahey Angelo Valentine and Meichele Augustino John L. Anderson	Larceny. Assault. Compound larceny.	2 years in State prison. 3 months in county jail. 10 months in county jail.	
Edwin Crocker. John Rodney. John Turple	Larceny from the person	18 months in State prison. 10 months in county jail. 2 years in State prison.	
fohn E. Ĥackett. Melville M. Spencer. Joseph J. Crowe. Peter Flaherty.	Incest. False pretences. Liquor nuisance. Liquor nuisance.	10 years in State prison. Nol prossed. Costs	\$20.00 pd. \$410.00 pd.
Peter J. Curran	Liquor nuisanceLiquor nuisance	4 months in county jail in default of Nol prossed.	\$460.00 pd.
Pope D. McKinnon. Daniel H. Clement. Thomas P. Igo. ames E. Buckley and Carl S. Preble.	Liquor nuisance. Liquor nuisance. Liquor nuisance. Liquor nuisance.	6 months in county jail in default of 4 months in county jail in default of 3 months in county jail in default of Nol prossed.	\$510.00 pd. \$460.00 pd. \$410.00 pd.
Albert S. Chick	Liquor nuisance. Liquor nuisance.	4 months in county jail in default of 4 months in county jail in default of	\$360.00 pd. \$410.00 pd.

Maurice P. Gallagher	Liquor nuisance	4 months in county jail in default of	\$460.00 pd.
Ross J. Murphy	RobberyFalse pretenses.	Nol prossed.	
James A. Ross	False pretenses	Nol prossed. 3 months in county jail.	
Charles C. Chadbourn and Ernest E. Nalson	Compound larceny	Acquitted.	
Wilbur I. Gerry	Common nuisance	6 months in county jail in default of	\$ 620.00.
Percy W. Lyons	Manslaughter	Acquitted.	₩020.00•
Vito Prunesti	Murder	Life, State prison.	
Natali Prunest	Murder	Nol prossed.	
J. P. Bass Publishing Company, Aplt	Unlawfully advertising intoxicating liquors		
	for sale		\$51.00 pd.
Frank Burke	Liquor nuisance	Nol prossed.	•
Andrew W. Cluskey	Liquor nuisance		\$110.00 pd.
Frank Burke	Liquor nuisance	Nol prossed.	
Catherine Kavanaugh	Liquor nuisance	Nol prossed.	
Timothy Wombolt	Liquor nuisance	Indictment filed.	
William A. Withee	Liquor nuisance	Nol prossed.	
John H. Gallagher and Wesley Shaw	Search and seizure	Nol prossed.	
Arthur Mulligan	Compound larceny	Indictment filed.	#910 00
Edward M. Treadwell	Liquor nuisance	3 months in county jail in default of Nol prossed.	\$310.00.
George King	Liquor nuisanceLiquor nuisance	Indictment filed.	
Hugh EllisJohn H. Gallagher and Wesley Shaw	Liquor nuisance	Nol prossed.	
Martin Mitchell	Liquor nuisance	Nol prossed.	
Fred W. Canney	Liquor nuisance	Indictment filed.	
Victor H. Chaison	Common seller	Nol prossed.	
Victor H. Chaison, Campbell O'Quinn and	Common South Commo	Troi prossoci	
Maurice Fournier	Liquor nuisance	Nol prossed.	
Charles J. Evans	Liquor nuisance	Nol prossed.	
Timothy Wombolt	Liquor nuisance	3 months in county jail in default of	\$310.00.
William F. Finnegan	Liquor nuisance	Indictment filed.	
John H. Gallagher	Common seller	Nol prossed.	
John H. Glynn	Liquor nuisance	Nol prossed.	
Charles Hayes	Liquor nuisance	Indictment filed.	
Norman L. King		Indictment filed.	
William A. Kiah	Liquor nuisance	Nol prossed.	
Elias Katch	Liquor nuisance	Indictment filed.	#410.00
William F. Newman.		3 months in county jail in default of Indictment filed.	\$410.00.
Frank LaPage	Liquor nuisance	Indictment filed.	
Peter Mogan	Liquor nuisance.	Indictment filed.	
Edward F. McHugh	Liquor Nuisance	Indictment filed.	
Michael D. McInnis	Liquor nuisance	Indictment filed.	
Martin J. Mitchell	Liquor nuisance	Nol prossed.	
Thomas P. McAloon		Nol prossed.	

PENOBSCOT COUNTY—CONTINUED.

NAME.	CRIME.	IMPRISONMENT, ETC.	FINE, ETC
Plorence McNeil	Liquor nuisance	Nol prossed.	
Augustus G. Perro	Liquor nuisance	Indictment filed.	
Augustus G. Perro	Common seller	Indictment filed.	
Patrick Priest	Liquor nuisance	Indictment filed.	
leorge H. Russell	Liquor nuisance	Indictment filed.	
Alexander Savoy	Single sale	Nol prossed.	\$360.00 pd.
Catherine Kayanaugh	Liquor nuisance	4 months in county jail in default of Nol prossed.	љаоо. оо ра.
J. Smith	Liquor nuisance	Indictment filed.	
Thomas Davidson	Larceny from the person	10 months in county jail.	
William Michaud and Dennis Michaud	Assault with intent to kill and murder	4 years in State prison.	
Nathaniel Brooker	Adultery	7 months in county jail to begin February	
(Marie 1970)	2202023	12th, 1908,	
Cerence Tobin	Larceny from the person	Indictment filed.	
oseph Brady	Larceny from person	Acquitted.	
Henry Blanchard	Compound larceny	2 years in State prison.	
Richard Carroll	Felonious assault	4 months in county jail.	
Henry B. Gordon	Larceny	6 months in county jail.	
Indrew Lawson	Larceny from the person	3 years in State prison.	
Charles M. Lewis	Incest	5 years in State prison. 15 months in county jail.	
ohn McEachern	Larceny	6 months in county jail.	
Ialcolm McDonald	Larceny from the person	3 years in State prison.	
	Incest	5 years in State prison.	
Valter Pace	Compound larceny	8 months in county jail.	
Bert Ronco	Larceny from the person	Acquitted.	
Charles Stone	Embezzlement	40 days in county jail.	
Charles Taylor and Frank Stone	Compound larceny	3 years in State prison.	
Alexander O. Reed	Assault and battery	Nol prossed. Costs	\$62.00 pd.
Peter McKinnon, Aplt	Search and seizure	60 days in county jail in default of	\$110.51.
ohn Robinson, Aplt	Unlawfully depositing intoxicating liquors	60 days in county jail in default of	\$110.42.
red Trainor, Aplt	Assault and battery	Nol prossed. Costs	\$10.00 pd.
Iarry Reavil, Aplt	Search and seizure	Nol maggad	\$110.00 pd.
	Search and seizure	Nol prossed.	\$110.00 pd.
	DESCRIPTION SERVICE		BLIU. VV DU.

ATTORNEY
GENERAL
S REPORT.

