

PUBLIC DOCUMENTS OF MAINE

1909

BEING THE

ANNUAL REPORTS

OF THE VARIOUS

DEPARTMENTS AND INSTITUTIONS

For the Year 1908.

VOLUME II.

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AUGUSTA KENNEBEC JOURNAL PRINT 1909

REPORT

OF THE

ENFORCEMENT COMMISSION

OF THE

STATE OF MAINE

December 31, 1908.

WATERVILLE SENTINEL PUBLISHING COMPANY 1909

PUBLIC LAWS, 1905, CHAPTER 92.

AN ACT to provide for the better enforcement of the laws against the manufacture and sale of intoxicating Liquors.

Section I. The governor is hereby authorized to appoint a commission consisting of three persons, one of whom shall be a lawyer, two members of said commission shall be from the dominant political party and one from the political party casting the next highest vote at the last state election.

Each member of said commission shall be paid a salary of fifteen hundred dollars per year and actual expenses.

The salary shall be payable in four quarterly payments on the first days of January, April, July and October.

Said commissioners shall be provided with an office at the state capitol, with suitable furniture, stationery and other necessary facilities for transacting the business of the commission, and may employ a clerk at the expense of the state.

Section 2. Said commissioners shall be known as enforcement commissioners and with the advice and under the direction of the governor shall have, and are hereby authorized to exercise in any part of the state, all the common law and statutory powers of sheriffs in their respective counties in the enforcement of the law against the manufacture and sale of intoxicating liquors.

Section 3. Said commission shall appoint such number of deputy enforcement commissioners as in its judgment may be necessary, who shall have the same powers as are given said commissioners under the preceding section. Such deputies shall be appointed in writing signed by a majority of said commissioners, which appointment shall be recorded in the office of said commission, and shall hold office during the pleasure of said commission. Upon being discharged they shall immediately surrender their certificate of appointment and all papers and other property relating to their office.

Section 4. Said commissioners and deputies shall be sworn and give bonds to the state for the faithful discharge of their duties, the commissioners in the sum of five thousand dollars and the deputies in the sum of twenty-five hundred dollars.

Any party injured by the official misdoing of any deputy, having first obtained judgment against him and failed to satisfy the execution issued thereon on demand, may, at his own expense, in the name of the commissioners, for the time being, institute suit upon such bond in the county in which the original judgment was obtained or in the county in which such deputy resides, for the purpose of collecting such judgment. The name of the party for whose benefit the suit is brought shall be stated in the declaration and endorsed on the writ and such party shall alone be liable for costs unless the court for good cause shown shall require other endorsers.

Section 5. It shall be the duty of the said deputy enforcement commissioners to exercise all the powers herein conferred when, where and as directed by said commission, and for their services, they shall be paid three dollars per day and the actual expenses occasioned by the performance of such duty, and shall, at such time as may be fixed by the commission, present their accounts for approval and after approval the governor and council shall draw their warrant against any moneys in the treasury not otherwise appropriated, in payment thereof.

Section 6. There shall be taxed for said commissioners and deputies in the bills of costs the same fees as sheriffs and witnesses have been heretofore entitled to receive, which shall be paid directly to the state treasury.

Section 7. The said commission, upon being satisfied that the local authorities fail to enforce the law against the manufacture and sale of intoxicating liquors in any city or town of the state, shall, subject to the limitations of section two, instruct the deputy commissioners in the county, and may send one or more deputy commissioners from some other section of the state to enforce said law.

Section 8. The governor may, after notice to and an opportunity for the attorney for the state for any county to show cause why the same should not be done, create to continue during his pleasure, the office of special attorney for the state in such county and appoint an attorney to perform the duties thereof. Such appointee shall, under the direction of the governor, have and exercise the same powers now vested in the attorney for the state for such county in all prosecutions relating to the law against the manufacture and sale of intoxicating liquors, and shall have full charge and control thereof; he shall receive such reasonable compensation for services rendered in vacation and term time as the justice presiding at each criminal term in the county shall fix, to be allowed in the bill of costs for that term and paid by the county.

Section 9. All fines collected by prosecutions undertaken by said commission or its deputies shall be divided equally between the state and the county in which the prosecution is had, except during the time when a special attorney is appointed to perform the duties of the attorney for the state for said county, in which event all fines collected on prosecutions instituted during such time by said commission or its deputies or by said special attorney, and half of all other fines in all cases in which such attorney shall take part, shall be paid to the state. Each clerk of the court shall within thirty days after the adjournment of each criminal term, certify to said commission a list of all fines collected in his county since his last return, which list shall show the origin of the case in which they were collected, and so far as exhibited by the papers or records, the connection of any of the special officials herein provided for, therewith. Said commission shall determine what moneys are due from any county to the state under the provisions hereof, and such sum shall be paid by the county treasurer to the treasurer of the state within thirty days after said commission shall notify the county commissioners of any county of its determination.

Section 10. Nothing in this act shall in any way relieve the sheriffs or the municipal officers of cities and towns, or except when such special attorney has been appointed, the attorney for the state for the county, of the duties devolving upon them for the enforcement of the law against the manufacture and sale of intoxicating liquors, and all fines collected by prosecutions instituted by them, except those in which such special attorney shall take part, shall be paid entirely to the county wherein the conviction is secured.

Section II. Whenever, in the judgment of the governor, either of said commissioners is negligent in the performance of his duty, it shall be the duty of the governor, and he is hereby authorized to remove said commissioner from office.

Section 12. Whenever, in the judgment of the governor, the commission is no longer necessary, he is hereby authorized to remove from office all members of said commission, and the commission shall be thereby suspended, until such time as he deems its services are again required.

Section 13. This act shall take effect when approved.

[Approved March 18, 1905.]

REPORT,

To His Excellency the Governor:

In November, 1907, the Commission submitted to your Excellency the following report:

REPORT.

"The Enforcement Commission herewith submits tabulations of the various cases originated by our deputies in the counties of Somerset, Androscoggin, Sagadahoc and Knox, giving the name of the party, the nature of the case, the origin and date of commencement, the disposition in the lower court, the date of entry in the Supreme Court, adding a memorandum as to the previous record of the offenders. For Penobscot county we give a similar tabulation, but owing to the fact that no term of court has been commenced in that county since our work began there, the tabulation for Penobscot is largely the showing of the results in the Municipal Court.

Before speaking in detail of the various counties, in view of what the tabulations will show we think it proper to make some general observations as to prosecutions under the prohibitory law, which will apply to all the counties and to the work generally.

Under the provisions of the law, in nearly every case where a conviction is justified on a search and seizure or seizure process, the evidence will also justify a conviction as common seller or for maintaining a nuisance, and our deputies have been instructed in proper cases to make concurrent complaints for all three of these offenses. The law court has recognized and declared them to be distinct, and to subject the party to the penalties upon each concurrently. Analysis of the cases will show beyond question that in many instances indictments have not been secured upon the bound-over nuisance and common seller complaints, and it is also apparent from the record that one penalty only has been imposed upon the two or three cases coming before the court against the same offender. It is also apparent that there has been little or no distinction made between new and old offenders. It will be observed that many cases have been placed upon the special docket, which means that being convicted, generally upon a plea of guilty, they stand continued ready for sentence when the county attorney may see fit to call them to the attention of the court. Theoretically these cases are supposed to be on probation, with the understanding that the offenders shall not be punished unless they shall be guilty of subsequent violation of the law, but that if they are guilty of such violation they shall be subject to sentence on such old cases. Properly used, this may constitute a most efficient instrument in the hands of the county attorney to enforce the law, since the old offender is not entitled to trial on any such case, but must simply take his sentence. If used by the county attorney for this purpose, the man with cases on this special docket would practically be barred from engaging in business, since he would not only be sentenced, but his sentence would properly be a severe one. If such use of the special docket is not made, the system is a pernicious one, and such disposition of the cases should not be made.

Under our practice, in liquor cases as in other cases, the criminal docket is very largely handled by the county attorney in accordance with his discretion, and while decision as to a sentence is ultimately an act of the judge, he is dependent for his knowledge as to the record of the offender upon the information placed before him by the county attorney, and it is even proper to say that in the sentence of particular offenders he must depend largely upon the advice of the county attorney. This is true also to a great extent with regard to the entry of a nol pros or continuance in the various cases. It is a fact also that the county attorney, being the special private adviser and assistant of the grand jury, exercises great influence in determining whether indictments shall be returned.

We speak of these matters generally, since we believe that they must necessarily be considered in order to obtain a proper understanding of the tabulations which we submit. Present conditions are largely the result of customs which have been gradually adopted during a period covering many years. They are not new or unusual, but in view of the duties devolving upon the Enforcement Commission and upon the county officers, we deem it our duty to call your attention to such conditions, with the suggestion that the work of our deputies in presenting cases to the court is but a part, and perhaps not the most important part, of the work to be done in bringing about an efficient enforcement of the law.

Section 8 of the law creating this commission provides for the appointment by the Governor, after notice and hearing, of a special attorney for the prosecution of liquor cases in any county. Under the statute, chapter 29, section 69, it is made the duty of county attorneys to "diligently and faithfully inquire into all violations of law within their respective counties and institute proceedings in case of violations or supposed violations of law, and particularly the law against illegal sale of intoxicating liquors." We assume this to mean that they, as well as the sheriffs, are bound to use the provisions of the statutes to their full extent to prohibit the manufacture and sale of intoxicating liquors, and that if they do not do so it is clearly contemplated by section 8 that special attorneys should be appointed, and that it is proper matter of inquiry and report by the commission to your Excellency whether the machinery of the law is fully and properly and effectively used. In this connection should be noticed the provision of chapter 29, section 41 of the Revised Statutes, providing for an additional penalty for subsequent violations after the first offense of single sale, and a similar provision in section 42 in the case of common seller, with the general provision of section 61 requiring every trial justice, recorder, clerk and judge of a municipal or police court and every county attorney having knowledge of a previous conviction of any person accused of violating this chapter. in preparing complaints, warrants or indictments to allege such previous conviction therein, with the further provision in the same section that if such indictment is entered in court no county attorney shall dismiss or fail to prosecute it except by special order of said court. We do not undertake to state what conditions exist in the courts in other counties with respect to these matters, as we have not the figures from the records, but from the tabulations which we present it seems manifest that

a change of policy would be necessary in order to conform to the spirit and letter of the prohibitory law.

Taking the counties in the order in which work was commenced, the first is Somerset county, where the first seizure was made June 8th, 1907. In this county prior to our entry into the same we called upon the sheriff, urging that the law be enforced, but upon a private investigation instituted by us it was found that there was absolute failure to enforce the law. It is true that raids were made, but they were not effective, and the sale of liquor was open and practically unrestrained. In one place, a hotel, while our representative was about the premises, word came that a raid would be made by the sheriff or his deputies on the succeeding day. There was at the time a wellequipped bar running wide open. During the following day, before the arrival of the deputies in the afternoon, the liquors were removed, and when the raid was made, nothing was found in the bar-room. A small amount of liquor was found in the room of one of the guests in the hotel, which was seized as the basis of a complaint, but the seizure was manifestly of such a nature as would produce no result. It was under such conditions that the deputies were set at work in this county. The tabulations, which extend to the close of the September term, show that the respondents in 3 search and seizure cases each paid \$100 and costs in the lower court. Thirteen search and seizure cases were appealed. Of these, two were nol prossed, 9 were continued, and the remaining two were fined \$100 and costs each. One of these two, who pleaded guilty, paid his fine, and the other case went to the law court on exceptions after trial and conviction. One case for aiding and assisting in violating the prohibitory law was continued. Of 5 nuisance cases bound over, no indictment was found against one, one was nol prossed and three were continued.

In Androscoggin county work was done by the enforcement deputies up to January I, 1907, when by your direction it was discontinued in order that the law might be enforced by the sheriff if he decided to do so. The last term of the Supreme Court held prior to January I, 1907, was on the third Tuesday of September, and in this county we have dealt with cases originating since that time, following them through to the close of the term recently held in September, being the last term for the year 1907.

Before again sending deputies into Androscoggin county, as in other cases, we communicated with the sheriff, calling his attention to the conditions as we found them. Conditions had become very bad. Although four deputy sheriffs had been appointed at the opening of the year especially for the enforcement of the liquor law, it was common knowledge that liquor was sold freely in the city of Lewiston and in certain other parts of the county. This was commented upon by the public press, and was the subject of general remark. We did not, however, rely upon common report. We had a special investigation made, with the result that 130 places known to be liquor shops were located in Lewiston, the names of the proprietors being given, with a description of the business, our report also estimating that there were probably 50 other places which would ordinarily be called kitchen bar-rooms, where liquor was bought and disposed of in small quantities and not known to be kept constantly on hand. At the time our report showed this condition to exist, the sheriff, in response to our request that he take measures to enforce the law, published a letter which was widely read, to the effect that no open shops existed. Work was begun the 24th of June. The tabulation shows the cases originated by our deputies since that time up to the commencement of the September term and also, as has been said before, the disposition of the cases which had been standing over from their previous work. The tabulation shows that there were 77 seizure and search and seizure cases presented to the court by the enforcement deputies which went to the Supreme Court by appeal. The penalty provided by the statute is \$100 and costs, and in addition thereto 60 days' imprisonment. By the general statutory provison as to sentences, chapter 136, section 1, however, the court may in its discretion impose either or both of these penalties. Six of the old offenders and nine of the new offenders received sentence of \$100 and costs. No new or old offender received the alternative sentence of 60 days' imprisonment, but one old offender received sentence of \$100 and costs and 60 days' imprisonment additional. A nol pros was entered in 8 cases against old, and in II cases against new offenders. Seventeen cases against old and 19 cases against new offenders

were placed on the special docket. Four cases against old and 2 against new offenders were continued. Had sentences of fine and imprisonment been imposed in each case of conviction of old offenders, the fines would have amounted to \$2,400 besides the costs, and the imprisonments would have amounted to 48 months, as against \$600 and costs and two months' imprisonment actually imposed.

The punishment for nuisance is a fine not exceeding \$1,000, or imprisonment not exceeding one year. Under chapter 136. section 1, the sentence may be either or both. In the cases tabulated all were bound over from the lower court, probable cause being found. There were 66 persons bound over for nuisance, of whom 24 were old and 42 new offenders. No indictment was returned by the grand jury against 4 old and 13 new offenders. Nol pros was entered as to 3 old and 1 new offender. Eight old and 5 new offenders went on the special docket. Penalties imposed were, \$50 in case of one old offender; \$100 in case of 6 old and 11 new offenders; \$250 in case of one old offender, this, however, being really a fine imposed upon 3 joint offenders; \$300 on one new offender, in which case a nol pros was entered as to two others jointly indicted. In one case sentence of \$100 and four months was imposed upon a new offender, there was one sentence of 30 days against a new offender, one of two months and one of four months. There were 18 new offenders convicted of nuisance, and taking a fine of \$100 as a minimum for such, the amount would have been \$1,800. The amount actually received from fines upon new offenders was \$1,700. There were 16 old offenders convicted, and assuming an average penalty of \$300, the amount would have been \$4,800. The amount actually received was \$900.

The penalty for being a common seller is one hundred dollars fine and 60 days' imprisonment. Under chapter 136, section 1, the court may impose either fine or imprisonment or both. On a second and every subsequent conviction the penalty is \$200 and four months.

There were 10 cases of common seller, 7 against new and 3 against old offenders.

No indictment was found against 2 new offenders. Three were sentenced to pay \$100, I to imprisonment for 30 days, and I was placed on the special docket. The 3 cases against old offenders were all placed on the special docket.

There were 3 cases of single sale, all against new offenders, one of which was nol prossed, and the other two, both against the same offender, were defaulted.

The statutory penalty is \$50 and 30 days, with provision for \$200 fine and 60 days for subsequent convictions.

Since the question of expense with respect to the work of the Commission is frequently urged, it is to be observed that had the court dealt with the cases simply by fines, the results with the minimum and maximum in each case, taking no account of double sentences which would have been possible in the common seller cases for previous convictions, since these were in no case alleged in the indictments, would have been as follows:

Search and seizure, convictions, 58; fine, \$100; amount, \$5,800.

Nuisance, convictions, 39; fine, \$50 to \$1,000; amount, \$1,850 to \$39,000.

Common seller, convictions, 8; fine, \$100; amount, \$800.

Thus, treating \$50 as being as low as could reasonably be affixed by any court in a nuisance case, had minimum sentences been imposed in each case of conviction the fines would have been:

In search and seizure cases	\$5,800
In nuisance cases	1,850
In common seller cases	800

\$8,450

While had the maximum been imposed the figures would be:

Search and seizure	\$5,800
Nuisance	39,000
Common seller	800
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\$45,600

Reports and investigations satisfied us that the law was not being properly enforced in Knox county, and on the 24th of June, 1907, our deputies commenced work there, and it has been continued without interruption since that time, except that by request of the city marshal and upon his assurances that he would undertake to enforce the law the deputies were with12

drawn from Rockland in September. Since that time conditions have changed for the worse, and we ascertained that liquor was being sold freely in the city, and on the 19th of this month our deputies resumed work in Rockland, making four successful raids. From the tabulation it appears that all five cases which were on the docket at the January term 1907, four being search and seizure cases and one a nuisance case, are still on the docket, although recognizances have been defaulted and scire facias proceedings begun upon two of them. Eleven new cases of search and seizure and two for single sale appealed to the Supreme Court were all continued at the September term. Twelve nuisance cases were bound over from the lower courts. In two of these no indictment was found, and the other 10 were continued.

In Sagadahoc county, as in the other counties, the deputies who had been at work in 1906 were withdrawn at the close of the year to give the sheriff opportunity to enforce the law. Reports of similar conditions to those in other counties were received and verified by investigation, and as conditions continued bad, notwithstanding notice by the Commissioners to the sheriff, deputies were sent to begin work June 25, 1907. The last term of court in this county is held on the fourth Tuesday of December, so that it happened that no new cases were begun by the enforcement deputies subsequent to that court until the summer of 1007, and the tabulation shows the record of these new cases. In this county one respondent paid \$100 and costs, without appeal, in the lower court. The other cases were disposed of as follows. One for illegal keeping was nol prossed, one search and seizure case was nol prossed, and one person was sentenced to 60 days in jail on a search and seizure case. Against one respondent there were 4 cases. On one search and seizure case he was sentenced to 60 days' imprisonment : another for the same offense and one for single sale were continued. The fourth case was for nuisance, upon which he was bound over, but no indictment was found.

In Penobscot county our deputies began work August 19th. There had been frequent public statements that conditions were bad, and that liquor was openly sold in Bangor and elsewhere. As in other cases we endeavored to get enforcement by the local officials. After careful investigation we became satisfied that this was not being accomplished and was not to be expected, and arrangements were perfected to set a competent force at work and the work has been continued up to the present time. The August term of the Supreme Court had commenced when the deputies began to make seizures. There has been no criminal term since that time in the county, so that we are able to report only the figures from the lower court. The tabulations extend to the 1st of November. They do not include cases where searches were made and nothing found, nor cases where liquors were seized and no person arrested.

The table shows 35 cases on search and seizure process. Sixteen of these were sentenced to pay \$100 and costs, 9 of them paying and 7 appealing. For 9 the sentence was \$100 and costs and 60 days' imprisonment, and all appealed. Six cases were nol prossed, 3 were discharged on hearing, and 2 defendants defaulted their bail.

There were 12 cases of illegal possession, of which 6 were sentenced to pay \$100 and costs, 5 of these paying and 1 appealing. One was sentenced to \$100 and costs and 60 days and appealed. Two cases were continued for sentence, and 3 were discharged on trial.

There were 18 nuisance cases, 10 of which were bound over, 2 discharged on hearing, 5 nol prossed, and 1 defaulted bail.

The work in the above mentioned five counties by no means represents the entire work of the Commission. We have received and attended to many complaints throughout the state, referring them generally, when they arose in counties to which we had not sent deputies, to the respective sheriffs, and in many cases these have apparently received prompt attention. In accordance with our established policy and as we believe with the intent of the law, we have used all possible effort to obtain local enforcement, and have no doubt that conditions have been improved in counties where enforcement heretofore has been more or less lax, by reason of the understanding that the Commission would enter such counties if failure by the local officials should continue."

Since the above report work has been continued in each of the five counties covered by the same. Work has also been done

in Washington county. The results in detail are given in the tabulated statement which is herewith submitted, covering the work of the Commission from December, 1906, to this date.

On the 13th day of December, 1907, conditions were such in Somerset County that the Commission recommended to the Governor the appointment of a special attorney for that county. January 4th, 1908, after notice to the county attorney and opportunity given him for a hearing, Amos K. Butler, Esq., of Skowhegan, was appointed special attorney for Somerset County and has acted in that capacity until the present time.

The county attorney began *quo warranto* proceedings to test the validity of this appointment. The presiding justice sustained the validity of the proceedings and the case was taken to the law court where it was argued at the June term at Portland, 1908, and up to the present time no decision has been received. In this case the constitutionality of the law under which the Commission is acting is directly called in question, and especially the portion of the same providing for the appointment of such special attorney. With this case pending, the Commission has not found it advisable to take further action in applying for appointment of a special attorney until the decision should be received from the highest tribunal of the state.

On the eleventh day of July, 1908, after careful examination and attempts to obtain enforcement by the sheriff of the county, the Commission sent its deputies into Washington County, making simultaneous raids at a number of places in Calais, where large amounts of liquor were seized and a condition of open violation of the law was found.

Since that time work has been continued in that county, and considerable seizures have been made at Eastport and other places.

Deputies have not been sent into other counties to assume the work of prosecution, except that in Franklin County, on account of the fact that Chisholms constitutes practically one village with Livermore Falls where our deputies were at work, they have covered this village and have in one or two instances, at the request of the county officials, visited the Rangeley region.

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As to the other counties in the state, conditions have been for the most part satisfactory, and such as to cause the Commission to believe that there was proper effort on the part of the local officials to enforce the law.

Complaints have come to the Commission especially in regard to six localities, as to which we state briefly as follows.

1. Rumford Falls. There have been frequent assertions in the public press that liquor selling was allowed in this village by the local officials, and claims made that the Commission should enter Oxford County in order to take care of this. That liquor has been and is sold in this vicinity is unquestionably true. The real question, however, is whether the proper measures have been taken to prosecute.

The Commission has taken the matter up with the sheriff, Mr. Hubbard, and the county attorney, Mr. Barnes, as to whom the Commission believes, and we have not found it questioned, that they are both entirely honest, and have endeavored to see that the law was enforced.

The charge urged upon the attention of the Commission was that the local officials in the town of Rumford were at fault. Mr. Hubbard investigated this in private and in public. Mr. Barnes has taken a personal and direct interest in the prosecution and has made use of injunction proceedings against various offenders, and the records show that there has been activity, both in commencing and carrying through prosecutions against offenders in this locality to an extent which indicates efficient enforcement and probably as good as could be obtained by our deputies if they were sent to this town.

It is not claimed so far as we know that elsewhere in Oxford County there is any trouble about enforcement.

2. It has been frequently claimed that the law was not properly enforced in York County. As to this county, in the summer and fall of 1907 we found conditions unsatisfactory. We had consultations with both the county attorney and the sheriff, and measures were taken which produced a great improvement in conditions.

Lately we find conditions not so satisfactory, and have taken up the matter further with the local officials, but have not deemed it advisable to assume charge of the prosecution in this county, in view of the fact that it is reasonable to assume that the incoming sheriff would expect to enforce the law and that opportunity should be given him to do so.

3. Cumberland County. Until about the first of January, 1908, the sheriff assumed to enforce the law, and did so to such an extent that we did not feel called upon to interfere. During the latter part of 1907 and the first part of 1908, however, it became manifest that conditions were changed, and we found that liquor places were opened up and generally that the sale of liquors was becoming free and open and that no steps were taken to prevent it either by the sheriff or by the city officials.

Preparations were made by the Commission to place a force of deputies in this county, but before any raids were made the Mayor and City Marshal undertook the enforcement of the law in the city of Portland, from which the larger part of the complaints came to us, and put a special force into the field to do the work.

The work has been continued by the local officials since. It has been difficult and trying, especially in view of the fact that the police and the sheriffs have not been acting in concert. We have had conferences with the mayor and the city marshal and have been assured of their purpose to enforce the law if possible. They have not done so completely, but we believe that this has not been entirely through their fault, but has arisen from the exceeding difficulty of the situation, and from the fact that in the nature of things efficient enforcement cannot be accomplished immediately, but requires time and organization to meet and overcome the resistance of the liquor interests.

When the local officials started to enforce, various hotels were running bars more or less concealed. These were raided and many of the ordinary places where liquor was sold were closed. Thereupon the system of so-called "clubs" began to get into active operation, and latterly troubles have come very largely in this direction. It is a difficult proposition to meet, but many of these have been raided. The conditions are not satisfactory in this county, but the problem is a large one, and is modified by some of the general questions which we discuss later in this report, and on the whole, in view of the purpose of the law under which we act, that enforcement shall be obtained through local officials if possible, we have not undertaken to cover Cumberland County.

4. Kennebec County has not been altogether satisfactory. In the vicinity of Togus there is a serious difficulty owing to the conditions which surround the large number of soldiers at the Home. When the Commission, prior to January I, 1907, had its deputies in Kennebec County, the same difficulties were met, chiefly, so far as the work of the deputies was concerned, in reaching the liquor places without knowledge of the liquor sellers, any stranger approaching being at once an object of suspicion.

In taking this matter up with the sheriff and county attorney, both expressed themselves as anxious to enforce the law, but claimed that no more could be done than was already being done. In support of this, they pointed to the fact that prosecutions had been instituted and carried through against the known dealers in the vicinity, notwithstanding which sales continued.

Conditions at Waterville, Augusta and Gardiner have been the subject of our consideration, and as to these, there have been times when the enforcement was apparently lax, and at other times more thorough. Open bars are not to be found. Places where liquor can be obtained with greater or less precautions undoubtedly exist.

The sheriff has assured us repeatedly that his officers were instructed to enforce the law strictly, and has complained that he could not obtain from the county commissioners authority to employ special deputies, and that relying upon the ordinary civil deputies he has done the best he could. On the whole, we have not thought it necessary to assume the prosecution of the law in this county.

5. In one other county in the state, Lincoln, we have on a special occasion, at the request of the sheriff, sent in deputies to assist him. This was done in a place where it was difficult for him to reach the known offenders with his own officers.

6. Not long before election time, complaints reached us in regard to Bar Harbor and Stonington, and it was claimed that the sheriff of Hancock County was not enforcing the law properly in these localities. Complaint had been previously made with respect to Stonington, but investigation had not satisfied

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us that there was neglect on the part of the sheriff or his deputies.

When complaints took definite form last summer, we sent deputy Ferd E. Stevens, in whose capacity and reliability we had entire confidence, to make a quiet investigation. The report to us satisfied us that in Bar Harbor there was no condition warranting our interference, and that the same was true with respect to Stonington.

The latter place is on an island, has many Italian laborers, and is reached, of course, by water. That liquor was sold is no doubt true, but there was entire absence of liquor places which could be located, or of the appearance of general selling, except that through the transportation companies liquor was undoubtedly delivered to individuals, which could be seized were it not for the fact to which we shall hereafter allude, that the decisions of the court stand in the way.

There remain to be mentioned conditions in one or two peculiar localities in the state which are very difficult to deal with, such as Jackman and Greenville Junction. They are near the borders, are distant from the centers, are frequented by men coming out of the woods, and persistent and bold liquor sellers are found in these localities. To reach them without discovery, either by railroad or by team, is exceedingly difficult.

Raids have been successfully made, however, but a single raid will not cure the difficulty so long as upon the payment of a fine when caught and convicted, the man can go back to his business. It is a different proposition even from that of the persistent liquor seller in the city where he is open to repeated raids.

As to the other parts of the state, conditions are generally satisfactory, and for the most part the law is practically well enforced. We have been in communication with various officials besides those whom we have mentioned particularly, and have generally found them prompt and alert with respect to any matter called to their attention.

December 11, 1906, a decision was announced by the Supreme Court which materially affected enforcement conditions in this state. Prior to that time under the authority of the cases of State vs. Intoxicating liquors, 95 Maine, 140, and State vs. Intoxicating Liquors, 96 Maine, 415, our court in

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passing upon the rights under the commerce provisions of the United States Constitution as modified by the Wilson Act had decided that the transportation of liquors had been completed after liquors had arrived at their place of destination and storage had commenced, so that liquors intended for unlawful sale were subject to seizure by the officer in the freight house of the railroad where they were awaiting delivery to the consignee.

Under these decisions liquors had been repeatedly seized by the officers in freight offices, and also in the hands of the express companies, where there was reason to believe that they were intended for unlawful sale in the state. But in the case of the American Express Company vs. Iowa, 196 U. S. 133, the United States Supreme Court, whose authority is supreme with respect to the interpretation of the commerce clause of the United States Constitution, passed upon the question of when interstate commerce terminated. Our court was bound by this decision and followed it, and in the case above cited held, December 11, 1906, that until the duty of the carrier had ended, by delivery to the consignee, transportation was incomplete, and the liquors were not subject to seizure under the state law.

In accordance with this decision, officers have no authority to seize liquors, even if they are the property of well known liquor sellers, and understood to be intended for unlawful sale by them, while they remain in the freight house of the railroad or in the possession of the express company for delivery to the individual to whom they are consigned, if such liquors were shipped from a point out of the state for delivery to such consignee. The state officials are simply powerless to deal with them under such circumstances.

The result of this has been to open up an entirely new phase of the liquor business, and one which complicates the question of enforcement seriously. In addition to the regular express companies which handle liquors only in the same way they handle other express matter, there have come into existence a considerable number of so-called express companies organized as corporations under the laws of the state in the same manner that a legitimate express company is organized, and for similar declared purposes, whose real business is the unlawful sale of liquors. Of course in connection with this they do some legitimate business—at least, it is to be supposed that they do. But practically their method is to order a supply of liquors which are shipped by express, each package tagged with the name of some individual, real or fictitious.

The same decision above referred to held that the fact that the name of the consignee was fictitious was not material, so that at any time officers going to one of these express offices, on examination would find a greater or less number of packages addressed to A., B., C., etc., so far as appearances go waiting for delivery to the party named. The express company of this kind delivers these packages to whomsoever it sees fit, as there is generally no connection whatever between the name on the tag and the actual consignee. And it has been found that any person whom the express company considers to be safe can receive one or more of these packages delivered by the express company without any previous order, but in exactly the same way that the party might buy it of a dealer.

Many of these express companies have been raided, but it is only safe to do so when the officers are prepared to prove that the express company itself is the consignee and that the goods have actually reached their destination when they reach the express company, in which case, of course interstate commerce has ceased with respect to such goods.

The result of this is that such express companies have become distributors of goods, not only to people who buy for the purpose of drinking, but to small establishments, kitchen bar rooms and pocket peddlers, who buy them for the purpose of selling, and who are relieved of any necessity of keeping a stock on hand subject to seizure, by reason of the fact that the express company will deliver a small quantity at any time.

During the present month, December, an important additional decision has been received from the law court, holding, in substance, that liquors which under the United States Pure Food Law are adulterated or misbranded are not subjects of interstate commerce, and if intended for unlawful sale in this state are subject to seizure while in the hands of the carrier and to forfeiture. As nearly all of the liquors intended for illegal sale are below the required standard of purity, this decision would seem to make most of the liquors handled in the

REPORT OF ENFORCEMENT COMMISSION.

manner above described by the liquor express companies subject to seizure under the state law, and in many respects the work of enforcement will be simplified.

NUISANCES AND INJUNCTIONS.

When work was resumed by the Commission in the summer of 1907, notices were prepared and the deputies were instructed to serve them in all cases where search and seizure was maintained against persons occupying premises not their own, calling the attention of the owners of such buildings to the fact that their tenants were using the buildings as liquor nuisances. Many such notices have been served, prosecutions have been instituted where a second case was found against the tenant, and many places have been closed permanently as a result. To make this efficient, however, the active cooperation of the county attorneys has been necessary, and this in many cases has been lacking.

The nuisance statute provides for injunction proceedings against buildings used as nuisances and against their owners and keepers, either upon information by the county attorney or upon petition of twenty legal voters of the town or city. The attention of all the county attorneys in the state was called to this statute by us, and they were requested to make use of it. Two county attorneys have done so with excellent result, Mr. Barnes in Oxford County and Mr. Hobbs in York County, both of whom have been active and zealous in the prosecution of liquor sellers. This arm of the law is a most efficient one if used. As the law now stands, however, it is difficult to make use of the alternative power given to the twenty legal voters, and its value at present depends upon the personal views of the county attorney in any county. The Commission made preparations to obtain the necessary number of petitioners, both in Androscoggin and Penobscot County, but after careful consideration, in view of doubt as to their right to guarantee petitioners against possible expense, cost and liability, and of the probability that such cases, if begun, might result in somewhat extended litigation, the Commission decided that further steps in this direction by them were not advisable.

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REPORT OF ENFORCEMENT COMMISSION.

PROSECUTION OF DELINQUENT OFFICERS.

The statutes provide for active prosecution of offenders against the liquor laws on the part of county attorneys and sheriffs and their deputies, and provide further a penalty for wilful or corrupt neglect or refusal to perform their duty in this respect. No prosecutions have been commenced for the enforcement of such penalties, although it may be considered manifest from the fact that enforcement has devolved upon the Commissioners in the several counties where they have worked, that there has been ground for such prosecutions. It has been considered doubtful whether it would be within the province of the Commission to institute such proceedings, and it is further obvious that ordinarily the relations existing between the sheriff and the county attorney in a county where the law is nullified would be such that there would be small prospect of success.

WHAT THE TABULATIONS SHOW.