E. O. Folleenspee, Aplt Fast driving automobile Nol prossed. Costs \$10.00 Humphrey Grant, Aplt Search and seizure. Nol prossed. Costs S21.00 George W. Townsend, Aplt Unlawfully depositing intoxicating liquors 60 days in county jail in default of 8108.40 Mol prossed.	0 pd. 42.
William Buxton, Aplt. Bridget McHugh, Aplt. Richard E. Hapworth, Aplt. Drunk Drunk Drunk Orunk Drunk Orunk Orunk Drunk Orunk	
Bridget Tracy, Aplt. Search and seizure. 60 days in county jail in default of \$112.5 Joseph Lenieux, Aplt. Assault and battery. Nol prossed. Costs \$12.0 Thomas J. Curran, Aplt. Search and seizure. Nol prossed. William McGuire, Aplt. Search and seizure. \$110.0	0 pd.
Frank Cochran, Aplt. Search and seizure. Nol prossed. George William Townsend, Aplt. Search and seizure. 60 days in county jail in default of \$112.9 Thomas Murphy, Aplt. Assault and battery Nol prossed. Costs. \$10.00 Jesse Thomas, Aplt. Search and seizure. 60 days in county jail in default of \$111.	0 pd. 50.
George W. Townsend, Aplt. Will Sabine, Aplt. Drunk Drunk Drunk Patrick Doherty, Aplt. Drunk Drunk Drunk Drunk Drunk Nol prossed. Nol prossed. Nol prossed.	
Patrick Doherty, Aplt. Assault and battery. Nol prossed. Frank T. Largay, Aplt. Search and seizure. Nol prossed. Peter Mogan, Aplt. Search and seizure. 60 days in county jail in default of \$111. David J. McGrath, Jr., Aplt. Unlawfully depositing intoxicating liquors 60 days in county jail in default of \$111.	
Max Cohen, Aplt. Selling pawned property unlawfully Nol prossed. William Wakeley, Aplt. Unlawfully depositing intoxicating liquors Nol prossed. Fred Johnson, Aplt. Search and seizure. \$110.0 Michael Brady, Aplt. Unlawfully depositing intoxicating liquors 60 days in county jail in default of \$108.0	52.
William Marcus, Aplt. Unlawfully depositing intoxicating liquors. Nol prossed. Costs. \$10.00 John Russell, Aplt. Search and seizure. Nol prossed. Costs. Nol prossed. Charles Worster, Aplt. Search and seizure. 60 days in county jail in default of Daniel Judge, Aplt. Unlawfully depositing intoxicating liquors. Complaint and warrant quashed.	40.
George H. Libby, Aplt. Unlawfully depositing intoxicating liquors. \$110.0 Harry Harmon, Aplt. Unlawfully depositing intoxicating liquors. Nol prossed. Percy H. Costello, Aplt. Search and seizure. 60 days in county jail in default of \$109.0 George W. Townsend, Aplt. Search and seizure. 60 days and 60 days in default of \$116.0 \$116.0	00. 66 .
Jennie Millett, Aplt. Search and seizure. \$110.0 John H. Russell, Aplt. Search and seizure. Nol prossed. Fred Johnson, Aplt. Unlawfully depositing intoxicating liquors Nol prossed. Rosie Cohen, Aplt. Single sale. Nol prossed.	00 pd.
Rosie Cohen, Aplt. Single sale. Nol prossed. Rosie Cohen, Aplt. Single sale. Nol prossed. Bridget Tracy, Aplt. Search and seizure. \$111.5 Percy Costellow, Aplt. Unlawfully depositing intoxicating liquors. Complaint filed. \$111.5	

PENOBSCOT COUNTY—Concluded.

Name.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Dennis W. Driscoll, Aplt	Search and seizure	60 days in county jail in default of	\$113.20.
Michael Brady, Aplt	Single sale	30 days in county jail in default of	\$59.04.
Margaret Rogan, Aplt	Search and seizure	Nol prossed.	0111 00
Joseph H. McAuliffe, Aplt	Unlawfully depositing intoxicating liquors	60 days in county jail in default of	\$111.20.
John Doe, alias Frank Murray, Aplt	Search and seizure	60 days and 60 days in default of	\$109.98.
Joseph LeBlane, Aplt	Search and seizure	60 days and 60 days in default of	\$112.50. \$112.80.
John M. Jameson, Aplt	Search and seizure	60 days in county jail in default of 60 days in county jail in default of	
Richard Crowe, Aplt	Unlawfully depositing intoxicating liquors Search and seizure	60 days in county fail in default of	\$111.12.
Charles H. Merrick, Aplt.	Larceny	Nol prossed. Costs	\$20.00 pd.
Alphonso A. Lord, Aplt	Search and seizure	Nol prossed. Costs	\$20.00 pa.
William McGuire, Aplt.	Search and seizure	Nol prossed.	
Annie Golden, Aplt	Unlawfully depositing intoxicating liquors.	Nol prossed.	
Fred Succie, Aplt.	Search and seizure	60 days in county jail in default of	\$118.86.
Michael Brady, Aplt	Search and seizure	60 days in county jail in default of	\$111.14.
John M. Jameson, Aplt	Unlawfully depositing intoxicating liquors.	60 days in county jail in default of	\$110.09.
Fred Johnson, Aplt	Search and seizure	Nol prossed.	Ψ210.00.
Charles Worcester, Aplt	Search and seizure	60 days in county jail in default of	\$ 107.57.
George W. Townsend, Aplt	Search and seizure	60 days and 60 days in default of	\$110.27.
Michael Brady, Aplt	Search and seizure	60 days in county jail in default of	\$109.40.
Joseph D. M. Jameson, Aplt	Search and seizure	60 days in county jail in default of	\$111.14.
Joseph Jero, Aplt	Search and seizure	60 days in county jail in default of	\$108.42.
Mrs. Marie Petitie, Aplt	Search and seizure	60 days in county jail in default of	\$109.80.
John Willey, Aplt	Assault	Nol prossed.	
Mary E. Tilton, Aplt	Search and seizure	*	\$110.00 pd.
Joseph Morin, Aplt	Search and seizure	Nol prossed. Defendent dead.	-
Augustus G. Perro, Aplt	Search and seizure	Nol prossed	\$110.00 pd.
Augustus G. Perro, Aplt	Search and seizure	Nol prossed	\$110.00 pd.
Eugene A. Merrill, Aplt	Cruelty to child	Nol prossed. Costs	\$15.00 pd.
William Hessert	Assault and battery	Nol prossed. Costs	\$18.00 ud.
James Noonan	Larceny from the person	6 months in county jail.	
Joseph Dudley	Assault with intent to kill and murder	6 months in county jail.	
John H. Glynn	Liquor nuisance	Nol prossed.	
Charles W. Hayes	Liquor nuisance	Indictment filed.	
Thomas P. Igo.	Liquor nuisance	Indictment filed.	
William A. Kiah	Liquor nuisance	Nol prossed.	I

Frank LaPage.....

Thomas P. McAloon....

Edward F. McHugh.....

Pope D. McKinnon.
Michael D. MacInnis.

A. G. Manuell

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•	James W. Welch. Timothy Wombolt.	Liquor nuisance Liquor nuisance	Indictment filed. Nol prossed.	
		PISCATAQUIS COUNTY.		
	Albert D. Edgerley, Aplt Daniel Danforth Robert McGowan, Aplt Richard McNevins, Aplt Richard McNevins, Aplt Charles Booker John Pease, Aplt Eugene Nopre, Aplt Henry Pease, Aplt William D. McGregor Altred Michaud George A. Grant Nelson Langlois Clara B. Stevens George Bushey Leroy R. Perkins Irving Trefethering Joe McLonson Domnic Legere Harvey Orcutt. Eibridge Pratt Robert Leet Nelson Langlois Nelson Langlois Nelson Langlois Nelson Langlois Robert Leet Serve Mishoe, Aplt Weston Darling, Aplt Samuel D. Thomas, (4 indictments)	Adultery Single sale of intoxicating liquors. Single sale of intoxicating liquors. Breaking, entering and larceny Violation of game law Violation of game law Violation of game law Violation of game law Concealing mortgaged property Single sale of intoxicating liquor Single sale of intoxicating liquor Single sale intoxicating liquor Adultery Larceny Breaking, entering and larceny Single sale of intoxicating liquors. Single sale of intoxicating liquors. Intoxication Assault Larcenv Single sale Common seller intoxicating liquor Search and seizure. Violation of game law Single sale of intoxicating liquors. Forgery	Filed.	\$20.00 costs. \$50.

Liquor nuisance.....

Liquor nuisance.....

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Liquor nuisance

Liquor nuisance

William F. Newman Liquor nuisance Nol prossed.
A. F. Ward Liquor nuisance Nol prossed.

Indictment filed.

Indictment filed.

Nol prossed.

Nol prossed. Indictment filed.

Indictment.

PISCATAQUIS COUNTY—CONTINUED.

NAME.	Crime.	Imprisonment, Etc.	Fine, Erc
Edward Mudgett	Larceny	S months county jail.	
Edward Mudgett	Single sale intoxicating liquor	30 days county jail.	
Nelson Langlois	Common seller liquor	90 days county jail.	
Wilhs White	Breaking, entering and larceny	2 years in State prison.	
Elmer Ellis	Common seller	Nol prossed.	
William P. Appleyard	I iquor nuisance	Nol pros. account death of respondent.	
Henry W. Bartley	Liquor nuisance		\$150 .
Eugene L. Priest	Single sale intoxicating liquor	Continued for sentence.	
Henry W. Bartley	Common seller intoxicating liquor		\$200.
Henry W. Bartley	Nuisance, liquor		\$150 .
William P. Appleyard	Single sale intoxicating liquor	Nol pros. account death of respondent.	
William P. Appleyard	Search and seizure	Nol pros. account death of respondent.	
Henry W. Bartley	Common seller intoxicating liquor	Continued for sentence.	
awrence H. Wyman, Aplt	Cruelty to animals	Nol prossed.	
William J. Howell, Aplt	Cruelty to animals	Not prossed.	
B. J. Merrill, Aplt	Loitering. Single sale intoxicating liquors.	Nol prossed.	
Edward Epstein, Aplt	Single sale intoxicating liquors	Nol prossed.	
John Burton, Aplt.	Assault	Nol prossed.	i
Harry Levensailor	Inciting assault with intent to kill	4 years State prison.	
Fred L. Huff	Felonious assault	3 years State prison.	
Joseph Lawless		Acquitted.	
rank Brown		1 year State prison.	
Frank Brown		1 year State prison.	
Frank Brown	Breaking, entering and larceny	1 year State prison.	
Frank Brown			
	larceny	1 year State prison.	
Frank Brown		8 years State prison.	
Clarence Aylward		Continued for sentence.	i
Clarence Aylward		6 months county jail.	
Clarence Aylward		4 months county jail.	
Clarence Aylward		- ·	
-	mit larceny	Continued for sentence.	
Wilham Green	Breaking, entering and larceny	2 years State prison.	
William Green	Breaking, entering and larceny	2 years State prison.	
William Green	Assault with intent to kill	8 years State prison.	

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Alton Blethen.

Alton Blethen.

Breaking, entering and larceny.

Breaking, entering and larceny.

Breaking, entering and larceny.

Breaking, entering and larceny.

S months county jail.

Common seller intoxicating liquors.

Continued for sentence.

Single sale intoxicating liquors.

Single sale intoxicating liquors.

William Silva.

Single sale intoxicating liquors.

Single sale intoxicating liquors.

Single sale intoxicating liquors.

Single sale intoxicating liquors.

Single sale intoxicating liquors.

Single sale intoxicating liquors.

Single sale intoxicating liquors.

	SAGADAHOC COUNTY.		
Harry Hart	Single sale	Nol prossed.	ı
Harry Hart	Search and seizure	Nol prossed.	
Charles Elwood	Having short lobsters in possession	Fine, \$21; costs, \$33.11	\$54.11.
Joseph C. Footer	Search and seizure	Fine, \$100; costs, \$9.37	\$109.37.
Joseph C. Footer	Common nuisance	Nol prossed.	*
Grover C. Hayes	Intoxication	Complaint filed.	
Joseph C. Footer	Common nuisance	Nol prossed.	
William Merry	Larceny	Nol prossed.	
Joseph C. Shepard	Contempt	Costs	\$3.15.
Fred E. Holmes			
Paul Parents	Larceny		
Joseph Ritchie	Assault and battery	3 months in jail.	
Clarence F. Worrey	Obstructing officer	Nol prossed.	
Wilbraham M. Leavitt	Search and seizure		
Charles E. Daniels	Single sale		
Ernest V. Thompson			
Ernest V. Thompson	Larceny	Nol prossed.	
Joseph H. Barstow			\$110.50.
James H. Dewire	Search and seizure	Fine, \$100; costs, \$6.10	\$106.10.
Clarence F. Worrey	Disturbing peace	30 days in jail.	#0# 40
John H. Murphy	Having in possession short lobsters	Fine, \$12; costs, \$13.12	\$25.12.
Louis Mikelsky	Malicious mischief		
Willie Willett	Search and seizure		
Harry Whitten	LarcenyHarboring escaped prisoner	Acquitted. 30 days in jail.	
Clara Davis	Common nuisance	Fine, \$350; costs, \$15	\$365.
		Fine, 100; costs, \$15	\$115.
Geo. E. Hollvey Ernest V. Thompson and J. Susan Thompson			Ф110.
	Common nuisance.		@11E
Danny II. varuer	Common nuisance	T III C, Φ100, COS ω, Φ10	ΦIIÐ.