The tabulations show proceedings of one kind and another instituted by the deputy enforcement commissioners in the different counties as follows:

Androscoggin	863
Franklin	78
Knox	391
Penobscot	9 72
Sagadahoc	72
Somerset	1
Washington	67

Cases enough have been brought before the courts by our deputies in each of the counties where they have been at work to have practically put an end to the liquor business in these several counties, had the full penalty provided by law been imposed. Undoubtedly a wide margin might have been allowed for first offenders and for special circumstances requiring leniency, but when the liquor business is analyzed, any liquor seller stands in the position of violating the law simply for what profit he can make out of it. Moreover, from the details which we give in our tabulations, it appears that a very large proportion of the offenders are persons against whom there had been previous convictions. The conclusion seems irresistible that the responsibility for the continuance in business of these offenders lies with the courts and the court officials.

Another feature shown by the tabulations is illustrated by the history of the August term, 1908, in Penobscot County and the September term, 1908, in Knox County.

In Penobscot County there were 43 persons before the grand jury on the testimony of deputy enforcement commissioners for offenses against the liquor statutes, and there were in addition 45 persons who had been convicted in the municipal courts in the interval between the February and August terms, making a total of 88. The number of indictments found against any of these persons, all for nuisance, was 17.

There had come over from the February term 24 nuisance cases, 6 on the special docket with a plea of guilty or nolo contendere and 18 continued on the general docket. No further steps were taken with the cases on the special docket. Of the 18 continued cases 7 appear at the close of the August term as further continued, so far as the criminal docket is concerned. In five of these cases, however, scire facias had issued before the August term, and four of these scire facias cases were dismissed at that term, the other being defaulted and continued for judgment. 5 of the remaining 11 nuisance cases were nol prossed, and in the other 6 the entry was indictment filed, which indicates that, unlike the placing of a case on the special docket, no plea is required.

All the indictments as common seller found at the February term, 9 in number, were continued to the August term, 3 on the special and 6 on the general docket. Those on the special docket remained there. Two of the others are further contined, scire facias having been issued in one, but dismissed at the August term. 2 were nol prossed and 2 filed.

At this term only one offender was brought before the court for sentence, which was to jail.

The 17 new indictments found at the August term were disposed of as follows: nol prossed, 1; indictment filed, 1; continued, 15.

In Knox County 23 cases were before the grand jury on the testimony of the enforcement deputies, against 21 individuals. Four indictments, for nuisance, were found. 3 of these cases were continued, and the fourth offender was sentenced to 60

days in jail. This was the only jail sentence imposed, and no fines were collected. The new appealed cases originated by the deputies were all nol prossed or continued, with the exception of three search and seizure cases against one offender, which were defaulted, the judgment of the lower court affirmed and mittimus issued.

Taking the disposition of all the cases on the docket, regardless of origin or date of entry, as reported by the clerk of courts, we find the one jail sentence already mentioned, 4 cases, including the 3 above mentioned, defaulted and judgment below affirmed, 4 simply defaulted, 3 indictments filed, and 69 cases nol prossed. Included in this were the cases which were returned from the law court for disposal at this term where conviction had been affirmed and nothing remained but execution of the sentence, and these cases were nol prossed with the others. The responsibility for the disposition of cases on the criminal docket by nol pros, filing, continuance or placing on the special docket rests primarily upon the county attorney, unless in special cases the court sees fit to interfere.

SUGGESTIONS AS TO CHANGES IN THE LAW.

I. Express companies organized under the laws of this state should forfeit their charters upon conviction for violation of the liquor law, and should be subject to investigation by the legal department of the state; and foreign express companies guilty in the same manner should be excluded from doing business in the state.

2. Chapter 136, section 1, of the Revised Statutes, should be amended, at least so far as it affects sentences for offences against the liquor law, so that the sentences prescribed by statute should be imposed, and it should not be left to the discretion of the court to change them.

3. The statutes of Kansas provide that proceedings may be instituted by the Attorney-General, county attorney or any citizen of a county where a liquor nuisance exists, in the name of the state, to abate and permanently enjoin the same, and that when judgment is rendered in favor of the plaintiff, the court shall also render judgment for a reasonable attorney fee against the defendants, which shall be taxed and collected as other costs therein, and when collected paid to the attorney or attorneys of the plaintiff therein. Our statute should be amended to give similar powers to the Attorney-General, to citizens and to the Enforcement Commission.

4. If the conduct of liquor cases is left in charge of the county attorney regardless of his attitude towards enforcement, an entire docket of criminals may practically escape punishment. We believe it should be the duty of the court to see that the liquor docket is fully and completely presented and properly acted upon, and that the court should deal with any county attorney who fails to attend to his duty properly in this respect. While it would seem that this might be a disagreeable duty for the court, and impose upon it a heavy burden, it is probable that the mere fact that the court would assume such a responsibility and let it be understood that it would do so, would remove in advance any necessity of actual interference.

DEPUTIES.

The following deputies have been commissioned since active work was resumed, and at the present time there are 27 engaged in the work.

Heber H. AllenJay
Maxime BeaulieuLewiston
Orlando H. BrackettStarks
Ansel H. BridgesOld Town
John H. BryantStarks
William J. CaddySt. George
Percy J. CliffordHampden
William J. ConwayBath
Emerson H. DoughtyPortland
Melvin L. EmersonOld Town
Walter J. FernaldRockland
Albert FrenchCalais
Roy E. FrenchBath
William R. GiffordSkowhegan
Melville E. GossAuburn
Leslie H. HaywardLewiston
George E. HermannWestbrook
Henry A. HodgesVassalboro
Fred J. HorneCanaan
Austin B. HowardAuburn
Fred LucasSt. Albans

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REPORT OF ENFORCEMENT COMMISSION.

Charles A. MaxwellPortland	d
John MiltonGardine	r
Albert H. NewbertRockland	đ
Benjamin O. ParéLewisto	n
William A. PollardStark	s
Ernest L. RichardsonOld Town	n
Dbed F. StackpoleBiddefor	d
Ferd E. StevensLewistor	n
George W. TaylorPortland	đ
Benjamin F. TowneWatervill	e
Elisha C. VarneyBat	h
Horace M. WestonSkowhega	n

The duties and responsibilities of the deputies have been important, and we are pleased to say that their work has been, in our opinion, well performed. All sorts of difficulties have confronted them, not the least of which is their liability to constant attack, misrepresentation, and even suit. Ungrounded complaints have been made against them, and they have even been met by physical violence while attempting to perform their duty, as was notably the case in the riot at Old Town, which attracted much public attention. They have shown courage and patience, and generally excellent judgment, and we believe deserve the commendation and support of all good citizens. Their work has not been confined to the ordinary hours of labor during the day, but all of them at times have been obliged to spend night after night in all kinds of weather and under all kinds of difficulties.

EXPENSES.

We submit a tabulated statement of the expenditures of this department, together with amounts turned in to the state treasurer from various sources, showing the net cost to the state for the two years from December 31, 1906, to have been \$54,395.62.

In the report submitted by us in December, 1907, which is quoted in full, in discussing the cases on the docket of Androscoggin county we spoke of the amounts which were actually received from fines as compared with the amounts which might have been received had the larger penalties authorized by law been imposed. An examination of the cases which we report in our tabulations will make it clear to any one interested that with the number of prosecutions instituted by our deputies, had even moderate sentences been imposed upon convicted liquor sellers, not only would sufficient money have been received by the State to pay the entire expenses of the Commission, and to leave a handsome surplus, but there would have remained in the county treasuries corresponding amounts.

Under the statute the Commission is required to determine what moneys are due from any county by virtue of its provisions, and such sum is to be paid by the county treasurer to the treasurer of state within 30 days after the Commission shall notify the county commissioners. There remain unpaid at the present time sums so determined as due from counties as follows:

Knox, fines	\$725 00
Knox, fees	1,911 31
Androscoggin, fines	1,625 00
Androscoggin, fees	1,687 43
Somerset, fines	550 00
Washington, fines	300 00

\$6,798 74

Counties have been notified of amounts so determined by the Commission, which have not as yet been paid to the State treasurer.

In Knox county the officials have so far refused payment, and the matter is now in the hands of the legal department of the State. In Penobscot county the county attorney has declined to allow the fees provided by the statute for deputy enforcement commissioners in cases instituted by them, although formal request has been made by the Commission for such allowance. The above sums when paid to the State treasury will still further reduce the net cost of the Commission.

TABULATIONS BY COUNTIES IN ALPHABETICAL ORDER.

ANDROSCOGGIN.

Liquors Seized and Disposal of Same from June 24, 1907 to October 31, 1908.

,	Whiskey.	Rum.	Gin.	Brandy.	Alcohol.	Wine.	Beer.	Cider.
Gallons seized	631	19	10	9	97	69	1568	2849
Returned to claimants by or- der of court	106	3	1	4	23	8	419	
Delivered to sheriff by order of court	525	16	9	5	74			<i></i>
Spilled by order of court						61	1149	2849
Seized, ownership unknown.	86	3			17	16	254	
Seized from known persons.	339.	13	8	7	58	42	849	2849
Seized from freight and express	206	3	2	2	22	11	465	

LEWISTON MUNICIPAL COURT.

AUBURN MUNICIPAL COURT.

: •	Whiskey.	Rum.	Gin.	Brandy.	Alcohol.	Wine.	Beer.	Cider.
Gallons seized	5	[.]			1	6	26	
Returned to claimants by or- der of court	0				0	0		
Delivered to sheriff by order of court				<i>.</i>	1	. .		
Spilled by order of court						. 6	26	
Seized, ownership unknown.	5					6	8	
Seized from known persons.					1		18	
Seized from freight and express.								

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	<u> </u>	op 10 11	8					
	Whiskey.	Rum.	Gin.	Brandy.	Alcohol.	Wine.	Beer.	Cider.
Gallons seized	7		3	2		1	312	
Returned to claimants by or- der of court			, 1		4	 		
Delivered to sheriff by order of court	7		21/2	2		 3		
Spilled by order of court							312	
Seized, ownership unknown.	1		[1	 		
Seized from known persons.	7		3	2		1	312	
Seized from freight and express			 			. •••••		

LIVERMORE FALLS MUNICIPAL COURT.

(Up to August 31.)

SUMMARY.

	Whiskey.	Rum.	Gin.	Brandy.	Alcohol.	Wine.	Beer.	Cider.
Gallons seized	643	19	13	11	105	75 1	1906	2849
Returned to claimants by or- der of court	106	3	$1\frac{1}{2}$	4	27	81	419	
Delivered to sheriff by order of court	537	16	111	7	78			
Spilled by order of court				•••••		67	1487	2849

REPORT OF ENFORCEMENT COMMISSION.

Summary of Municipal Court Cases, from June 24, 1907, to November 30, 1908.

LEWISTON MUNICIPAL COURT.

Warrants sworn out by Deputy Enforcement Commissioners:	
Seizure, and search and seizure	563
Illegal transportation	4
Illegal possession	27
Single sale	10
Nuisance	191
Common seller	24
	819
Nuisance warrants:	
Discharged	36
	Ũ
Bound over to grand jury	155
	191
Common seller:	
Bound over to grand jury	24
Search and seizure warrants, nothing found	304
Seizure, and search and seizure warrants, liquor seized	259
bezere, and search and seizare warrants, neuor seized	
	563
Persons arrested	297
Discharged	-91
Convicted	
297	
Sentence fine 179	
Sentence fine and jail	
240	
AUBURN MUNICIPAL COURT.	
Warrants sworn out:	
Seizure, and search and seizure	11
Illegal possession	I
Nuisance	2
	14
Nuisance warrants:	
Bound over to grand jury	2
Search and seizure warrants, nothing found	10
Seizure, and search and seizure warrants, liquor seized	I
	II
Persons arrested	2
Convicted (sentence fine) 2	

LIVERMORE FALLS MUNICIPAL COURT.

Warrants sworn out:	
Seizure, and search and seizure	28
Illegal possession	I
uisance	3
N7 *	32
Nuisance:	_
Discharged	I
Bound over to grand jury	2
	3
Search and seizure warrants, nothing found	18
Seizure, and search and seizure warrants, liquor seized	10
•	
	28
Persons arrested	7
Discharged 2	
Convicted (sentence fine) 5	
7	

Disposal of cases in Supreme Judicial Court for Androscoggin county, January and September terms, 1907, January, April and September terms, 1908.

1.	Appe	aled cases				216
	А.	Illegal transportation			2	
		Judgment and sentence below				
		affirmed (sentence fine)		2		
	В.	Illegal possession			24	
		(1) Nol prossed		7		
		(2) Judgment and sentence below				
		affirmed (sentence fine)		12		
		(3) Now on docket		5		
				24		
		On special docket	2			
		On general docket, continued	3			
			5			
	C.	Single sale			9	
		(1) Nol prossed		5		
		(2) Judgment and sentence below				
		affirmed (sentence fine)		3		
		(3) On general docket, continued		I		
				9		

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D.	Seizure, and search and seizure			181	
	 Nol prossed	66 27	28 I 93	216	
	(4) Now on docket	93	59 		•
	On special docket On general docket, continued	35 24	101		
	nents: es presented to grand jury ictments found Nuisance Common seller	59		174 21	2 <u>93</u> 195,
A. .	Nuisance: (1) Nol prossed (2) Acquitted (3) Convicted Trial Plea guilty	8 47	21 5 55	195	
	Sentence fine 31 Sentence fine and jail. 8 Sentence jail 16	55			
	55 (4) Now on docket		93		
	On special docket On general docket continued	15 78 	174		

B.	Common seller:		
	(1) Nol prossed		2
	(2) Convicted		9
	Plea guilty	9	
	Sentence fine 6		
	Sentence jail 3		
	·		
	9		
	(3) Now on docket		10
			21
	On special docket	5	
	On general docket, continued	5	
4			
		IO	

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LIST OF CASES AND DISPOSITION OF SAME.

In the following list the term, nature of case and S. J. C. docket number are given. The cases marked "no indictment" are those where the enforcement deputies were witnesses before the grand jury. Where an offender would appear with this entry only, and in one case only, the name is omitted. The number of previous convictions for violations of the liquor law is noted.

Abramson, Louis. (1 previous conviction).
Sept., 1907. Search and seizure, 391. Nol prossed.
Sept., 1907. Nuisance, 492. Verdict guilty. \$200 and costs and in default 60 days. Mittimus issued.
April, 1908. Search and seizure, 685. Now on docket.
April, 1908. Search and seizure, 686. Now on docket.
April, 1908. Illegal possession, 684. Now on docket.
April, 1908. Single sale, 683. Now on docket.
April, 1908. Nuisance, 726. Verdict guilty. \$400 and four months. Law on exceptions.
April, 1908. Common seller, 727. Now on docket.
April, 1907. Nuisance, 534. April term, 1908, nol prossed.
Barnes, Edgar.

Sept., 1908. Illegal possession, 794. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Sept., 1908. Nuisance. No indictment.

Bartlett, Annie. Jan., 1908. Illegal possession, 616. Nol prossed.

Baxter, George A. April, 1908. Nuisance, 785. Sept. term, verdict not guilty. Sept., 1908. Search and seizure, 795. Nol prossed.

Beauchene, Joseph. April, 1908. Search and seizure, 687. Nol prossed. Sept., 1908. Nuisance. Continued for sentence, and now on docket.

Beaudette, Antonio.

Sept., 1907. Search and seizure, 395. Special docket. Sept., 1907. Nuisance, 490. Plea guilty. Four months. Mittimus issued. Beaudette, Philogene. (10 previous convictions).

Sept., 1908. Search and seizure, 796. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued, fine paid to sheriff.

Sept., 1908. Nuisance, 910. Defaulted and warrant issued.

Beaulieu, Felix. Sept., 1907. Nuisance. No indictment. April, 1908. Illegal possession, 688. Nol prossed. April, 1908. Nuisance, 734. Nol prossed.

Beliveau, Alfred. (8 previous convictions). Sept., 1908. Search and seizure, 706. Nol prossed.

Beliveau, Andre. Sept., 1907. Nuisance, 499. Plea guilty. \$100 and costs.

Bergin, Martin. (16 previous convictions).

Jan., 1908. Nuisance, 658. Now on docket.

Sept., 1908. Search and seizure, 799. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

Sept., 1908. Nuisance, 901. Defaulted. Warrant issued. Bernard, Joseph.

Sept., 1908. Search and seizure, 800. Continued.

Sept., 1908. Search and seizure, 801. Continued.

Sept., 1908. Nuisance, 964. Continued.

Sept., 1908. Common seller. No indictment.

Berube, Aurelia.

Sept., 1908. Search and seizure, 802. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Sept., 1908. Nuisance, 905. Defaulted. Warrant issued.

Berube, Emile.

Jan., 1907. Search and seizure, 2498. Verdict guilt. Mittimus issued. Jan., 1907. Nuisance. No indictment.

April, 1908. Search and seizure, 689. Defautted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

April, 1908. Nuisance. No indictment.

April, 1908. Common seller, 730. Plea guilty. Special docket.

Sept., 1908. Common seller. No indictment.

Bilodeau, Theodule.

Sept., 1908. Search and seizure, 803. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Sept., 1908. Nuisance, 907. Defaulted. Warrant issued. Binette, Archille.

Sept., 1907. Search and seizure, 397. Continued for sentence.

At April term, 1908, special docket.

Sept., 1907. Nuisance, 523. Plea guilty. Continued for sentence. At April term, 1908, special docket.