TABLE B—Continued. SOMERSET COUNTY.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Benjamin Taylor, Aplt	Larceny	Nol prossed.	
Alphonsine Dennis, Aplt	Single sale	Nol prossed.	
ohn McQuade, Aplt	Search and seizureSingle sale	Nol prossed.	
Dephas M. Hilton, Aplt.	Single sale	Nol prossed.	
William Howard, Aplt.	Single sale	6 months, with 6 months additional in	
-		default of payment	\$200 & costs,\$13.10
William Howard, Aplt	Search and seizure	60 days, with 60 days additional in de-	
TC11 TT 7	a	fault of payment	\$100 & costs,\$25.20
William Howard, Aplt	Search and seizure	60 days, with 60 days additional in de-	\$200 & costs,\$12.52
William Howard, Aplt	Search and seizure	fault of payment	\$200 & costs,\$12.52
wimam Howard, Apit	Search and seizure	fault of payment	\$100 & costs,\$12.14
George E. Washburn, Aplt	Search and seizure	60 days, with 60 days additional in de-	4100 & 20010,41111
and the same army rapper records		fault of payment	\$100 & costs,\$69.38
George E. Washburn, Aplt	Search and seizure	30 days in default of payment	\$100 & costs,\$19.62
George E. Washburn, Aplt	Sale	30 days in default of payment	\$50 & costs, \$13.56
Warren Tuttle, Aplt	Sale	Nol prossed.	
Varren Tuttle, ApltVilliam Murtha, Aplt	Sale	Nol prossed.	\$50 & costs \$10
Velson Bartley, Aplt	Sale		\$50 & costs, \$10.
red Miller, Aplt.	Sale	Nol prossed.	\$00 to 00000, \$20.
1. Jacques, Aplt.	Sale	Nol prossed.	
ouis Tague, Aplt	Sale	Nol prossed.	
Iphonsine Dennis, Aplt	Search and seizure	Nol prossed.	
ienry Haves, Aplt	Search and seizure	Nol prossed.	
rank M. Cotton, Aplt	Search and sezure	60 days, with 60 days additional in default of payment	\$100 & costs,\$31.61
Hugh Brenigan, Aplt	Search and seizure	Nol prossed.	#100 & COStS,#31.01
Jenry Burgess, Aplt	Search and seizure	30 days in default of payment	\$100 & costs.\$44.23
Charles R. Kelley, Aplt	Aiding in violating liquor law	30 days, with 30 days additional in de-	,
		fault of payment	\$100 & costs,\$15.50
Henry Burgess	Nuisance	30 days, with 30 days additional in de-	
1 17 777 11	AT 1	fault of payment	\$150 & costs,\$31.44
George E. Washburn	Nuisance	- KII dava, with bii dava additional in de-l	

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Alphonsine Dennis	Nuisance	Nol prossed.	ı	
Phillip Lajondre	Nuisance	Nol prossed.		
Joseph D. McDonald	Nuisance	Nol prossed.		
Hugh Brenigan	Nuisance	Nol prossed.		
Henry Hayes	Nuisance	Nol prossed.		
Richard Garity, Aplt	Intoxication	Nol prossed on payment of costs in court		
		below	\$5.12.	
Henry Burgess, Aplt	Search and seizure	30 days in default of payment	\$100 & costs,\$14.63	
Theodore Poulin, Aplt	Search and seizure	Acquitted.		
William Murtha, Aplt	Sale	Nof prossed.		
Frank W. Bucknam, Aplt	Search and seizure	Nol prossed.	@100 f @00 0g	
William Willett, Aplt	Sale	Nol prossed.	\$100 & costs,\$28.36	Α
Intoxicating liquors, F.W.Bucknam, claimant		Liquors ordered restored.		H
Arville Nason	Contempt of court	Elquois ordered restored.	\$10.	TTORN
Charles Edwards	Malicious mischief	30 days.	Φ10.	띪
Jack Croce	Nuisance	Nol prossed.		- 9
Jack Croce	Nuisance	Not prossed.		듄
Jack Croce	Common seller	Nol prossed.		ĸ
George M. Young	Common seller	30 days.		
William Willett	Nuisance	Acquitted.		Ω
Henry Burgess	Nuisance	30 days, with 30 days additional in de-		ĘNĘRAL
		fault of payment	\$150 & costs,\$18.47	- 1
William Howard	Search and seizure	60 days, with 60 days additional in de-		Ħ
T 0 D II	G	fault of payment	\$100 & costs, \$19.37	\rightarrow
Ira O. Butler	Common seller	Filed.		
A. E. Butler	Common seller	Filed.		S
A. E. Butler	Search and seizure	Filed.		-
Ira Cushing, ApltIra W. Cushing	Single sale	30 days, with 30 days additional in de-		2
ira w. Cushing	bingle said	fault of payment	\$50 & costs, \$25.	Ĥ
Ira W. Cushing	Common seller	Filed.	φυσ α τουσία, φ2υ.	REPORT
Forest Wescott, Aplt	Cruelty to animals	Nol prossed.		쫑
John Robbins, Aplt	Assault and battery	Nol prossed.		
William Howard, Aplt	Search and seizure	60 days, with 60 days additional in de-		
-		fault of payment	\$100 & costs, \$20.	
Frank Carney	Larceny	Nol prossed on payment of costs	Costs, \$42.	
William J. Bradbury	Nuisance	Filed.		
Ira W. Cushing	Common seller	Filed.		
Towns of Starks and Norridgewock	<u> </u>	Nol prossed.		
George Young, Aplt	Search and seizure	Filed.		
George Young, Aplt	Single sale	Filed.	0100 0 1 010 01	
George W. Booth, ApltFrank M. Cotton	Search and seizure	60 days in default of payment	\$100 & costs,\$16.24	
Frank M. Cotton	Common seller	Continued.		Ń
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SOMERSET COUNTY-Continued.

Name.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Inhabitants of Athens		Nol prossed.	
Edmund H. Grant, Aplt	Single sale	Continued.	
Charles Caswell, Aplt	Assault and battery	Continued.	
Charles Page	Adultery.	Continued.	
ira w. Cushing	Single sale	30 days, with 30 days additional in default of payment	\$50 & costs, \$25.
Lafayette Southard	Common seller	Defaulted.	φ30 & Costs, ψ23.
William Howard, Aplt	Search and seizure	60 days, with 60 days additional in de-	
		fault of payment	\$100 & costs, \$20
John W. Harris, Aplt	Intoxication	Continued.	•
Victor Bloom and Joseph Foster, Aplts	Larceny	Continued.	
William R. Wyman, Aplt	Assault and battery	Continued.	
Lester Brown, Aplt	Intoxication	Continued.	
Calvin Berry, Aplt	Illegal fishing	Continued. Continued.	
Frank E. Tripp, ApltEddie Ware, Aplt	Breaking, entering and larceny	Continued.	
Henry Bartley.	Nuisance	Nol prossed.	
William Howard	Nuisance	Continued.	
Frank M. Cotton	Nuisance	Continued.	
Raymond D. Skillings	Larceny	Continued.	
John Wentworth, Aplt	Assault and battery	Nol prossed.	
Clarence Wentworth, Aplt	Assault and battery	Nol prossed.	
Jane Wentworth, Aplt	Disturbing the peace	Nol prossed.	87 S.C
William F. Cleveland, Aplt	Assaulting officer	Nol prossed on payment of costs	\$7.86 costs.
Joseph B. Twadelle		Continued.	
John Williams.	Manslaughter	Continued.	
Will Palmer	Cheating by false pretences	Continued	Costs. \$25.
Will Palmer	Cheating by false pretences	Continued for sentence.	
Henry Hayes	Nuisance	Continued.	
William Howard	Common seller	Continued for sentence.	
William Howard	Nuisance	Continued for sentence.	
Henry Bartley	Nuisance	Continued.	
R. H. Berry	Single sale	Continued. Continued.	
R. H. Berry	Common seller	Continued.	