Biron, Ulric. (3 previous convictions).

Sept., 1907. Search and seizure, 396. Nol prossed.

Sept., 1907. Nuisance, 495. Plea guilty. \$100 and costs and 60 days. Fine paid.

Jan., 1908. Illegal possession, 563. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Illegal transportation, 564. Judgment of lower court affirmed (\$50 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Common seller. No indictment.

Sept., 1908. Search and seizure, 804. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

Sept., 1908. Nuisance, 908. Defaulted. Warrant issued.

Blanchette, Napoleon.

April, 1908. Nuisance, 787. At Sept. term, defaulted.

Blondin, David.

Jan., 1907. Search and seizure, 2478. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Jan., 1907. Nuisance. No indictment.

Breen, John P. (10 previous convictions).

Jan., 1907. Search and seizure, 2479. At April term, defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Jan., 1908. Search and seizure, 607. At April term, defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Jan., 1908. Single sale, 608. At April term, nol prossed.

Jan., 1908. Nuisance, 661. Now on docket.

April, 1908. Search and seizure, 690. At Sept. term, defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

April, 1908. Nuisance, 733. At Sept. term, defaulted.

Sept., 1908. Search and seizure, 806. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Sept., 1908. Nuisance, 911. Defaulted. Warrant issued.

Breton, Celina. Sept., 1908. Nuisance, 731. Defaulted.

Breton, Joseph. (6 previous convictions). Sept., 1908. Nuisance, 912. Defaulted. Warrant issued. Sept., 1908. Common seller. No indictment.

Breton, Lin. (15 previous convictions).

April, 1908. Search and seizure, 961. Judgment of lower court affirmed (\$100 and costs and 60 days). Special docket. April, 1908. Nuisance, 731. Plea guilty. \$200 and 30 days. Mittimus issued.

Brodeur, Cesaire.

April, 1908. Search and seizure, 692. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

April, 1908. Search and seizure, 693. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

Brownstein, Michael. (1 previous conviction).

- April, 1908. Search and seizure, 694. Nol prossed.
- April, 1908. Nuisance. No indictment.
- Sept., 1908. Search and seizure, 808. Continued.

Sept., 1908. Search and seizure, 809. Continued.

Sept., 1908. Nuisance, 913. Continued.

Sept., 1908. Common seller. No indictment.

Bryant, Alexander J., alias Allie Brown. (7 previous convictions). Sept., 1907. Nuisance, 527. Special docket.

Buckley, Henry. (5 previous convictions). Jan., 1908. Nuisance. No indictment. Sept., 1908. Nuisance. No indictment.

Buckley, Mary. Jan., 1908. Search and seizure, 617. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Jan., 1908. Nuisance. No indictment. Sept., 1908. Search and seizure, 810. Defaulted. Judgment of lower

court affirmed (\$100 and costs). Mittimus issued. Sept., 1908. Search and seizure, 811. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

Sept., 1908. Nuisance, 914. Defaulted. Warrant issued.

Sept., 1908. Common seller. No indictment.

Burns, Mark. (5 previous convictions).

Jan., 1907. Search and seizure, 2511. At April term, 1907, continued to Jan. term, 1908; but at Sept. term, 1907, nol prossed.

Jan., 1907. Single sale, 2510. Same as above case.

Jan., 1907. Common seller, second offense. No indictment.

Buteau, John. Jan., 1907. Nuisance, 2541. Plea guilty. \$100 and costs, paid.

Butler, Joseph. Sept., 1907. Search and seizure, 268. Nol prossed.

Callahan, Dennis. Jan., 1908. Nuisance, 679. Now on docket.

Carney, Maurice.

Sept., 1907. Search and seizure, 399. Special docket.

Sept., 1907. Nuisance. No indictment.

Jan., 1908. Search and seizure, 591. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance. No indictment.

April, 1908. Common seller, 736. Plea guilty. Sentence \$100 and costs.

Caron, Louis. (11 previous convictions). Jan., 1907. Common seller, 2545. Now on docket.

Chagnon, J. Alfred.

Sept., 1907. Search and seizure, 400. Nol prossed.

Sept., 1907. Nuisance. No indictment.

Charon, Philias.

Sept., 1907. Search and seizure, 401. Special docket.

Sept., 1907. Search and seizure, 402. Judgment of lower court affirmed (\$100 and costs). Fine paid.

Sept., 1907. Nuisance, 559. Special docket.

Sept., 1907. Common seller, 516. Special docket.

April, 1908. Search and seizure, 696. At Sept. term, defaulted. Mittimus issued.

Sept., 1908. Nuisance, 738. Sept. term, defaulted.

Cliche, Arthur. (5 previous convictions). Jan., 1907. Nuisance. No indictment. Sept., 1907. Nuisance. No indictment. April, 1908. Nuisance. No indictment.

Cloutier, Louis. (3 previous convictions). Jan., 1907. Search and seizure, 2496. Special docket. Jan., 1907. Search and seizure, 2495. Special docket. Jan., 1907. Nuisance, 2536. Plea guilty. Four months. Mittimus issued. Sept., 1907. Search and seizure, 403. Judgment of lower court affirmed. Special docket. Sept., 1907. Nuisance, 491. Plea guilty. Four months. Mittimus issued. Cole, Hattie E. April, 1908. Nuisance, 786. Sept. term, defaulted. Cotton, Amanda. Sept., 1907. Nuisance, 517. Trial; jury disagreed. Jan. term, 1908, nol prossed.

Couture, Fred.

Jan., 1908. Search and seizure, 590. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Couture, George.

Jan., 1907. Nuisance, 2515. Plea guilty. \$100 and costs. Mittimus issued.

Jan., 1908. Nuisance, 657. April term, nol prossed.

Crosby, Joseph J. (9 previous convictions). Sept., 1907. Search and seizure, 404. Special docket. Sept., 1907. Nuisance. No indictment.

Crosby, Thomas F. Sept., 1907. Nuisance, 520. Now on docket.

Croteau, George.

Jan., 1908. Illegal possession, 207. Special docket.

Jan., 1908. Nuisance, 673. Plea guilty. \$100 and four months. Mittimus issued. Cunion, John F.

Jan., 1907. Nuisance, 2520. Sept. term, 1907, nol prossed.

Cunion, Patrick. (3 previous convictions). Jan., 1908. Search and seizure, 2485. Sept. term, nol prossed. Jan., 1908. Nuisance, 2529. Sept. term, nol prossed. Curtis, George G.

Sept., 1908. Search and seizure, 816. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Davis, Lucena E.

Sept., 1907. Search and seizure, 406. Judgment of lower court affirmed. Special docket.

Sept., 1907. Nuisance, 508. Verdict guilty. Sentence \$100 and costs.

Day, Kate. (42 previous convictions).

Sept., 1907. Search and seizure, 407. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Sept., 1907. Nuisance. No indictment.

Dedoelder, Arthur.

Sept., 1908. Search and seizure, 817. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Sept., 1908. Nuisance, 920. Plea guilty. \$200 or 60 days.

Delisle, Narcisse.

Sept., 1907. Search and seizure, 408. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Sept., 1907. Nuisance. No indictment.

Sept., 1908. Search and seizure, 818. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Sept., 1908. Nuisance, 919. Defaulted. Warrant issued.

Dionne, Marcellus.

Sept., 1907. Search and seizure, 410. Nol prossed. Sept., 1907. Nuisance. No indictment.

Donovan, James. (2 previous convictions). Jan., 1908. Nuisance, 658. Now on docket. Sept., 1908. Nuisance, 901. Defaulted. Warrant issued.

Doyle, Patrick. (24 previous convictions).

Jan., 1908. Illegal possession, 611. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 644. Now on docket.

Sept., 1908. Search and seizure, 818. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Sept., 1908. Nuisance, 921. Defaulted. Warrant issued.

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Dubois, Napoleon.

April, 1908. Search and seizure, 699. Continued. Sept. term, continued. April, 1908. Nuisance. No indictment.

Ducharme, Felix.

Jan., 1908. Search and seizure, 586. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 652. At April term, nol prossed.

Dumais, Ludger. (20 previous convictions).

April, 1908. Illegal transportation, 700. At Sept. term, judgment of lower court affirmed (\$50 and costs). Mittimus issued. Fine paid to sheriff.

Evans, Josephine. (4 previous convictions).

Jan., 1908. Search and seizure, 587. Special docket.

Jan., 1908. Nuisance, 671. Plea guilty. Four months. Mittimus issued.

Sept., 1908. Search and seizure, 821. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

Sept., 1908. Nuisance, 922. Defaulted. Warrant issued.

Fletcher, Herbert.

Jan., 1908. Illegal possession, 599. Special docket.

Jan., 1908. Search and seizure, 614. Special docket.

Jan., 1908. Nuisance, 657. Plea guilty. 60 days.

Jan., 1908. Common seller, 656. Plea guilty. 60 days.

Flynn, John.

Sept., 1908. Search and seizure, 823. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Sept. 1908. Nuisance, 928. Defaulted. Warrant issued.

Fontaine, Joseph. (4 previous convictions). Jan., 1907. Nuisance, 2542. Sept. term, 1907, special docket. April, 1908. Nuisance, 740. Continued. Sept. term, continued.

Fortier, Alfred.

Sept., 1907. Search and seizure, 414. Judgment affirmed. Continued for sentence. Jan. term, 1908, special docket.
Sept., 1907. Nuisance, 485. Plea guilty. 30 days. Mittimus issued.
Jan., 1908. Search and seizure, 562. Special docket.
Jan., 1908. Nuisance, 639. Plea guilty. Four months. Mittimus issued. Fortin, Thomas.

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Jan., 1908. Search and seizure, 565. Sept. term, dismissed. Jan., 1908. Search and seizure, 566. Sept. term, dismissed. Jan., 1908. Nuisance, 654. Verdict not guilty.

Fournier, Joseph.

Sept., 1908. Search and seizure, 415. Judgment of lower court affirmed. Special docket.

Sept., 1908. Nuisance, 488. Plea guilty. \$100 and costs, paid.

Frechette, Archille. (1 previous conviction).

Jan., 1908. Search and seizure, 581. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 629. Now on docket.

Frechette, Francois.

Jan., 1908. Illegal possession, 580. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 664. Verdict guilty. Bail defaulted. April term, nol prossed.

Frechette, Honore.

Jan., 1908. Illegal possession, 578. April term, nol prossed.

Jan., 1908. Nuisance, 663. Trial; disagreement. April term, nol prossed.

Frechette, Joseph. (4 previous convictions). Jan., 1908. Illegal possession, 579. April term, nol prossed. Jan., 1908. Nuisance, 665. Now on docket.

Gagne, Ernest.

Jan., 1907. Search and seizure, 2508. Special docket.

Jan., 1907. Nuisance, 2531. Plea guilty. \$100 and costs, paid.

Sept., 1907. Search and seizure, 416. Nol prossed.

Sept., 1907. Nuisance. No indictment.

Jan., 1908. Search and seizure, 604. Plea guilty. April term, special docket.

Jan., 1908. Search and seizure, 619. \$100 and costs and 60 days. Mittimus issued.

Jan., 1908. Nuisance, 640. April term, special docket.

Gagne, Napoleon. (5 previous convictions).

Jan., 1908. Search and seizure, 574. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 653. Sept. term, plea guilty. Three months.

Gaudette, Joseph. Jan., 1907. Nuisance. No indictment. Sept., 1907. Search and seizure, 262. Special docket. Sept., 1907. Nuisance, 486. Plea guilty. \$100 and costs. Mittimus issued. Sept., 1907. Nuisance, 525. Plea guilty. Two months. Mittimus issued. Jan., 1908. Illegal possession, 593. Nol prossed. Jan., 1908. Nuisance, 670. Verdict not guilty. Gilroy, Mary. April, 1908. Search and seizure, 701. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. April, 1908. Nuisance, 745. Now on docket. Gilroy, Patrick. (12 previous convictions). Jan., 1907. Search and seizure, 2507. April term, special docket. Jan., 1907. Nuisance. No indictment. Jan., 1908. Search and seizure, 573. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Jan., 1908. Nuisance, 662. Now on docket. Sept., 1908. Illegal possession, 824. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Sept., 1908. Search and seizure, 825. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Sept., 1908. Nuisance, 936. Defaulted. Warrant issued. Sept., 1908. Common seller. No indictment. Goulette, Joseph. (3 previous convictions).

Jan., 1907. Nuisance, 2521. Plea guilty. \$100 and costs and 60 days. Mittimus issued.

Sept., 1907. Search and seizure, 418. Judgment of lower court affirmed. Continued for sentence, April term, special docket.

Gravel, Arthur.

April, 1908. Search and seizure, 682. Sept. term, defaulted. April, 1908. Nuisance, 744. Continued. Sept. term, continued.

ipin, 1900. Wuisance, 744. Continued. Dept. term, continue

Groves, Charles P. (5 previous convictions). Jan., 1908. Illegal possession, 589. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 655. Continued.

Harkins, Thomas. (5 previous convictions). Sept., 1907. Search and seizure, 421. Plea guilty. Special docket. Sept., 1907. Search and seizure, 422. Plea guilty. Special docket. Sept., 1907. Nuisance, 513. Plea guilty. \$200 and costs, paid.

Harmon, Adelbert L.

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Sept., 1908. Search and seizure, 831. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Sept., 1908. Nuisance, 929. Defaulted. Warrant issued.

Hartwell, Etta L. (7 previous convictions). Jan., 1908. Nuisance, 662. Continued to Jan. term, 1909. Sept., 1908. Search and seizure, 727. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

Sept., 1908. Nuisance, 930. Verdict guilty. Four months.

Hasburg, Abraham.

Jan., 1908. Search and seizure, 2504. Sept. term, special docket. Jan., 1908. Nuisance. No indictment. Sept., 1908. Search and seizure, 828. Continued. Sept. 1908. Nuisance, 931. Continued.

Henry, Fred.

April, 1908. Nuisance, 788. Sept. term, verdict guilty. Three months. Sept., 1908. Search and seizure, 836. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Horrigan, Lizzie.

Jan., 1908. Search and seizure, 2475. Special docket.

Jan., 1908. Nuisance, 2523. Plea guilty. \$100 and costs, paid.

Sept., 1908. Search and seizure, 839. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Sept., 1908. Nuisance, 933. Plea guilty. \$250 and in default three months. Mittimus issued.

Houle, Henry and Fidele.

Sept., 1908. Search and seizure, 840. Defaulted. Judgment of lower court affirmed (\$100 and costs each). Mittimus issued. Fines paid to sheriff.

Sept., 1908. Nuisance, 934. Defaulted. Warrant issued.

Howard, James W. (35 previous convictions).

Sept., 1908. Search and seizure, 841. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Sept., 1908. Search and seizure, 842. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

Sept., 1908. Nuisance, 945. Defaulted. Warrant issued.

Sept., 1908. Common seller. No indictment.

Huard, Gideon.

Sept., 1908. Illegal possession. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Sept., 1908. Nuisance. No indictment.

Jacques, Mary. (6 previous convictions).

Nov. 16, 1907. Lewiston Municipal Court. Search and seizure. Sentence \$100 and costs and 60 days. Committed. Jan., 1908. Nuisance, 641. Plea guilty. Six months. Mittimus issued.

Judkins, Waldina L.

Jan., 1908. Search and seizure, 605. September term, defaulted. Mittimus issued.

Jan., 1908. Nuisance, 645. Now on docket.

Kapricski, Paniel. Sept., 1908. Search and seizure, 845. Special docket. Sept., 1908. Nuisance, 937. Verdict guilty. \$200 fine or three months in default. Law on exceptions.

Keating, Edward J. (5 previous convictions). Sept., 1907. Search and seizure, 424. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Sept., 1908. Search and seizure, 425. Special docket. Sept., 1908. Nuisance, 487. Special docket.

King, Thomas P. (36 previous convictions).

Sept., 1907. Search and seizure, 427. Judgment affirmed. Special docket.

Sept., 1907. Search and seizure, 428. Nol prossed.

Sept., 1907. Nuisance, 511. Special docket.

April, 1908. Nuisance, 749. Now on docket.

Sept., 1908. Search and seizure, 849. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

Sept., 1908. Search and seizure, 850. Same entries.

Sept., 1908. Common seller. No indictment.

Kingsley, Augusta C.

Jan., 1908. Search and seizure, 615. Special docket.

Jan., 1908. Nuisance, 636. Plea guilty. \$100 and costs and 60 days. Mittimus issued.

Korykto, Tomas.

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Sept., 1908. Search and seizure, 852. Nol prossed. Sept., 1908. Nuisance. No indictment.

Labrie, Henry.

Sept., 1908. Search and seizure, 2491. Sentence \$100 and costs. Mittimus issued.

Sept., 1908. Search and seizure, 2493. Special docket.

Laflamme, Exilia.

Sept., 1908. Single sale, 853. Defaulted. Judgment of lower court affirmed (\$50 and costs). Mittimus issued. Fine paid to sheriff.

Laflamme, Louis.

Sept., 1908. Search and seizure, 854. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Sept., 1908. Nuisance, 939. Defaulted. Warrant issued.

Lahey, Patrick.

Jan., 1908. Search and seizure, 592. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 660. Now on docket.

Lebel, Wilbrod. (5 previous convictions).

Jan., 1908. Nuisance, 657. April term nol prossed on account of death of respondent.

Jan., 1908. Common seller, 656. April term, nol prossed.

April, 1908. Search and seizure, 704. Nol prossed.

April, 1908. Search and seizure, 705. Nol prossed.

April, 1908. Common seller, 752. Nol prossed.

April, 1908. Nuisance. No indictment.

Leblanc, Adolf.

April, 1908. Search and seizure, 706. Plea guilty. \$100 and costs or in default 60 days. Mittimus issued. April, 1908. Nuisance. No indictment.

Lebrun, Leander. (11 previous convictions). Sept., 1907. Nuisance. No indictment. Jan., 1908. Nuisance. No indictment. April, 1908. Nuisance, 754. Sept. term, defaulted. Sept., 1908. Search and seizure, 857. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Sept., 1908. Search and seizure, 855. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

Sept., 1908. Search and seizure, 859. Same as previous case, No. 855.
Sept., 1908. Single sale, 856. Defaulted. Judgment of lower court affirmed (\$50 and costs). Mittimus issued.
Sept., 1908. Nuisance, 941. Defaulted. Warrant issued.

Sept., 1908. Common seller. No indictment.

Lebrun, Olivine.

Sept., 1908. Search and seizure, 858. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Sept., 1908. Nuisance, 840. Defaulted. Warrant issued.

Leclair, Dominic. Jan., 1908. Nuisance, 669. Nol prossed.

Leclair, Joseph.

Jan., 1908. Nuisance, 673. Plea guilty. \$100 and four months. Mittimus issued.

April, 1908. Search and seizure, 707. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

April, 1908. Search and seizure, 708. Same as preceding case.

April, 1908. Common seller, 750. Plea guilty. 90 days.

April, 1908. Nuisance. No indictment.

Sept., 1908. Search and seizure, 860. Defaulted. Judgment of lower court affirmed (\$100 and 60 days). Mittimus issued.

Lessard, Armand.

Jan., 1908. Search and seizure, 609. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Search and seizure, 610. Same as preceding case.

Jan., 1908. Nuisance, 646. Now on docket.

Lowe, Glenna M.

Sept., 1907. Nuisance, 517. Plea guilty. Together with another respondent sentenced \$150 and costs. Fine paid.

Madden, Thomas.

April, 1908. Search and seizure, 680. Judgment of lower court affirmed (\$100 and costs). Paid. April, 1908. Nuisance, 755. Special docket. Maheux, Alfred. (7 previous convictions).

Jan., 1907. Search and seizure, 2494. Judgment of lower court affirmed (\$100 and costs). Paid.

Jan., 1907. Nuisance. No indictment.

Jan., 1908. Nuisance, 649. Defaulted, continued. (Scire facias brought and bail collected).

Maheux, Metaide. (3 previous convictions).

Jan., 1908. Search and seizure, 561. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 649. See Maheux, Alfred.

Maltais, Joseph. (25 previous convictions). Jan., 1907. Nuisance, 2540. Sept., 1907, special docket.

Mansour, Salim. Sept., 1908. Search and seizure, 862. Continued. Sept., 1908. Nuisance. No indictment.

Marceau, Alfred. Sept., 1907. Nuisance, 530. Now on docket.

Marcuiacello, Michael. Jan., 1908. Search and seizure. Plea guilty. \$100 and costs, paid.

Martin, Lizzie. Sept., 1908. Search and seizure, 864. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff. Sept., 1908. Nuisance, 944. Defaulted. Warrant issued.

McCarthy, Michael. (10 previous convictions).

Sept., 1908. Search and seizure, 867. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Sept., 1908. Nuisance, 945. Defaulted. Warrant issued.

McDermott, Cornelius.

Jan., 1908. Search and seizure, 2481. Sept. term, special docket. Jan., 1907. Nuisance. No indictment.

McDonald, Daniel.

Sept., 1907. Search and seizure, 433. Special docket. Sept., 1907. Search and seizure, 434. Special docket. Sept., 1907. Nuisance, 512. Plea guilty. \$100 and costs, paid. Sept., 1907. Common seller, 518. Special docket. Sept., 1908. Search and seizure, 868. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

Sept., 1908. Nuisance, 946. Defaulted. Warrant issued.

McGraw, Philip. April, 1908. Illegal possession, 710. Now on docket.

McSherry, Bridget. (2 previous convictions).

April, 1908. Search and seizure, 711. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

April, 1908. Nuisance, 756. Sept. term, plea guilty. Three months.

Messier, Arthur E.

- Sept., 1907. Nuisance, 510. Plea guilty. Together with two others paid fine of \$250.
- Jan., 1908. Search and seizure, 584. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 647. Now on docket.

Messier, Louis. (3 previous convictions).

Sept., 1907. Search and seizure, 427. Plea guilty. Special docket.

Sept., 1907. Nuisance, 510. Plea guilty. Together with two others paid fine of \$250.

Miner, George E.

April, 1908. Nuisance, 763. Now on docket. April, 1908. Common seller, 762. Now on docket.

Morin, Alfred.

Jan., 1908. Search and seizure, 570. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Jan., 1908. Nuisance, 648. Sept. term, special docket.

Morneau, Albert D., Jr.

Sept., 1907. Search and seizure, 440. Nol prossed.

Sept., 1907. Search and seizure, 439. Special docket.

Sept., 1907. Single sale, 441. Nol prossed.

Sept., 1907. Nuisance, 496. Plea guilty. \$100 and costs, paid.

- Sept., 1907. Common seller, 497. Plea guilty. \$100 and costs, paid.
- April, 1908. Search and seizure, 712. Now on docket.

April, 1908. Search and seizure, 713. Now on docket.

April, 1908. Nuisance, 763. Verdict not guilty.

April, 1908. Common seller, 764. Now on docket,

Nadeau, Alphonse. (7 previous convictions).

Sept., 1908. Search and seizure, 818. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Sept., 1908. Nuisance, 921. Defaulted. Warrant issued.

Nadeau, Joseph A. (3 previous convictions).
April, 1908. Nuisance, 765. Sept. term, defaulted.
Sept., 1908. Search and seizure, 871. Defaulted. Judgment of lower court affirmed. Mittimus issued.
Sept., 1908. Nuisance, 948. Defaulted. Continued for sentence.
Noel, Adelard.
Jan., 1908. Illegal possession, 570. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Jan., 1908. Nuisance. No indictment.

O'Brien, Catherine. Sept., 1908. Nuisance, 949. Special docket.

O'Connell, Michael. (10 previous convictions). Jan., 1908. Search and seizure, 571. Nol prossed. Jan., 1908. Nuisance. No indictment.

O'Connell, Susan. (17 previous convictions).

Jan., 1907. Search and seizure, 2497. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1907. Nuisance, 2532. Sept. term, nol prossed.

O'Connor, Dennis C. Sept., 1907. Search and seizure, 443. Nol prossed. Sept., 1907. Nuisance, 517. Plea guilty. Together with another paid fine of \$150.

O'Leary, John. Jan., 1907. Search and seizure, 2485. Plea guilty. \$100 and costs. Mittimus issued. Jan., 1907. Nuisance, 2529. Sept. term, nol prossed.

Osborne, John, alias John Curtis. (3 previous convictions). Sept., 1907. Search and seizure, 444. Special docket. Sept., 1907. Search and seizure, 445. Special docket. Sept., 1907. Search and seizure, 446. Special docket. Sept., 1907. Nuisance, 501. Plea guilty. Fine \$100, paid. Sept., 1907. Common seller, 500. Plea guilty. Fine \$100, paid.

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Ouelette, Cyprien. April, 1908. Search and seizure, 715. Sept. term, judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. April, 1908. Nuisance, 769. Sept. term, defaulted. Ouelette, Frank. (2 previous convictions). Sept., 1907. Illegal possession, 447. Nol prossed. Sept., 1907. Nuisance, 489. Plea guilty. \$100 and costs, paid. Ouelette, Joseph. April, 1908. Nuisance, 766. Continued. Sept. term, continued. Page, Joseph, alias Joseph Lepage. (19 previous convictions). Sept., 1907. Search and seizure, 448. Nol prossed. Sept., 1907. Search and seizure, 449. Special docket. Sept., 1907. Common seller, 528. Plea guilty. \$100 and costs, paid. Sept., 1907. Nuisance. No indictment. Jan., 1908. Nuisance. No indictment. April, 1908. Search and seizure, 538. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. April, 1908. Nuisance. No indictment. Sept., 1908. Search and seizure, 855. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Sept., 1908. Search and seizure, 876. Same as preceding case. Sept., 1908. Nuisance, 950. Defaulted. Five months. Mittimus issued. Sept., 1908. Common seller. No indictment. Paradis. Jean B.

Jan., 1907. Nuisance, 2519. Sept. term, 1907, nol prossed.

Paradis, Onesime.

Sept., 1907. Search and seizure, 450. Special docket.

Sept., 1907. Nuisance, 554. Plea guilty. \$100 and costs, paid.

Paradis, Thomas. Sept., 1908. Search and seizure, 877. Nol prossed.

Sept., 1908. Nuisance. No indictment.

Pasel, Goter. Sept., 1907. Search and seizure, 452. Nol prossed. Sept., 1907. Nuisance, 502. Verdict not guilty.

Pellerin, Francois. (3 previous convictions). Jan., 1908. Search and seizure, 577. Now on docket. Jan., 1908. Search and seizure, 581. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 629. Now on docket.

Pellerin, Henry.

Sept., 1908. Search and seizure, 876. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Sept., 1908. Nuisance, 973. Verdict guilty. \$150 fine, or in default three months.

Perron, Auguste.

Jan., 1908. Search and seizure, 586. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 652. Defaulted. April and Sept. terms, continued.

Piche, Emilie.

Sept., 1907. Search and seizure. Nol prossed.

Sept., 1907. Nuisance. No indictment.

Piche, William. Sept., 1907. Nuisance, 521. Now on docket.

Pivin, Jerry. (3 previous convictions). Sept., 1907. Nuisance, 493. Nol prossed.

Pivin, Joseph. (4 previous convictions). Jan., 1908. Search and seizure, 567. Nol prossed (respondent dead). Jan., 1908. Nuisance. No indictment.

Pivin, Mary. (1 previous conviction). Jan., 1907. Search and seizure, 2500. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Jan., 1907. Nuisance, 2525. Sept. term, 1907, special docket.

Poulin, Adele. (3 previous convictions). Sept., 1907. Search and seizure, 457. Nol prossed. Sept., 1907. Nuisance. No indictment.

Rancourt, Theodule. (12 previous convictions). Sept., 1907. Search and seizure, 458. Nol prossed. Sept., 1907. Nuisance, 498. Plea guilty. \$100 and costs.

Reed, Fred.

April, 1908. Nuisance, 774. Verdict guilty. \$800 and 30 days. Law. April, 1908. Common seller, 773. Now on docket. Sept., 1908. Nuisance, 974. Warrant issued.

Richard, William. (28 previous convictions). Sept., 1907. Search and seizure, 460. Nol prossed. Sept., 1907. Nuisance, 494. Plea guilty. \$100 and costs. Rivard, Charles. Sept., 1907. Nuisance, 493. Nol prossed. Robitaille, Paul. Jan., 1907. Search and seizure, 2499. Special docket. Jan., 1907. Search and seizure, 2502. Special docket. Jan., 1907. Nuisance. No indictment. Jan., 1907. Common seller. No indictment. Roy, Onesime. Jan., 1908. Illegal possession, 583. Sept. term, defaulted. Judgment of lower court affirmed (\$100 and costs). Jan., 1908. Nuisance. No indictment. Roy, Paul. Jan., 1908. Search and seizure, 600. Defaulted. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Jan., 1908. Search and seizure, 601. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Jan., 1908. Nuisance, 651. April term, special docket. Jan., 1908. Common seller, 650. April term, special docket. Segalos. Charles. Sept., 1908. Search and seizure, 884. Continued. Sept., 1908. Nuisance, 961. Continued. Segalos, George. Sept., 1908. Search and seizure, 883. Continued.

Sept., 1908. Nuisance, 954. Continued.

Shapiro, Jacob J. and Moses.

Sept., 1907. Illegal possession, 254. Jan., term, 1908, nol prossed.

Sept., 1907. Nuisance, 506. Tried; disagreement. Jan. term, 1908, nol prossed.

Simard, Pierre. (2 previous convictions). Sept., 1907. Nuisance, 507. April term, 1908, nol prossed. Jan., 1908. Search and seizure, 575. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Jan., 1908. Nuisance, 666. At April term, nol prossed. Sept., 1908. Nuisance, 955. Special docket. Simard, Pierre, Jr.

Sept., 1908. Search and seizure, 886. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Sept., 1908. Nuisance, 956. Defaulted. Warrant issued.

Smith, Arthur E.

Sept., 1908. Single sale, 889. Defaulted. Judgment of lower court affirmed (\$50 and costs). Mittimus issued. Fine paid to sheriff.

Sept., 1908. Search and seizure, 890. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff.

Sept., 1908. Nuisance, 958. Special docket.

Stein, Harry. Sept., 1908. Illegal possession, 891. Nol prossed.

Stone, Edward. Jan., 1908. Illegal possession, 594. Nol prossed. Jan., 1908. Nuisance. No indictment.

Sullivan, John. April, 1908. Search and seizure, 718. Sept. term, judgment of lower court affirmed (\$100 and costs). Mittimus issued.

April, 1908. Nuisance, 778. Sept. term, defaulted.

Sweeney, Michael. Sept., 1908. Illegal possession, 892. Defaulted, Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Sept., 1908. Nuisance, 959. Defaulted. Warrant issued.

Tardif, Isidore. Sept., 1908. Illegal possession, 894. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff. Sept., 1908. Nuisance, 960. Defaulted. Warrant issued.

Tardif, Mina. (10 previous convictions). Sept., 1907. Search and seizure, 465. Special docket. Sept., 1907. Nuisance, 529. Verdict guilty. 30 days. Mittimus issued.

Thomas, Peter. Sept., 1908. Nuisance, 961. Continued.

Toulouse, Pierre. (18 previous convictions).

April, 1908. Search and seizure, 719. Continued at April and September terms,

April, 1908. Search and seizure, 720. Continued at April and September terms.
April, 1908. Nuisance, 781. Continued at April and September terms.
April, 1908. Common seller, 780. Continued at April and September terms.
Sept., 1908. Search and seizure, 896. Continued.
Sept., 1908. Nuisance, 962. Continued.

Tremblay, Charles. (6 previous convictions).

Sept., 1907. Search and seizure, 466. Nol prossed.

Sept., 1907. Search and seizure, 467. Nol prossed.

Sept., 1907. Nuisance, 493. Plea guilty. Fine \$300, paid.

Sept., 1907. Common seller, 526. Plea guilty. \$100 and costs, paid.

Tremblay, Stanley. (1 previous conviction). Sept., 1907. Search and seizure, 427. Plea guilty. Special docket. Sept., 1907. Nuisance, 510. Plea guilty. With two others paid fine \$250. Jan., 1908. Nuisance. No indictment.

Turmelle, Delia. (5 previous convictions). Jan., 1907. Search and seizure, 2473. Sept. term, 1907, special docket. Jan., 1907. Nuisance, 2537. Sept., 1907, plea guilty. \$50 and costs, paid. Sept., 1907. Search and seizure, 468. April term, 1908, special docket. Sept., 1907. Nuisance, 504. Continued for sentence. April term, 1908, special docket.

Vallier, Thomas.

Sept., 1908. Search and seizure, 897. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

Van Hauten, Joseph.

Jan., 1908. Search and seizure, 595. Verdict not guilty.

Jan., 1908. Nuisance. No indictment.

Verville, Joseph.

Jan., 1907. Common seller, 2516. Plea guilty. \$100 and costs. Mittimus issued.

Welch, Michael.

Sept., 1907. Search and seizure, 469. Nol prossed.

Sept., 1907. Nuisance, 503. Plea guilty. \$100 and costs.

Wiseman, Alice G.

April, 1908. Search and seizure, 721. Sept. term, judgment affirmed. Mittimus issued.

April, 1908. Nuisance. No indictment.

Wiseman, Joseph. (15 previous convictions).

Jan., 1907. Search and seizure, 2483. Sept. term, 1907, special docket. Jan., 1907. Nuisance. No indictment.

Jan, 1907. Ivursance. Ivo indictinent.

Jan., 1907. Common seller. No indictment.

Jan., 1908. Search and seizure, 598. Defaulted. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

- Jan., 1908. Nuisance, 667. Defaulted. April term, surrendered by sureties. \$200 and five months. Mittimus issued.
- May, 1908. Lewiston Municipal Court. Search and seizure. Sentence \$100 and costs and 60 days. Appealed. Not found on S. J. court docket. Presumably served sentence in jail.

Sept., 1908. Nuisance, 964. Plea guilty, 8 months.

FRANKLIN.

Liquors seized and disposal of same from Jan. 4, 1908 to August 30, 1908.