William Howard	Common seller	Continued for sentence.	
William Howard	Nuisance	Continued for sentence.	
Herbert I. Nason, Aplt	Assault and battery	Continued.	
Walter Dean, Aplt	Assault and battery	Continued.	
Harry L. Williams, Aplt	Search and seizure	Continued.	
Joel H. Gray	Common seller	30 days, and 30 additional in default of	
		payment; continued; law on exceptions	\$50 & costs, \$31.97.
Joel H. Gray	Nuisance	2 months, and 4 months additional; con-	
		tinued; law on exceptions.	\$200 & costs, \$2.10.
Joel H. Gray	Single sale	4 months, and 4 months additional; con-	
	-	tinued; law on exceptions.	\$200 & costs, \$11.98
Henry N. Bartley	Nuisance	Continued.	
Charles Jordan	Common seller	Continued.	
Charles Jordan	Single sale	Continued.	
James A. Welch	Obstructing railroad track	Continued.	
Jack Croce, Aplt	Search and seizure	Continued.	
George E. Washburn, Aplt	Search and seizure	60 days and 60 additional; continued;	
		law on exceptions	\$100 & costs,\$22.75
Joseph D. McDonald, Aplt	Search and seizure	60 days and 60 additional; continued;	
		law on exceptions	\$100 & costs,\$22.06
John Roncourt, Aplt	Search and seizure	Continued.	
Frank Nadeau, Aplt	Search and seizure	Nol prossed.	
Frank C. Kendall, Aplt	Search and seizure	Continued.	
Fred E. Southard, Aplt	Search and seizure	Continued.	
George Markham, Aplt	Search and seizure	Continued.	
William Willett, Aplt	Search and seizure	Continued.	
Meddie Ronco, Aplt	Search and seizure	60 days and 60 additional in default of	
· •		payment; continued; law on exceptions	\$100 & costs,\$35.72
Nelson W. Bartley, Aplt	Search and seizure	60 days and 60 additional; continued;	
- · · · · ·	!	law on exceptions	\$100 & costs,\$80.17
Neison W. Bartley, Aplt	Gambling house	Continued.	
Wilham Cleveland, Aplt	Cruelty to animals	Continued.	
Napoleon Burgess, Aplt	Search and seizure	Continued.	
Vede Gilblair, Aplt	Search and seizure		
Byron Lancaster, Aplt	Assault and battery		
Pericy Emery, Aplt	Search and seizure	Continued.	
Edmund H. Grant, Aplt	Search and seizure	Continued.	
Alexander Robb, Aplt., & intoxicating liquors	Search and seizure	Nol prossed.	
George Quint, Aplt	Assault and battery	Continued.	
Herschel M. Woodis, Aplt	Larceny	Continued.	
Ludger Buldac	Larceny from person	Quashed.	
James Clark and Fred Foster	Breaking, entering and larceny	Each 2 years in State prison.	
James Clark and Fred Foster	Breaking, entering and larceny	Each 2 years in State prison.	
Peter Tuttle	Larceny	8 months in county jail.	
Ralph Benson	Larceny	Continued.	
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SOMERSET COUNTY-CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Ralph Benson	Assault and battery Assault and battery Assault and battery Obstructing railroad track Breaking, entering and larceny Contempt of court Nuisance	Continued. Continued; bail defaulted. Continued; bail defaulted. Continued. Continued. 1 year in Auburn jail. Discharged. 3 months in county jail; continued; law	
Nelson W. Bartley	Common seller	on exceptions. 30 days in jail; continued; law on exceptions. 3 months in jail; continued; law on ex-	\$100 & costs,138.78
Nelson W. Bartley	Tippling shop	ceptions. 60 days and 60 additional in default of payment; law on exceptions Continued for sentence.	\$100 & costs, \$2.20.
Daniel McAllister	Single sale	30 days in county jail, 30 days additional in default of payment	\$50 & costs,\$43.59.
George H. Markham. George H. Markham. Lewis Geroux.	Single sale Common seller. Nuisance	Continued. Continued. Continued.	
Lewis Geroux	Tippling shop	Continued. 30 days in jail; continued; law on exceptions	\$100 & costs,\$22.32
Omar Poulin	Nuisance Tippling shop	 3 months in jail; continued; law on exceptions. 60 days and 60 additional; continued; 	.,.
Frank C. Kendall. Frank C. Kendall. Alexander Robb Joseph D. McDonald.	Nuisance Tippling shop Nuisance Nuisance	law on exceptions	\$100 & costs,\$10.46
Amidee Roncourt	Nuisance	on exceptions. 3 months in county jail; continued; law on exceptions.	

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Intoxication	Llewellyn Church Isaac Thibodeau Joseph Gilbert Frank Nadeau Joseph Maruncy William Willett John R. Williams Charles K. Allen, Aplt Roy Malbon Howard Herrin Chester Herrin	Nuisance Contempt of court Intoxication Contempt of court Contempt of court Contempt of court Contempt of court.	Continued. 30 days and 30 additional in default of payment; continued; law on exceptions. Acquitted. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued.	
Fred D. Johnson, App		WALDO COUNTY.		
Andrew B. Berry and Granville Richards Larceny 4 months each. Cleveland Dyer Common seller Committed \$110.00. Charles Marden Common seller \$110.00. Elmer Baker Assault \$20.00. John Luce, App Single sale \$68.59. Frank Bartlett, App Intoxication.	Fred D. Johnson, App. Winfield S. Edminister Winfield S. Edminister Winfield S. Edminister Winfield S. Edminister Jere Staples Jere Staples Jere Staples Jere Staples Jere Staples Winfield S. Edminister, App. Winfield S.	Intoxication Having in possession intoxicating liquors for illegal sale. Common nuisance. Common seller. Single sale. Common seller Single sale. Search and seizure process. Single sale. Single sale. Search and seizure process. Search and seizure process. Larceny. Larceny. Larceny. Larceny. Common seller. Assault. Single sale. Single sale.	30 days. 60 days. 4 months. 30 days. 30 days. 30 days. 30 days. 60 days. 60 days. 4 months each. 4 months each. 4 months each. Committed.	\$310.00. \$110.00. \$60.00. \$110.00. \$110.00. \$109.07. \$54.96. \$57.56. \$107.70. \$109.03.

TABLE B—Continued. WASHINGTON COUNTY.

Name.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Eli Randall Harvey H. Conant Stephen Osborn	Unlawfully kindling fires. Liquor nuisance Intoxication		Fine \$5 and costs,
William J. Collins, Appt	Search and seizure	60 days in county jail and	\$10.57. Fine \$100 and costs \$38.78.
Arthur W. Newman Arthur W. Newman John Jones Edward P. Kay William J. Collins Nuchonas Wallace alias Frank Williams John E. Gilligan Charles Clark Frank R. Beane	Breaking, entering and larceny. Embezzlement Larceny. Single sale Liquor nusance. Murder Breaking, entering and larceny. Assault and battery. Single sale.	18 months in State prison. 30 days in county jail. 2 years in State prison. 30 days in county jail. State prison for life. 30 months in State prison. 6 months in Bangor work jail. 30 days in county jail and	Fine \$150.
Edgar Small	Assault and battery		\$10. Fine_\$10 and costs
Fred McGeorge, Appt	Assault and battery		\$67.89. Fine \$5. Fine \$100 and costs
John Gregg Hornbrook Appt	Search and seizure		\$6.36. Fine \$100 and costs
George A. Brown, Appt	Search and seizure		\$7.67. Fine \$100 and costs
James P. Miller, Appt	Search and seizure	,	\$30.97. Fine \$100 and costs
John H. Miller, Appt	Search and seizure	60 days in county jail and	\$8.04. Fine \$100 and costs
George E. Lawrence, Appt	Search and seizure		\$4.71. Fine \$100 and costs
Vito Varano, Appt	Search and seizure	1	\$6.17. Fine \$100 and costs
Michael C. Faggia, Appt	Search and seizure		\$9.87. Fine \$100 and costs \$8.89.

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REPORT.

	YORK COUNTY.		
Cora B. Eastman George Chamberlain, Aplt. Henry N. Leavitt, Aplt Fred B. Averill, Aplt Edward H. Gowen, Aplt Edman M. Jordan Francis A. Keay, et al, Aplt. A. L. Houston Francis Keay Augustus Martin, alias Gus Martin Augustus Martin, alias Gus Martin Thomas Morin Alec Rose Peter Seymour Peter Seymour Alice Houston, Aplt Thomas Britton, Aplt Stephen Travers, Aplt Ulderie Beaudoin Joseph Belleveau. George Belouin Joseph Bernier John Brissard Thomas Breton John Carney George Chamberland George C. Clark James Benner Mathew V. Breen Harry Dennison Albert Dion Napoleon P. Dion Alfred Eon and George Eon Wilfred Fournier. Margaret Galagah	Concealing mortgaged property Assault and battery. Violation of town by-law Violation of town by-law Violation of town by-law Nuisance Cruelty to animals. Nuisance. Assault and battery Nuisance Common seller Nuisance Breaking and entering and larceny Nuisance Breaking and entering and larceny Breaking and entering and larceny Nuisance	Nol prossed.	\$100 & costs, at \$20

William Ackley and Viola Foss Adultery. Each 60 days in county jail.

Roy G. McGregor Breaking, entering and larceny. State school for boys.

William Stewart Breaking and entering, 2½ years in State prison. 60 days in county jail.

George Johnson Larceny. 30 days in county jail.

YORK COUNTY—Continued.

NAME.	CRIME.	Imprisonment, Etc.	FINE, ETC.
Lionel E. Giles.	Rape.	Nol prossed.	
Alonzo P. Goodwin	Breaking and entering and larceny	Filed; (plea guilty).	1
Archie L. Jacques	Nuisance		\$200 & costs, \$20.
G. A. Johnson	Nuisance	Nol prossed.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Emma M. Jordan	Nuisance	Nol prossed.	
ames Kearns	Nuisance	Trial, verdict not guilty.	
Villiam J. Kerrigan	Nuisance	Nol prossed.	1
ules L. Abbe	Nuisance	Filed; (plea guilty).	1
Edward Laundry	Nuisance	Trial disagreement; nol prossed.	1
Walter Libby and Joseph Bilodeau	Breaking and entering and larceny	Filed; (plea guilty).	i
Walter Libby and Joseph Bell	Breaking and entering and larceny	Filed; (plea guilty).	
Marcil Metaver		Filed; (plea guilty).	i
Pierre Neault		Nol prossed.	
Villiam G. Nichols		Nol prossed.	
Charles O. Olsey			
Ienry Tetrim	Nuisance	Nol prossed.	i
ouis Querry		Not prossed.	
Alec Rose			\$100 & costs, \$20
George Roy	Nuisance	Filed. (mlos muilés.)	\$100 & costs, \$20
		Filed; (plea guilty).	
Peter Seymour	Nuisance	Nol prossed.	
		Nol prossed.	4100 8 1 800
ules Tourigny	Nuisance	3	\$100 & costs, \$20
Stephen Travers	Nuisance	Nol prossed.	
William Welch		Filed; (plea guilty).	
William Williams	Larceny	Filed; (plea guilty).	F
Fred Goodwin, Aplt	Intoxication	Nol prossed on payment of costs at	\$ 9.
Oliver Lettourneau, Aplt	Search and seizure	60 days in jail	
Frank T. Moulton, Aplt	Cruelty to animals		\$20 & costs at \$30
rank T. Moulton, Aplt		Nol prossed.	
lec Rose, Aplt			\$50 and costs.
lec Rose, Aplt			\$50 and costs.
lec Rose, Aplt	Single sale		\$50 and costs.
lec Rose, Aplt			\$50 and costs.
Alec Rose, Aplt	Single sale		\$50 and costs.
Alec Rose, Aplt	Search and seizure		\$100 & costs.\$12.10
Abraham Vayo, Aplt			

Alphonse Fleuerant, Aplt. Dennis Delaney, Aplt. Marcel Metayer, Aplt. Peter Martin, Aplt. George Verrill, Aplt. Moise Cadarette, Aplt. Michael Murnane, Aplt. Catherin Goodwin, Aplt. Napoleon Quarter, Aplt.	Search and seizure. Search and seizure. Search and seizure. Search and seizure. Search and seizure. Search and seizure. Search and seizure. Search and seizure. Search and seizure. Search and seizure. Search and seizure.	Filed; (plea guilty). Filed; (plea guilty).	\$100 & costs, \$14.48 \$100 & costs, \$9.38 \$100 & costs. \$100 & costs. \$100 and costs. \$100 and costs. \$100 and costs.	
Alvin Earle, Aplt Irving Small, Aplt Mose Cadarette. Frank X. C. Cote Frank X. C. Cote Dennis Delaney William E. Dunn Alvin Earl Alphonse Fleurant	Search and seizure. Search and seizure. Nuisance. Nuisance. Nuisance. Nuisance. Nuisance. Nuisance. Nuisance. Nuisance. Nuisance. Nuisance. Nuisance.	Nol prossed. Nol prossed. Filed; (plea guilty). Continued; (plea guilty). Continued. Trial, verdict not guilty.	\$200 & costs, \$20. \$200 & costs, \$20.	ATTORNE
Catherin Goodwin. Walter Howard Joseph Hurd Milton Jacks G. A. Johnson John Kerwin William Leavitt	Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance	Filed; (plea guilty). Nol prossed. 4 months in jail. Nol prossed. Nol prossed. Filed; (plea guilty)	\$100 & costs, \$20. \$200 & costs, \$20.	y genera
Peter Martin John McGarrity Marcel Metayer Jules Perault Wallace Percival Zotique Petrim Napoleon Poulin, et als Albert Provencher	Nuisance Breaking and entering and larceny. Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance	2 months in jail. Nol prossed. Nol prossed. Filed; (pleas of guilty).	\$100 & costs, \$20. \$200 & costs, \$20. \$200 & costs, \$20.	l's report
Napoleon Quarter Delina Rogers Alec Rose. George Roy Addison B. Smith Ira Tarbox Frederick C. Yates William Webber Frank T. Moulton, Aplt	mit larceny Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Sreaking and entering and larceny Nuisance Contempt Cruelty to animals	10 months in jail. 60 days and 60 days and Filed; (plea guilty). Continued. 10 days. Quashed.	\$20. \$200 & costs, \$20. \$200 & costs, \$20. \$100 & costs, \$20. \$200 & costs, \$20.	•
William H. Bean, Aplt	Search and seizure		\$100 & costs.	23

YORK COUNTY-CONTINUED.