	Whiskey.	Rum.	Gin.	Brandy.	Alcohol.	Wine.	Beer.	Cider.
Gallons seized	24		3	ł	11	1	183	
Returned to claimants by or- der of court			.				7	
Delivered to sheriff by order of court			3	ł	11			
Spilled by order of court						$\frac{1}{2}$	176	
Seized, ownership unknown	6			1			29	
Seized from known persons	9		1		11	1	107	
Seized from freight and express	9		2				40	

TRIAL JUSTICE COURT.

Summary of Municipal Court Cases from January 4, 1908, to August 30, 1908.

TRIAL JUSTICE COURT.

Warrants sworn out:			
Seizure and search and seizure			70
Illegal possession			2
Nuisance			6
Nuisance:			-
Bound over to grand jury			6
Search and seizure warrants, nothing found			44
Seizure and search and seizure warrants, liquor seized			26
			70
Persons arrested			19
Discharged	•	3	-
Convicted		16	
		—	
		19	
Sentence fine	13		
Sentence fine and jail	3		
	16		

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KNOX.

Liquors seized and disposal of same from June 24, 1908 to December 10, 1908.

	Whiskey.	Rum.	Gin.	Brandy.	Alcohol.	Wine.	Beer.	Cider.
Gallons seized	237	44	41	1	 •••••	41	294	· · · · • •
Returned to claimants by or- der of court	13						18	· · · · · ·
Delivered to sheriff by order of court	207	40	4 1	ł				.
Held pending decision of supreme court	17	4				3 1	•	
Spilled by order of court	• • • • • • ·					1	276	
Seized, ownership unknown.	109	16	4			1	38	
Seized from known persons.	106	24	1	1	<i></i> .	ł	256	
Seized from freight and express	22	4				37		

ROCKLAND POLICE COURT.

TRIAL JUSTICE COURT.

	Whiskey.	Rum.	Gin.	Brandy.	Alcohol.	Wine.	Beer.	Cider.
Gallons seized	20	10	1	2		3 <u>‡</u>	118	32
Returned to claimants by or- der of court								
Delivered to sheriff by order of court	20	10	1/2	2				
Spilled by order of court						$3\frac{1}{2}$	118	32
Seized, ownership unknown.	1	6					16	
Seized from known persons	19	4	1	2		3 1	102	32
Seized from freight and express								.

	Whiskey.	Rum.	Gin.	Brandy.	Alcohol.	Wine.	Beer.	Cider.
Gallons seized	257	54	5	$2\frac{1}{2}$		73	412	32
Returned to claimants by or- der of court	13				• • • • • • •		18	.
Delivered to sheriff by order of court	227	50	5	2 1				· · · · · ·
Held pending decision of supreme court	17	4				33		
Spilled by order of court					•••••	4	394	32

SUMMARY.

Summary of Municipal Court Cases from June 24, 1907, to December 10, 1908.

ROCKLAND POLICE COURT.

Warrants sworn out:	•
Seizure, and search and seizure	245
Unlawful deposit	-43
Single sale	3
Nuisance	38
Common seller	2
N7 *	296
Nuisance:	_
Discharged	I
Bound over	37
	38
Common seller:	
Bound over to grand jury	2
Search and seizure warrants, nothing found	180
Seizure and search and seizure warrants, liquor seized	65
	245
Persons arrested	- <u>-</u> 43 58
Discharged 19	v
Convicted	
58	
Sentence fine 2	
Sentence fine and jail	
39	

TRIAL JUSTICE'S COURT.	
Warrants sworn out:	
Seizure, and search and seizure	78
Unlawful deposit	I
Single sale	4
Nuisance	10
Common seller	2
	95
Nuisance :	
Bound over to grand jury	10
Common seller:	
Bound over to grand jury	2
Search and seizure warrants, nothing found	62
Seizure, and search and seizure warrants, liquor seized	16
	78
Persons arrested	19
Discharged 3	- 9
Convicted 16	
19	
Sentence fine	
Sentence fine and jail 13	
10	

Disposition of cases in the Supreme Judicial Court for Knox County, September Term, 1907, January, April and September Terms, 1908. I. Appealed cases 35 A. Single sale 4 (I) Nol prossed 2 (2) Acquitted I (3) Sentence below (fine and jail) affirmed I 4 B. Seizure and search and seizure..... 31 35 (1) Nol prossed 18 (2) Acquitted 2 (3) Convicted 8 Trial I Defaulted, sentence below affirmed (or plea guilty) ... 7 8 Sentence fine and jail.. 8 (4) Continued and now on docket. 3 31 Indictments: 2. Cases presented to grand jury..... 52 Indictments found 26 Nuisance 25 Common seller τ A. Nuisance: (I) Nol prossed 14 (2) Acquitted I (3) Convicted 5 Trial 2 Plea guilty 3 5 Sentence fine 4 Sentence jail 1 5 (4) Continued and now on docket. 5 25 B. Common seller: Nol prossed I

LIST OF CASES AND DISPOSITION OF SAME.

In this list the term, nature of case and S. J. C. docket number are given. The cases marked "no indictment" are those where the enforcement deputies were witnesses before the grand jury. An asterisk (*) following a name indicates conviction prior to 1907.

Armstrong, Myra.

May, 1908. Rockland Police Court. Search and seizure. Appealed. Not found on docket of S. J. Court, Sept. term. Sept., 1908. Nuisance. No indictment.

Bachelder, Lewis.

Sept., 1908. Search and seizure, 562. Continued. Sept., 1908. Nuisance. No indictment.

Belofski, Isaac.

April, 1908. Search and seizure, 514. Sept. term, nol prossed. April, 1908. Nuisance. No indictment.

Berry, Hiram G.*

Jan., 1908. Search and seizure, 486. Sept. term, nol prossed. Jan., 1908. Nuisance, 499. Sept. term, nol prossed. April, 1908. Search and seizure, 513. Sept. term, nol prossed. April, 1908. Nuisance. No indictment.

Burns, Charles.*

Sept., 1907. Search and seizure, 434. Sept. term, 1908, nol prossed. Sept., 1907. Nuisance, 465. Sept. term, 1908, nol prossed. Nov., 1907. Rockland Police Court. Illegal deposit. Paid \$100 and costs.

Clark, Charles.

Sept., 1907. Search and seizure, 437. Sept. term, 1908, nol prossed. Sept., 1907. Search and seizure, 438. Sept. term, 1908, nol prossed. Sept., 1907. Nuisance, 466. Sept. term, 1908, nol prossed.

Coates, Herbert.

Jan., 1908. Search and seizure, 491. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Jan., 1908. Nuisance, 500. Sept. term, nol prossed.

Doherty, Ralph. Sept., 1908. Search and seizure, 560. Continued. Sept., 1908. Nuisance. No indictment. Donahue, Matthew F.*

Sept., 1907. Search and seizure, 441. Jan. term, 1908, verdict not guilty. Sept., 1907. Nuisance, 467. Now on docket.

Feyler, James.

- Jan., 1908. Single sale, 487. Verdict not guilty.
- Jan., 1908. Nuisance. No indictment.

Field, Rufus.

April, 1908. Search and seizure, 515. Sept. term, defaulted. April, 1908. Nuisance. No indictment.

Flynn, Michael.*

Sept., 1908. Search and seizure, 552. Continued.

Grant, William H.

Sept., 1908. Nuisance, 577. Plea guilty. 60 days.

Graves, Frank.

Sept., 1907. Search and seizure, 444. Sept. term, 1908, nol prossed.

Grey, Ruel.*

Sept., 1907. Search and seizure, 444. Sept. term, 1908, nol prossed. Sept., 1907. Nuisance, 469. Sept. term, 1908, nol prossed.

Heath, George.*

Sept., 1908. Search and seizure, 563. Continued. Sept., 1908. Nuisance. No indictment.

Kavanah, Stephen F.*

Sept., 1907. Single sale, 461. Jan. term, 1908, nol prossed. Sept., 1907. Single sale, 462. Jan. term, 1908, nol prossed.

Keefe, Michael J.

April, 1908. Nuisance, 533. Sept. term, nol prossed. June, 1908. Rockland Police Court. Unlawful deposit. Appealed. Not found on S. J. Court docket, Sept. term.

Kennedy, William.*

April, 1908. Search and seizure, 516. Sept. term, nol prossed. April, 1908. Nuisance, 536. Sept. term, nol prossed. Sept., 1908. Nuisance. No indictment.

Knight, Fred. Sept., 1908. Nuisance, 576. Continued.

Libby, Ollie. Sept., 1908. Nuisance, 577. Continued.

Lynde, William A.

Sept., 1907. Search and seizure, 449. Sept. term, 1908, nol prossed. Sept., 1907. Nuisance, 470. Jan. term, 1908, verdict guilty. Law court. April term, returned, "exceptions overruled." Mittimus issued.

Lynn, Peter.

Sept., 1908. Search and seizure, 565. Continued. Sept., 1908. Nuisance. No indictment.

Marston, Willis.

Sept., 1907. Search and seizure, 450. Sept. term, 1908, nol prossed.

McKisson, Harry.

Jan., 1908. Single sale, 493. Judgment of lower court affirmed (\$50 and 30 days). Mittimus issued. Jan., 1908. Nuisance, 505. Sept. term, nol prossed.

Jan., 1908. Common seller, 506. Sept. term, nol prossed.

McLaughlin, George.*

Jan., 1908. Search and seizure, 489. Sept term, nol prossed.

Jan., 1908. Nuisance, 508. Plea guilty. \$100 and costs. Mittimus issued. Fine paid to sheriff.

Mealey, Joseph.

November, 1907. Rockland Police Court. Search and seizure. Paid. \$100 and costs.

Jan., 1908. Nuisance, 509. Sept. term, nol prossed.

Merrifield, Hiram.

September, 1907. Before Trial Justice. Search and seizure. Paid \$100 and costs.

Jan., 1908. Nuisance, 507. Sept. term, nol prossed.

Merrifield, Linley.*

Jan., 1908. Search and seizure, 494. Verdict not guilty. Jan., 1908. Nuisance. No indictment.

Moore, Rufus E.

Sept., 1907. Search and seizure, 451. Sept. term, 1908, nol prossed.

Norcross, William F.*

Sept., 1907. Search and seizure, 452. Sept. term, 1908, defaulted.

Pelkey, John E.

Sept., 1907. Search and seizure, 454. Jan. term, 1908, judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Fine paid to sheriff.

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Sept., 1907. Nuisance, 476. Jan. term, 1908, verdict guilty. Sentence \$100 and costs. Mittimus issued. Fine paid to sheriff. Sept., 1908. Search and seizure, 549. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Sept., 1908. Search and seizure, 554. Same as No. 549. Sept., 1908. Search and seizure, 561. Same as No. 549. Sept., 1908. Nuisance, 575. Defaulted. Sept., 1908. Common seller. No indictment. Pelkey, Myrtle. April, 1908. Search and seizure, 518. Sept. term, nol prossed. April, 1908. Nuisance. No indictment. Rawley, Michael.* Sept., 1907. Search and seizure, 459. Jan. term, 1908, judgment of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff. Sept., 1907. Nuisance, 478. Sept. term, 1908, nol prossed. Ross, Alice.* Sept., 1908. Search and seizure, 552. Continued. Sept., 1908. Nuisance. No indictment. Rowell. Herbert. Sept., 1908. Search and seizure, 550. Nol prossed. Sept., 1908. Search and seizure, 553. Nol prossed. Sept., 1908. Nuisance. No indictment. Sept., 1908. Common seller. No indictment. Rowling, William J. April, 1908. Search and seizure, 518. Sept. term, nol prossed. Rubenstein, Samuel. Sept., 1908. Search and seizure, 548. Nol prossed. Spear, Job.* Jan., 1908. Nuisance, 511. Nol prossed. Stackpole, William H.

Sept., 1908. Search and seizure, 564. Nol prossed. Sept., 1908. Nuisance. No indictment.

Thomas, John L.*

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Sept., 1907. Search and seizure, 457. Sept. term, 1908, nol prossed. Sept., 1907. Nuisance, 483. Sept. term, 1908, nol prossed. Jan., 1908. Search and seizure, 497. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Fine paid to sheriff.

Jan., 1908. Nuisance, 510. Plea guilty. Sentence \$100 and costs. Mittimus issued. Fine paid to sheriff.

Whitney, Ralph.

April, 1908. Nuisance, 532. Sept. term, nol prossed.

PENOBSCOT.

Liquors seized and disposal of same from August 19, 1907 to Oct. 20, 1908.

	Whiskey.	Rum.	Gin.	Brandy.	Alcohol.	Wine.	Beer.	Cider.
Gallons seized	1166	33	63	39	5	76	2119	4
Returned to claimants by or- der of court	261		3	ł	. 		501	
Delivered to sheriff by order of court	905	33	60	$38\frac{1}{2}$	5			
Spilled by order of court						76	1618	- 4
Seized, ownership unknown.	150	5 1	7	1	1	11	623	
Seized from known persons.	304	$27\frac{1}{2}$	56	28	41	65	562	4
Seized from freight and express	711	 ·····		10	 		933	

BANGOR MUNICIPAL COURT.

OLD TOWN MUNICIPAL COURT.

	Whiskey.	Rum.	Gin.	Brandy.	Alcohol.	Wine.	Beer.	Cider.
Gallons seized	145	10	8	8	22	40	162	1
Returned to claimants by or- der of court	11			. 				
Delivered to sheriff by order of court	143 1	10	8	8	22			
Spilled by order of court						40	162	ł
Seized, ownership unknown .	1							
Seized from known persons	144½	10	8	8	22	40	162	1
Seized from freight and express								

Summary of Municipal Court Cases, from August 19, 1907, to October 20, 1908.

BANGOR MUNICIPAL COURT.

Warrants sworn out:	
Seizure, and search and seizure	736
Illegal transportation	5
Illegal deposit	52
Single sale	3
Nuisance	35
Tuisance	
	831
Nuisance:	-0-
Discharged	7
Bound over to grand jury	27
Defaulted bail	_, I
Defaulted ball finite f	
	35
Search and seizure, nothing found	497
Search and seizure and seizure, liquor seized	239
	736
Persons arrested	198
Discharged 41	190
Defaulted bail 5	
 198	
Sentence fine 127	
Sentence fine and jail	
152	
OLD TOWN MUNICIPAL COURT.	
Warrants sworn out:	
Seizure and search and seizure	137
Illegal possession	I
Nuisance	3
•	<u> </u>
	141
Nuisance:	•
Discharged	I
Bound over to grand jury	2
	3
Search and seizure, nothing found	119
Search and seizure and seizure, liquor seized	18

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68 REPORT OF ENFORCEMENT COMMISSION.		
Persons arrested		<i>2</i> 6
Discharged	14	
Convicted	I2	
	26	
Sentence fine		
Sentence fine and jail 5		
12		
Before W. H. Mitchell, Trial Justice, Newport.		
Search and seizure and search warrants		4
Liquor seized	2	•
Nothing found	2	
Persons arrested	4	2
Discharged	I	-
Convicted (sentence fine)	I	
	<u> </u>	
	2	
Before Nathan Averill, Trial Justice, Lee.		
Search, no liquor found	••••	3
Disposal of cases in Supreme Judicial Court for Penobs	cot Co	unty,
February and August Terms, 1908.		
I. Appealed cases		63
A. Illegal transportation	I	
Defaulted, sentence below (fine)		
affirmed I		
B. Search and seizure	43	
(1) Nol prossed		
fine) I		
(3) Defaulted, sentence below		
affirmed 32		
Sentence fine 26		
Sentence fine and jail 6		
32 (4) Now on docket 12		
·····		
43		
On special docket		
On general docket, continued 3		
 I2		

69 REPORT OF ENFORCEMENT COMMISSION. C. Unlawful deposit 19 63 (1) Nol prossed 4 (2) Convicted 2 Plea guilty I Trial I 2 Sentence fine I Sentence fine and jail ... I 2 (3) Defaulted sentence below (fine) affirmed 12 (4) Now on (special) docket..... I 10 2. Indictments: February Term. 1008. Persons brought before grand jury with enforcement deputies as witnesses, or bound over to grand jury on nuisance cases, or both..... 51 Persons not included in above, convicted in the municipal courts previous to this term..... 14 Total 65 Number nuisance indictments found..... 36 Number common seller indictments found (all against persons indicted for nuisance also)..... 9 Disposition of indictments found at February term: Nuisance 36 (I) Nol prossed 7 (2) Convicted (plea guilty)..... 10 Sentence fine τo (3) Now on docket 19 36 On special docket with plea guilty or nolo contendere (in one case verdict guilty) 6 Indictment filed without such plea..... 6 On general docket continued..... 7 10

In five of these continued cases, scire facias was issued before the August term. In four of these the scire facias was dismissed at the

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August term. The other scire facias case was defaulted and continued for judgment.

Common seller			9
(1) Nol prossed		2	
(2) Now on docket		7	
		9	
On special docket, after plea of guilty			
or nolo contendere	3		
Indictment filed without such plea	2		
On general docket, continued	2		
·	<u> </u>		
	7		
In the two continued cases scire facias proceedings	were	begun.	At

In the two continued cases scire facias proceedings were begun. At the August term one of these scire facias cases was dismissed.