Name.	CRIME.	Imprisonment, Etc.	Fine, Etc
Bert C. Goodrich, Aplt		Filed; (plea guilty).	
Edward J. Morin, Aplt	Search and seizure	60 days and	60 days in jail
Napoleon Sampson, Aplt	Search and seizure		\$100 & costs.
deorge Belouin		Continued for sentence.	
Daniel Blow		Continued for sentence.	
ohn Blow	Larceny	4 months in jail.	
dward Bouthielette		4 months in jail.	
'red Cartier	Nuisance	Nol prossed.	
Vilfred Cote	Nuisance	Nol prossed.	
Philip L. Delorme, et als	Nuisance	Trial, verdict not guilty.	
rthur Des Roberts		Filed; (plea guilty).	
ohn Doe, alias John McKay		2 years State prison.	
Vilfred Dorais	Nuisance	Nol prossed.	
eorge Elwell, et als			
oseph Galeo	Obstructing railroad	11 years in State prison.	
. Alfred Gaudet			
ohn F. Hans com		Trial, verdict not guilty.	
arthur A. Hubbard		2 years in State prison.	
oseph Hurd		6 months in jail.	
rank Hurd	Nuisance	6 months in jail.	
ridget Hussey	Nuisance	Nol prossed.	
Villiam Lamaranch and Adolph Norma	an Breaking and entering and larceny	Lamaranch filed; Norman 10 months in	
		jail.	
rank M. Lynds		2 years in State prison.	
rank M. Lynds		Filed; (plea guilty).	
rank M. Lynds		Filed; (plea guilty).	
ohn McGarrity		3 years in State prison.	
harles McKenney	Nuisance	6 months in jail.	
oseph Martin		Nol prossed.	
eter Martin	Nuisance	Continued for sentence.	
rnest Metayer	Nuisance	Nol prossed.	
dward J. Morin	Nuisance	Continued.	
[ichael Murnane		Continued.	
'ierre Pepın	Nuisance	Trial, verdict not guilty.	
ohn Perkins		Filed; (plea guilty).	
Ifred Provencher	Breaking and entering and larceny	Filed; (plea guilty).	

Walter Ricker	Rape	18 years in State prison.	
Henry Roussin	Nuisance	60 days in jail.	
Napoleon Sampson	Nuisance	5 months in jail.	
Petropoulos Sarelakos	Assault and battery		\$50 & costs.
George H. Shirling	Neglect to support wife	Filed; (plea guilty, promise to support	
0	_ '.	wife).	
Milbury S. Smith	Nuisance	Filed; (plea guilty).	
Frank E. Swasev and Peter Ricker	Nuisance	Ricker filed, (plea guilty); Swasey	\$500 & costs.
John Theoret	Nuisance	Filed; (plea guilty).	\$300 to 0,550.
James Travers	Nuisance	4 months in iail.	
Joseph A. Twambley	Nuisance	Filed; (plea guilty),	
Florence Cox, Aplt	Larceny	Nol prossed.	
Edward Wood, Aplt	Search and seizure	Trial, not guilty.	
Cleophas Cote, Aplt	Disturbing the peace	Continued.	
	Search and seizure	Nol prossed.	
James Travers, Aplt			
John Petrin, Aplt	Search and seizure	Trial, not guilty.	
Fred Vachon, Aplt	Assault and battery	Nol prossed.	
Eugene Johnson, Aplt	Intoxication	Filed on payment of costs.	
Cyrus Dube, Aplt	Search and seizure	Nol prossed.	
Ulderic Beaudoin	Nuisance	Continued.	
Frank Bernier and Jeffries Chambers	Assault and battery	Trial, verdict not guilty.	
Joseph P. Bragdon, et als	Obstructing highway	Continued.	
John Brissard	Nuisance		
Bartlette Burgess	Larceny from person	Nol prossed.	
Cleophus Cote	Assault and battery	Continued.	
Omer Cote	Assault and battery	Continued.	
Joseph Cunningham			
Cresto Dementee	Nuisance		\$200.
Charles Edwards	Breaking and entering and larceny	3 years in State prison.	#= · · · ·
William Emery	Exhibiting obscene pictures	Continued.	
Eva Farrell.	Larceny		
William Galagah	Nuisance	Continued.	
Simeon Girourd	Breaking and entering and larceny		
Julian Gould	Nuisance	Continued.	
John Haddock	Assault with intent to kill.	1 vear in iail.	
Byron Huff	Nuisance	Filed, payment of costs.	
Maxime Huppe			
Reuben Hurd		5 months in jail.	
	Nuisance	Continued.	i
James Kearns and Henry Petrin	Nuisance		
James McDonald and James W. McDonald	Larceny	Each 15 months in jail.	
Patric McHugh			
Catherin Ouilette	Nuisance.	Filed; (plea guilty).	
Luke Owens			
Peter Pateakos	Nuisance	. 	\$200.

TABLE B-Concluded.

YORK COUNTY-CONCLUDED.

Name.	CRIME.	Imprisonment, Etc.	FINE, ETC
Ludger Poulin Ludger Poulin Napoleon Rivers Almede Roussin Yrylakos Sarelakos Athanassio Soulidis Arthur Sterling Willam Souci Fhomas Sutton Frank Thibault Darence Thompson Fred Thompson Philip Tousant (ames Travers /assilious Troumbitaris Albert Trudeau and Fred Vachon Fred Aller	Breaking and entering and larceny. Nuisance	Continued for sentence. Continued. Trial, verdict not guilty. Continued. Continued for sentence. Continued. 1 year in jail. Filed; (plea guilty). Filed; (plea guilty).	\$500. \$100. \$25. \$200. \$40. costs \$4.9

TABLE C.—Showing Number of Prosecutions Instituted and the Offenses for the Year Ending November 20, 1908.