August term, 1908.

Persons before grand jury with enforcement deputies as witnesses, or bound over to grand jury, or both	-43
Persons not included in above, convicted in the municipal courts	
during interval between February and August terms	45
Total	8 8
Number indictments found (all for nuisance) Disposition:	17
Nuisance indictments	17
(I) Nol prossed I	-/
(2) Now on docket 16	
—	
Indictment filed I	
On general docket continued, not	
defaulted 15	
16	

LIST OF CASES AND DISPOSITION OF SAME.

In the following list the term, nature of case and docket number of Supreme Court cases are given, and all cases are Supreme Court cases unless otherwise noted. Cases in which conviction was secured in the municipal courts and which were settled there instead of being appealed, are also included, up to the date of opening of the August term of the Supreme Court.

As the terms of the Supreme Court covered are both in 1908 (February and August) the year is omitted except in municipal court cases dated 1907.

An asterisk (*) following a person's name indicates conviction (in Supreme Court) prior to 1908.

The notation "No indictment" indicates that none was found, although the deputies were in attendance as witnesses and convictions had been secured as shown in the lower courts.

Baker, Maurice C.

May. Bangor Municipal Court. Unlawful deposit. Paid \$100 and costs. August. No indictment.

Barry, Andrew.*

May. Bangor Municipal Court. Unlawful deposit. Paid \$100 and costs.

August. No indictment.

Beaulieu, Joseph.*

May. Old Town Municipal Court. Search and seizure. Paid \$100 and costs.

August. No indictment.

Bodoin, Robert.

May. Bangor Mun. Ct. Illegal transportation. Paid \$100 and costs. August. No indictment.

Boudreau, Odilon.

August. Bangor Mun. Ct. Search and seizure. Paid \$100 and costs. August. No indictment.

Brady, Michael.

August. Search and seizure, 188. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

August. Search and seizure, 194. Same as above.

August. Unlawful deposit, 142. Same as above.

August. No indictment.

Burke, Mark.*

August. Bangor Mun. Ct. (Case originated in May). Paid \$100 and costs.

August. No indictment.

Burns, John A.* August, 1907. Bangor Mun. Ct. Search and seizure. Paid \$100 and costs.

February. No indictment.

Canney, Fred A.

February. Bangor Mun. Ct. Unlawful transportation. \$100 and costs paid.

August. Nuisance, 245. Continued.

Chaison, Victor.*

February. Nuisance, 165. At August term, nol prossed. February. Common seller, 166. At August term, nol prossed. February. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. March. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Chapman, Horace C.* February. Nuisance, 147. Nol prossed.

Clement, Daniel W.* February. Search and seizure, 82. Judgment and sentence affirmed. Special docket, No. 140. February. Nuisance, 152. Plea guilty. \$450 paid. July. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. August. No indictment.

Cluett, Joseph. March. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. August. No indictment.

Cochrane, Frank. August. Search and seizure, 123. Nol prossed. August. No indictment.

Coretti, Andrew. July. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. August. No indictment.

Costello, Percy H.

August. Search and seizure, 150. Judgment and sentence of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

August. Nuisance, 248. Continued.

Costigan, Winfield S.*

February. No indictment.

August. Search and seizure, 166. Plea guilty. Special docket, No. 181. August. Nuisance, 249. Continued.

Cota, Joseph.*

July. Old Town Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Cousins, George C.*

May. Old Town Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Cowan, Mitchell L.*

August, 1907. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. February. No indictment.

Cox, Martin.

May. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Cratty, James W.*

July. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Cratty, Jeremiah.

April. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. August. No indictment.

Crocker, Fred L.* August. No indictment.

Crocker, J. Harry.* August. No indictment.

Crocker, Samuel D.* February. Search and seizure, 110. Nol prossed. February. Unlawful deposit. Verdict guilty. Sentence \$100 and 60 days. Mittimus issued.

February. No indictment.

Crowe, Joseph J.*

February. Search and seizure, 99. Sentence \$100 and costs. Paid. February. Nuisance, 143. Plea guilty. \$400 paid.

Crowe, Richard.*

August. Search and seizure, 175. Judgment affirmed (\$100 and costs and 60 days). Mittimus issued.

August. No indictment.

Curran, Peter J.

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February. Nuisance, 146. Plea guilty. \$450 paid.

February. Common seller, 161. Plea guilty. Special docket, No. 153.

Dinsmore, Irving.*

August 8. Bangor Mun. Ct. Withdrew appeal in three cases, appealed in March, May and July, and paid \$100 and costs in each.

August. Nuisance, 251. Continued.

Dinsmore, William H.*

August, 1907. Bangor Mun. Ct. Search and seizure. \$100 and costs paid.

February. No indictment.

Driscoll, Dennis W.

August. Search and seizure, 162. Judgment affirmed (\$100 and costs). Mittimus issued.

August. No indictment.

Driscoll, Jeremiah.* July. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. August. No indictment.

Durgin, Frank W.*

April. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. July. Bangor Mun. Ct. Search and seizure. Durgin and another respondent paid \$100 and costs jointly.

August. No indictment.

Dyer, Oliver L. August. No indictment.

Ellis, Hugh.

February. Unlawful deposit, 67. Judgment affirmed (\$100 and costs). Mittimus issued.

February. Unlawful deposit, 77. Judgment affirmed (\$100 and costs). Mittimus issued.

February. Nuisance, 144. Defaulted. Scire facias issued. At August term, scire facias dismissed.

Erickson, Andrew.*

March. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Evans, Charles J.

February. Search and seizure, 95. Judgment affirmed (\$100 and costs and 60 days). Mittimus issued.

February. Nuisance, 168. Defaulted. Scire facias issued. At August term, scire facias dismissed.

Flaherty, Peter J.* February. Search and seizure, 99. "Nol prossed as to Flaherty, deceased." February. Nuisance, 143. Nol prossed.

Foley, Edward. August. No indictment.

Fournier, Maurice. February. Nuisance, 166. At August term, nol prossed.

Frazer, Alexander.* February. Search and seizure, 114. Plea guilty. Special docket, No. 143. February. No indictment.

Gallagher, John H.* February. Nuisance, 151. Defaulted. Scire facias issued. At August term, scire facias dismissed. February. Common seller, 170. At August term, nol prossed.

Gallagher, Maurice P.* February. Search and seizure, 92. Judgment affirmed. Special docket, No. 142. February. Nuisance, 172. Plea guilty. \$450 paid. August. No indictment.

Geagan, Patrick F.* February. Search and seizure, 88. Nol prossed. February. No indictment. May. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Gero, Joseph. August. Search and seizure, 196. Jodgment of lower court affirmed (\$100 and costs). Mittimus issued. Paid sheriff.

August. No indictment.

Givren, James E. February. No indictment.

Goldberg, David. February. Search and seizure, 60. \$100 and costs paid. February. Nuisance, 141. Special docket, No. 149.

Goldberg, Rose. February. No indictment. Grant, Humphrey.

August. Search and seizure, III. Nol prossed on payment of costs. August. No indictment.

Haggerty, Mary.

August. Unlawful deposit, 139. Judgment and sentence affirmed. Special docket, No. 177.

August. No indictment.

Hamlin, Mrs. Charles.

February. Search and seizure, 69. Judgment and sentence of lower court affirmed (\$100 and costs). Mittimus issued.

February. No indictment.

Hayes, Charles. February. Nuisance, 173. At August term, indictment filed.

Igo, Mary E. February. Search and seizure, 53. Special docket, No. 135. February. No indictment.

Igo, Thomas P.*

February. Search and seizure, 53. Special docket, No. 135.
February. Nuisance, 153. \$400 paid.
July 30. Bangor Mun. Ct. Search and seizure. Withdrew appeal taken in April and paid \$100 and costs.
August. Nuisance, 257. Indictment filed.

Jackson, Herbert.

August. Old Town Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Jameson, Hugh.*

August. Nuisance, 258. Continued.

February. Search and seizure, 56. Special docket, No. 136. February. No indictment.

August. Search and seizure, 173. Judgment and sentence of lower court affirmed (\$100 and costs). Mittimus issued.

August. Unlawful deposit, 189. Same as preceding case. August. Nuisance, 259. Continued. Jameson, Joseph D. M. February. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. Search and seizure, 195. Judgment and sentence of lower court affirmed (\$100 and costs). Mittimus issued.

August. No indictment.

Jennison, William H.

August, 1907. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. February. No indictment.

Johnson, Fred.*

August. Unlawful deposit, 155. Nol prossed. August. No indictment.

Johnson, John.

April, Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. Nuisance, 260. Continued.

Judge, Daniel.

August. Unlawful deposit, 147. Complaint and warrant quashed. August. No indictment.

Katch, Elias.

August, 1907. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. February. Nuisance, 176. At August term, indictment filed.

Kavanagh, Katherine.

February. Nuisance, 193. Continued and now on docket. July, Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. Nuisance, 261. Continued.

Kelley, Michael J. February. No indictment.

King, Norman L. February. Nuisance, 174. At August term, indictment filed.

Kirkpatrick, Cornelius.

February. Search and seizure, 106. Verdict guilty. Sentence \$100 and 60 days, and 60 days additional in default of payment of fine. Mittimus issued.

February. Nuisance, 145. Verdict guilty. Special docket, No. 150.

Lamb, Joseph K. August. Nuisance, 258. Continued.

Lamb, Richard A. February. Search and seizure, 76. Judgment and sentence of lower court affirmed (\$100 and costs). Mittimus issued. Fine paid to sheriff. February. No indictment.

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Largay, Charles.

July. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Largay, Frank T.*

July 18. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. Search and seizure, 134 (warrant of July 23). Judgment and sentence affirmed. Nol prossed. August. Nuisance, 264. Continued.

Largay, James E.

October, 1907. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid.

February. No indictment.

Leblane, Joseph.

August. Search and seizure, 172. Judgment and sentence of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

August. No indictment.

Libby, George H. August. Unlawful deposit, 148. Judgment and sentence of lower court affirmed (\$100 and costs). Paid.

August. No indictment.

McAuliffe, Peter J. February. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

McCann. James J.* February. No indictment. June. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. July. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

McGregor, William.

August, 1907. Bangor Mun. Ct. Search and seizure. \$100 and costs paid.

February. No indictment.

McGuire, Dennis.

July. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

McGuire, William.*

February. Search and seizure. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

February. Nuisance, 155. Plea guilty. Special docket, No. 155. August. Search and seizure, 123. Judgment of lower court affirmed (\$100 and costs). Paid.

August. No indictment.

McKinnon, Peter A.

February. Search and seizure, 55. At August term, plea guilty. Special docket, No. 165.

February. Nuisance, 149. Defaulted. Scire facias issued. At August term, scire facias defaulted and continued for judgment.

February. Common seller, 181. Defaulted. Scire facias issued.

August. Search and seizure, 102. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

August. No indictment.

McKinnon, Pope D.*

August, 1907. Bangor Mun. Ct. Search and seizure. \$100 and costs paid.

December, 1907. Bangor Mun. Ct. Search and seizure. \$100 and costs paid.

February. Nuisance, 148. Plea guilty. \$450 paid.

February. Common seller, 182. Plea guilty. Special docket, No. 154. August 10. Bangor Mun. Ct. Withdrew appeal in cases appealed May

18 and May 20, and paid \$100 and costs in each. August. Nuisance, 269. Nol prossed.

McNamara, Patrick H.*

April. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

McNeil, Florence.

December, 1907. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid.

February. Nuisance, 186. At August term, nol prossed. May. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. August. No indictment.

Millett, Jennie.

August. Search and seizure, 137. Special docket, No. 176. August. Search and seizure, 153. \$100 paid. August. Search and seizure, 186. Special docket, No. 187. August. Nuisance, 274. Continued.

Mishon, George J. August. No indictment.

Mishon, Josiah.* January. Old Town Mun. Ct. Search and seizure. \$100 and costs paid. February. No indictment.

August. No indictment.

Mitchell, Martin. February. Unlawful deposit, 61. Judgment and sentence of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Fine paid to sheriff.

February. Nuisance, 184. At August term, nol prossed.

February. Common seller, 154. Defaulted. Scire facias issued. At August term, scire facias dismissed.

Mogan, Peter.*

October, 1907. Bangor Mun. Ct. Search and seizure. \$100 and costs paid.

January. Bangor Mun. Ct. Single sale. \$50 and costs paid.

February. Nuisance, 179. At August term, indictment filed.

February. Common seller, 178. At August term, indictment filed.

August. Search and seizure, 135. Judgment and sentence of lower court affirmed (\$100 and costs). Mittimus issued.

August. Nuisance, 271. Continued.

Moon, Fred G.*

July. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Moore, Joseph. February. No indictment.

Morin, Joseph.* August. Search and seizure, 135. Nol prossed (respondent dead).

Muldoon, William. July. Old Town Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Murphy, Edwin F. February. Search and seizure, 98. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. February. No indictment.

Murray, Frank. August. Search and seizure, 171. Judgment and sentence affirmed (\$100 and costs and 60 days). Mittimus issued. August. No indictment.

Newman, William F.* February. Nuisance, 176. Plea guilty. \$400 paid.

Noble, David A.* September, 1907. Old Town Mun. Ct. Search and seizure. \$100 and costs paid.

Nutt R. L. June, Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. August. No indictment.

O'Quinn, Campbell. January. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. February. Nuisance, 166. At August term, nol prossed. O'Ree, Charles.

February. Unlawful transportation, 94. Judgment of lower court affirmed (\$75 and costs). Mittimus issued. Paid sheriff.

February. No indictment.

Patterson, Charles C.

August. Search and seizure, 107. Judgment and sentence of lower court affirmed (\$100 and costs). Paid.

August. No indictment.

Perro, Augustus G.*

February. Nuisance, 187. At August term, indictment filed. February. Common seller, 188. At August term, indictment filed. August. Search and seizure, 205. Nol prossed on payment of \$100 and costs. August. Search and seizure, 206. Nol prossed on payment of \$100 and costs.

August. No indictment.

Petitie, Marie.

August. Search and seizure, 197. Judgment and sentence of lower court affirmed (\$100 and costs). Mittimus issued.

August. Nuisance, 277. Continued.

Priest, Patrick. October, 1907. Bangor Mun. Ct. Search and seizure. \$100 and costs paid.

February. Nuisance, 189. At August term, indictment filed.

Prout, Edward.*

August. Search and seizure, 106. Judgment affirmed. Nol prossed. August. No indictment.

naichlen, Joseph.

August 5. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Reavil, Harry.

August. Search and seizure, 105. Judgment of lower court affirmed (\$100 and costs). Paid.

August. No indictment.

Rice, Hannibal.

August 10. Bangor Mun. Ct. Withdrew appeal taken in July, and paid \$100 and costs.

August. No indictment.

Robinson, John.

August. Unlawful deposit, 103. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

August. No indictment.

Kogen, E. H. June. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Russell, Henry. February. Search and seizure, 81. Judgment of lower court affirmed (\$100 and costs). Mittimus issued.

February. No indictment.

Russell, John H.*

February. No indictment.

August. Search and seizure, 129. Continued.

August. Search and seizure, 144. Judgment and sentence affirmed. Nol prossed.

e

August. Search and seizure, 154. Judgment and sentence affirmed. Nol prossed.

August. No indictment.

Savoy, Alex.

February. Unlawful deposit, 71. Judgment and sentence of lower court affirmed (\$100 and costs). Mittimus issued. Paid sheriff. February. Nuisance, 194. Defaulted. August term, plea guilty. Special docket, No. 167.

April. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Shaw, Wesley. February. No indictment.

Shea, Patrick H. August. No indictment.

Sherry, Michael.* February. No indictment. August. No indictment.

Smith, Clement. February. Unlawful deposit, 58. \$100 and costs paid. February. Nuisance. Plea nolo contendere. \$350 paid.

St. Peter, George. February. No indictment.

Succie, Fred.* February. Search and seizure, 63 (case originated August, 1907). Continued at February and August terms. December, 1907. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. February. Nuisance, 192. At August term, scire facias issued. August. Search and seizure, 185 (case originated April). Judgment and sentence of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. Fine paid to sheriff. July. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. Nuisance, 281. Continued.

Thomas, Jesse. August. Search and seizure, 127. Judgment and sentence of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

August. No indictment.

Thompson, Hugh F.*

August, 1907. Bangor Mun. Ct. Search and seizure. \$100 and costs paid.

February. No indictment.

July. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Toole, Christopher.*

August, 1907. Bangor Mun. Ct. Search and seizure. \$100 and costs paid.

February. No indictment.

Towle, Patrick W.

August I. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Townsend, George W.*

October, 1907. Bangor Mun. Ct. Search and seizure. \$100 and costs paid.

February. Nuisance, 142. Defaulted. Scire facias issued. At August term, scire facias dismissed.

August. Search and seizure, 124. Judgment and sentence of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

August. Search and seizure, 128. Same as preceding case.

August. Unlawful deposit, 112. Judgment and sentence of lower court affirmed (\$100 and costs). Mittimus issued.

August. Search and seizure, 151. Same as preceding case. August. No indictment.

Treadwell, Edward M.