		_=				==														=
Counties.	Whole number.	Homicide.	Arson.	Perjury, etc.	Forgery and Counterfeiting.	Compound larceny.	Larceny.	Burglary.	Robbery.	Rape.	Assault with felonious intent.	Assault and battery.	Affrays and riots.	Offenses against chastity, morality, etc.	Malicious mischief.	Cheating and conspiracies.	Defects in highways.	Nuisances.	Violation of the liquor law.	Other offenses.
Androscoggin	418	4	-	-	3	14	13	-	1	3	1	21	-	5	2	2	-	-	307	4 2
Aroostook	77	2	-	-	_	2	4	-	-	_	3	9	-	1	1	4	-	3	26	22
Cumberland	435	1	-	2	4	1	20	32	_	2	2	13	-	33	3	8	-	42	205	64
Franklin	66	_	-	-	-	1	6	-	_	-	-	9	_	3	-1	1	-	-	46	_
Hancock	110	1	-	-	18	15	2	_	_	_		9	3	5	-	_	-	9	40	8
Kennebec	167	-	-	1	1	8	9		2	_	4	7	_	5	1	1	-	1	114	13
Knox	98	3	_	-	-	-	14	-	_	_	-	2	-		-	1	-	-	67	11
Lincoln	31	_	_	-	-	-	10	_	_	_!	_	4	_	-	-	- !	-	1	14	2
Oxford	15 2	-	_	2	3	4	4	9	-	_	5	3	_	-	-	3	-	32	73	14
Penobscot	361	4	_	1	1	14	13	_	1	_	5	16	3	11	-	10	-	6	255	21
Piscataquis	54	_	-	-	4	13	1		'	_	2	3	_		-	-	-	-	20	11
Sagadahoc	30	_	-		_	-	5	_	_	1	_	1	_	-	1	-	-	-]	14	8
Somerset	109	1	-	-	-	4	4	_	_	_	-	10	_	-	1	2	-		76	11
Waldo	68	-	1	-	-	-	5	-	_	_		12	-	-	1	1	-	-	43	5
Washington	89	1	-	_	-	9	4	-	_	-	1	9	_	1	-	-	-	13	40	11
York	158	-	-	-	1	15	7	-	-	1	3	7	-	1	1	-	-	2	102	18

TABLE D.—Showing Disposition and Results of Prosecutions for the Year Ending November 20, 1908.

	Disposition during year ending Nov. 1, 1908.							dition of y	Sentences.				
Counties.	Quashed.	Nol prossed on payment of costs.	Nol prossed or dismissed.	Conviction and sentence.	Acquitted.	Placed on file.	Continued open.	Continued for sentence.	Continued marked	State prison.	County jail and house of correction.	Reform school.	Fines, etc.
Androscoggin	_	3	22	268	7	37	71	4	6	13	80	_	144
Aroostook	2	2	34	21	3	1	40	41	2	6	14	_	27
$Cumberland \dots \dots$	2	-	108	176	4	113	15	3	9	18	38	3	126
Franklin	-	1	16	31	6	2	18	4	-	7	9	_	18
Hancock	1	4	11	23	1	33	21	14	-	5	5	-	20
$\mathbf{Kennebec}$	3	7	34	74	10	4 3	20	6	26	8	39	1	26
Knox	-	1	35	29	2	1	13	4	-	1	12	-	19
Lincoln	1	-	15	7	2	1	10	5	1	-	1	-	7
Oxford	2	1	14	73	2	11	44	45	-	12	20	-	48
Penobscot	3	22	67	125	4	51	70	1	3	14	24	-	85
Piscataquis	-	-	20	37	1	6	21	3	3	18	14	-	5
Sagadahoc	_	-	9	14	4	2	2	-	-	-	5	-	9
Somerset	1	3	34	49	3	9	65	6	17	4	37	-	37
Waldo	-	-	48	22	2	6	70	10	-	-	21	-	15
Washington	1	3	16	28	2	28	39	4	6	5	7	1	15
York	1	7	46	80	9	47	19	11	-	7	34	1	43

TABLE E.—Showing Cost of Prosecutions, Fines and Costs Imposed, and Fines and Costs Collected for the Year Ending November 20, 1908.

COUNTIES.	Costs and expenses of prosecution.		Fines and costs imposed.	Fines and costs collected.
Androscoggin	\$6,652	90	\$15,990 30	\$11,044 20
Aroostook	2,768	44	2,659 17	1,409 17
Cumberland	2,79 3	41	16,900 00	16,227 66
Franklin	3 ,025	84	2,296 41	1,624 04
Hancock	3 ,221	6 2	1,506 25	1,612 15
Kennebec	5,015	28	15,600 72	4,407 17
Knox	1,422	08	1 ,228 84	1,228 84
Lincoln	1,162	03	432 12	26 2 12
Oxford	4 ,881	82	6 ,184 65	11,842 23
Penobscot	10,254	59	14,657 81	7,922 18
Piscataquis	1 ,887	6 0	1,380 00	63 0 00
Sagadahoc	1,656	07	1,151 45	1,003 35
Somerset	4 ,090	34	4 ,925 25	1,102 36
Waldo	1 ,602	80	1,554 86	2,553 83
Washington	4 ,172	00	1,200 04	463 57
York	3 ,898	97	6,535 08	3 ,020 03

TABLE F.—Showing the Amounts Paid Out by the County Treasurers for Costs of Prosecutions in the Supreme Judicial Court, and in the Superior Courts; on Bills of Costs allowed by the County Commissioners for Support of Prisoners in Jails; to Grand Jurors and to Traverse Jurors at Terms of Court held for Criminal Business; also the Amounts received from the Fines, Costs and Forfeitures in said Courts, from Magistrates, Jailers, and other Officers, Year Ending November 20, 1908.

Counties.	Costs of prosecution in supreme judicial and superior courts.	Amount paid for support of prisoners in jail.	Amount paid grand jurors.	Amount paid traverse jurors.	Amount received from fines, etc.	Suppression liquor traffic per diem.
Androscoggin	\$6,652 90	\$ 7, ,282 6 3	\$1,457 40	\$9,115 08	\$ 13 , 4 90 5 3	\$9 00
Aroostook	7 ,881 91	_	895 80	3 ,386 76	2,601 49	-
Cumberland	11,617 79	14,292 21	1,792 72	4 ,330 60	14 ,647 23	13 41
Franklin	2,866 86	1,453 13	455 92	2 ,738 90	2,111 80	41 65
Hancock	3,235 17	838 81	989 50	1,914 95	2 ,459 87	2 00
Kennebec	5,015 28	9,581 62	1,130 64	2,200 00	9 ,789 69	-
Knox	1,422 08	1 ,393 22	631 92	3,178 44	1,751 68	-
Lincoln	1,661 52	813 40	516 36	1,490 40	327 13	8 50
Oxford	4,881 82	2 ,125 57	611 91	2 ,836 81	11,842 23	-
Penobscot	16,242 22	5,489 81	1,020 72	2,219 28	23,443 34	3 ,629 03
Piscataquis	1,874 83	572 33	578 10	1,894 20	630 00	-
Sagadahoc	1 ,799 89	1 ,191 47	492 84	2 ,276 38	1 ,639 17	-
Somerset	4 ,086 58	2,108 31	1,557 84	5 ,339 32	2 ,752 61	-
Waldo	1 ,60 2 80	1 ,042 80	962 38	2,549 22	2 ,553 83	81 70
Washington	4,172 00	1,090 32	1,035 64	3 ,324 42	2,661 88	-
York	3 ,898 97	4,907 75	786 96	6,510 10	7,171 21	2 00