November, 1907. Old Town Mun. Ct. Unlawful deposit. \$100 and costs paid.

February. Nuisance, 138. Plea nolo contendere. Sentence fine of \$300. Mittimus issued. Paid sheriff.

February. Common seller, 139. Plea nolo contendere. Special docket, No. 148.

Turner, Paul. August 10. Bangor Mun. Ct. Withdrew appeal taken in July and paid \$100 and costs.

August. No indictment.

Vehue, John.

February 28. Bangor Mun. Ct. Unlawful deposit. \$100 and costs paid. August. No indictment.

Violette, Frank F.* August. Search and seizure, 204. Judgment affirmed. Special docket, No. 191. August. Nuisance, 285. Continued.

Wakely, William.

August. Unlawful deposit, 140. Judgment affirmed. Nol prossed. August. No indictment.

Washburn, Everett P.* February. Unlawful deposit, 52. \$100 and costs paid. February. Nuisance, 150. Special docket, No. 151.

Welch, James R. August, 1907. Bangor Mun. Ct. Search and seizure. \$100 and costs paid. February. No indictment.

Willett, Emile.

May. Old Town Mun. Ct. Search and seizure. \$100 and costs paid. August. No indictment.

Wombolt, Timothy.*

February. Search and seizure, 95. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued. February. Nuisance, 168. Plea guilty. Sentence \$300. Mittimus issued.

Worcester, Charles.

August. Search and seizure, 145. Judgment and sentence of lower court affirmed (\$100 and costs). Mittimus issued.

August. Search and seizure, 192. Same as preceding case. August. No indictment.

Young, Frank O.*

July. Bangor Mun. Ct. Search and seizure. Young and another respondent paid \$100 and costs jointly.

August. No indictment.

Warrante sworn out

SAGADAHOC.

Summary of Municipal Court Cases from June 25, 1907, to August 15, 1908.

BATH MUNICIPAL COURT.

warrants sworn out:	
Seizure and search and seizure	62
Illegal transportation	I
Illegal possession	5
Single sale	3
Nuisance	I
	72
Nuisance:	
Bound over to grand jury	I
Search and seizure warrants, nothing found	37
Seizure and search and seizure warrants, liquor seized	25

86 REPORT OF ENFORCEMENT COMMISSIO	ON.		
Persons arrested Discharged Convicted		13 21	34
Sentence fine	16 5	34	
	21		
Trial Justice Court. Search and seizure warrants			•
No liquor found		I	.3
Respondent discharged		ĩ	
Respondent convicted, sentence fine and jail		I	
-		•	
		3	
Disposition of cases in Supreme Judicial Court for Sa August and December Terms, 1907, April and Augus			
1. Appealed cases			11
A. Single sale (nol prossed)		I	
B. Illegal possession		3	
Nol prossed	I		
Acquitted	I		
Plea guilty, sentence fine	I		
C. Seizure and search and seizure	3	7	
/		11	
(I) Nol prossed	2		
(2) Convicted Sentence fine I	4		
Sentence fine and jail I Sentence fine and jail I Sentence jail 2			
4 (3) On docket, continued	I		
	7		
2. Indictments:	,		
Cases presented to grand jury			12
Indictments found			7
Nuisance		7	
(1) Nol prossed	I		
(2) Convicted, plea guilty Sentence fine 4	4		
(3) Continued 4	2		
(), commune			
	7		

LIST OF CASES AND DISPOSITION OF SAME.

In the following list the term, nature of case and S. J. C. docket number are given. The cases marked "No indictment" are those where the enforcement deputies were witnesses before the grand jury. An asterisk (*) following a name indicates conviction prior to 1907.

Barstow, Joseph H. August, 1907. Illegal deposit, 458. Paid \$100 and costs.

Chase, Charles A. April, 1908. Bath Municipal Court. Illegal possession. Paid \$50 and costs.

Dewire, James H.* August, 1908. Search and seizure, 459. Paid \$100 and costs. August, 1908. Nuisance, 468. Plea guilty. \$350 paid.

Footer, Joseph C.* December, 1907. Search and seizure, 445. At April term, sentence \$100 and costs and 60 days. Fine paid and mittimus issued. December, 1907. Nuisance, 446. At April term, nol prossed.

June, 1908. Bath Municipal Court. Search and seizure. \$100 and costs paid.

August, 1908. Nuisance, 464. Capias issued.

Hart, Harry.

August, 1907. Search and seizure, 427. 60 days. Mittimus issued. August, 1907. Single sale, 428. December term, nol prossed. August, 1907. Search and seizure, 433. December term, nol prossed. August, 1907. Nuisance. No indictment.

Hollvey, George E. June, 1908. Bath Municipal Court. Search and seizure. \$100 and costs paid. August, 1908. Nuisance, 469. \$100 and costs paid.

Leavitt, Wilbraham M.* August, 1908. Search and seizure, 454. Nol prossed. August, 1908. Nuisance. No indictment.

Legard, George E. August, 1907. Illegal possession, 431. Nol prossed. August, 1907. Nuisance. No indictment.

McCormick, Michael J.* August, 1908. Search and seizure. Continued. August, 1908. Nuisance, 472. Capias issued.

McDonald, Alex. August, 1907. Search and seizure, 430. Nol prossed. August, 1907. Nuisance. No indictment.

Morrill, Herbert S.* June, 1907. Bath Municipal Court. Search and seizure. Paid \$100 and costs. August, 1907. Nuisance, 439. Paid \$100 and costs.

Philbrick, Charles E. August, 1907. Search and seizure, 435. 60 days. Mittimus issued. August, 1907. Nuisance. No indictment.

Varner, Danby H.* June, 1908. Bath Municipal Court. Search and seizure. Paid \$100 and costs. August, 1908. Nuisance, 471. Plea guilty. Paid \$100 and costs.

Willett, William. August, 1908. Illegal possession, 463. Verdict not guilty.

SOMERSET.

Liquors seized and disposal of same from June 8, 1907 to December 31, 1908.

	Whiskey.	Rum.	Gin.	Brandy.	Alcohol.	Wine.	Beer.	Cider.
Gallons seized	145	5 1	10	41	33	2 1	171	59
Returned to claimants by or- der of court	6		6	2	3 1	1		
Delivered to sheriff by order of court	139	5]	4	$2\frac{1}{2}$	ł	••••		
Spilled by order of court						$1\frac{1}{2}$	171	59
Seized, ownership unknown.							3	
Seized from unknown persons	145	$5\frac{1}{2}$	10	41	31	$2\frac{1}{2}$	168	59

SKOWHEGAN MUNICIPAL COURT.

Summary of Municipal Court Cases from June 8, 1907, to November 1, 1908.

Skowhegan Municipal Court.

Warrants sworn out:	
Seizure and search and seizure	90
Aiding in violating liquor law	I
Single sale	2
Nuisance	16
	109
Nuisance warrants:	
Bound over to grand jury	16
Search and seizure warrants, nothing found	47
Seizure and search and seizure warrants, liquor seized	43
	<u> </u>
	90
Persons arrested	38
Discharged 7	
Convicted	
38	
Sentence fine 5	
Sentence fine and jail	
31	

Disposition of cases in the Supreme Judicial Court for Somerset County, September and December Terms, 1907, March and September Terms, 1908.

	led cases Aiding in violating liquor law (plea				25
	guilty, sentence fine and jail)			I	
В.	Search and seizure			24	
				25	
	(I) Nol prossed		5		
	(2) Convicted		14		
	Trial	I			
	Plea guilty	13			
	•	14			
	Sentence fine	4			
	Sentence fine and jail	10			
	pentence mie and juntitie				
		14			

90 REPORT OF ENFORCEMENT COM	MISSI	ON.		
Execution stayed to await result of exceptions to law court		5		
Special docket Continued on general docket	1 4	24		
	5			
2. Indictments: Cases presented to grand jury Indictments found Nuisance Common seller Tippling shop Single sale	Ū		30 7 3 5	48 45
 A. Nuisance: (1) Nol prossed (2) Acquitted (3) Convicted Plea guilty Trial 	2 5	9 1 7	45	
Sentence fine and jail Sentence jail 4 Markea law 4 (4) Now on docket, continued	7 3 4	13		
Of the continued cases, bail has been defaulted 4, and one is marked law. B. Common seller:	in 3,	30 capias	issued	in
(1) Convicted Plea guilty Trial	I 2	3		
Sentence fine and jail Sentence jail 2 Marked law 2 (2) Continued	3 2 .1	4		· .
Marked law	I	7		

C.	Tippling shop:	
	(1) Convicted (trial, sentence fine	
	and jail, marked law)	2
	(2) Continued	I
		3
D.	Single sale:	
	(1) Convicted (trial, sentence fine	
	and jail, marked law)	I
	(2) Continued	4
		—
		5

Of the continued cases, capias has been issued in one, one is marked law.

LIST OF CASES AND DISPOSITION OF SAME.

In the following list the term of the S. J. Court and nature of the case are given. An asterisk (*) following a person's name indicates conviction prior to 1907.

Bartley, Henry. Sept., 1907. Nuisance. Sept. term, 1908. Nol prossed. Dec., 1907. Nuisance. Continued. March, 1908. Nuisance. Continued.

Bartley, Nelson W.

Sept., 1908. Search and seizure. Plea guilty. \$100 and costs and 60 days. Law. Sept., 1908. Nuisance. Verdict guilty. Three months. Law.

Sept., 1908. Tippling shop. Verdict guilty. \$100 and 60 days. Law.

Sept., 1908. Common seller. Verdict guilty. \$100 and 30 days. Law.

Booth, George W. March, 1908. Search and seizure. Paid \$100 and costs.

Bradbury, William J.* Sept., 1907. Nuisance. Continued for sentence.

Brenigan, Hugh. Sept., 1907. Search and seizure. Dec., 1907, nol prossed. Sept., 1907. Nuisance. Dec., 1907, nol prossed.

Bucknam, Frank W. Dec., 1907. Search and seizure. Nol prossed.

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Burgess, Henry.

Sept., 1907. Search and seizure. Dec., 1907, \$100 and costs. Mittimus issued.

Sept., 1907. Nuisance. Dec., 1907, \$150 and costs and 30 days.

Dec., 1907. Search and seizure. Plea guilty. \$100 and costs. Mittimus issued.

Dec., 1907. Nuisance. \$150 and costs and 30 days.

Cotton, Frank M.*

Sept., 1907. Search and seizure. Dec., 1907, \$100 and costs and 60 days. Mittimus issued.

Sept., 1907. Nuisance. Dec., 1907, defaulted.

Croce, Jack. Dec., 1907. Nuisance. Nol prossed.

Dennis, Alphonsine.* Sept., 1907. Search and seizure. Dec., 1907, nol prossed. Sept., 1907. Nuisance. Nol prossed.

Geroux, Lewis. Sept., 1908. Tippling shop. Continued. Sept., 1908. Nuisance. Capias issued.

Gilbert, Joseph. . Sept., 1908. Nuisance. Capias issued.

Gray, Joel H.* March, 1908. Common seller. Law. March, 1908. Nuisance. Law. March, 1908. Single sale. Law.

Hayes, Henry.

Sept., 1907. Search and seizure. Dec., 1907, nol prossed because of error in complaint.

Sept., 1907. Nuisance. Dec., 1907, nol prossed because of error in indictment.

Dec., 1907. Nuisance. Capias issued.

Howard, William.*

Sept., 1907. Search and seizure. Verdict guilty. To law court on exceptions.

Sept., 1907. Search and seizure. \$100 and costs and 60 days. Mittimus issued.

Sept., 1907. Search and seizure. Same as preceding case.

Sept., 1907. Nuisance. Dec., 1907, defaulted.

Dec., 1907. Search and seizure, brought from special file. Capias issued.

Dec., 1907. Nuisance, brought from special file. Capias issued.

Dec., 1907. Common seller. Continued.

Dec., 1907. Nuisance. Defaulted.

Jordan, Charles.

March, 1908. Common seller. Continued because respondent cannot be found.

March, 1908. Single sale. Continued as above.

Kelley, Charles A.

Sept., 1907. Aiding in violating liquor law, Dec., 1907, \$100 and costs and 30 days. Mittimus issued.

Kendall, Frank C.*

Sept., 1907. Nuisance. Nol prossed. Dec., 1907. Nuisance. No indictment. Sept., 1908. Search and seizure. Continued. Sept., 1908. Nuisance. Continued.

Lajondre, Philip.

Sept., 1907. Nuisance. Dec., 1907, nol prossed.

Markham, George.

Sept., 1908. Search and seizure. Continued.

Sept., 1908. Nuisance. Verdict guilty. Three months. Law.

Sept., 1908. Common seller. Verdict guilty. \$100 and 30 days. Law. Sept., 1908. Tippling shop. Verdict guilty. \$100 and 60 days. Law.

McDonald, Joseph D.

Sept., 1907. Nuisance. Nol prossed.

Sept., 1908. Search and seizure. \$100 and costs and 60 days. Law.

Sept., 1908. Nuisance. Plea guilty. Three months. Law.

Moruncy, Joseph. Sept., 1908. Single sale. Capias issued.

Poulin, Omer.

Sept., 1908. Nuisance. Verdict guilty. Three months. Law.

- Sept., 1908. Common seller. Verdict guilty. \$100 and 30 days. Law.
- Sept., 1908. Tippling shop. Verdict guilty. \$100 and 60 days. Law.

Rancourt, Amidee.

Sept., 1908. Search and seizure. Plea guilty. \$100 and costs and 60 days. Law.

Sept., 1908. Nuisance. Plea guilty. Three months. Law.

Smith, Edwin E.*

Dec., 1907. Skowhegan Municipal Court. Search and seizure. Paid \$100 and costs.

Tibodeau, Isaac.

Sept., 1908. Single sale. Verdict guilty. \$50 and 30 days. Law.

Tuttle, Warren and Charles H.* Sept., 1907. Search and seizure. Nol prossed.

Washburn, George E.*

Sept., 1907. Search and seizure. \$100 and costs and 60 days. Mittimus issued.

Sept., 1907. Nuisance. Verdict guilty. \$250 and 60 days. Mittimus issued.

Washburn, Henry.*

Sept., 1907. Search and seizure. Plea guilty. Paid \$100 and costs. Sept., 1907. Nuisance. Nol prossed.

Willett, William. Dec., 1907. Search and seizure. \$100 and costs. Mittimus issued. Paid sheriff. Dec., 1907. Nuisance. Verdict not guilty. Sept., 1908. Search and seizure. Continued. Sept., 1908. Nuisance. Capias issued.

Williams, Harry L.* March, 1908. Search and seizure. Now on docket.

Young, George M. Dec., 1907. Search and seizure. March, 1908, special docket. Dec., 1907. Common seller. Thirty days.

WASHINGTON.

Summary of Municipal Court Cases from July 11, 1908, to December 1, 1908.

CALAIS MUNICIPAL COURT.

Warrants sworn out:

Seizure and search and seizure	11
Illegal possession	6
Nuisance	I

Nuisance:			
Discharged			I
Search and seizure warrants, nothing found			5
Seizure and search and seizure warrants, liquor seized.		••••	6
			<u> </u>
			II
Persons arrested			12
Discharged		I	
Convicted		ΙI	
		12	
Sentence fine	6		
Sentence fine and jail	5		
	<u> </u>		
	II		

EASTPORT MUNICIPAL COURT.

Warrants sworn out: Seizure and search and seizure Illegal possession	30 I
Search and seizure warrants, nothing found Search and seizure warrants, liquor seized (all against "persons unknown")	31 25 5
Person arrested I	30 1

TRIAL JUSTICE COURT, MACHIAS.

Warrants sworn out:	
Seizure and search and seizure	14
Illegal possession	I
Nuisance	3
×4.♥ •	18
Nuisance :	
Discharged	I
Bound over to grand jury	2
	3
Search and seizure warrants, nothing found	TT
Seizure and search and seizure warrants, liquor seized	••
Seizure and search and seizure warrants, liquor seized	3
	÷

14

Persons arrested		4
Discharged	I	
Convicted, sentence fine	3	
	4	

Disposal of cases in the Supreme Judicial Court for Wa October Term, 1908.	shington	n Cou	nty,
 I. Appealed cases	I I I 2	5	9
B. Search and seizure	5	4	
 (1) Judgment of lower court affirmed (sentence fine and jail) (2) Demurrer. Law	1 3	9	
2. Indictments: Cases presented to grand jury Indictments found Nuisance Common seller Illegal possession	4	6 4 2	13 12
Continued	12	12	

LIST OF CASES AND DISPOSITION OF SAME.

The nature of the case and S. J. C. docket number of cases is given, all being at the August term, 1908. Cases settled in the municipal courts are given up to December 1, 1908.

Brown, George A. Illegal possession, 33. Paid \$100 and costs. Nuisance, 62. Continued.

Conant, Harvey H. Search and seizure, 34. To law court on demurrer. Common seller, 63. Continued. Nuisance, 64. Continued. Illegal possession (indictment), 65. Continued.

Farnsworth, Joseph. November. Trial Justice Court, Machias. Search and seizure. Paid \$100 and costs.

Foss, Walter H. November. Trial Justice Court, Machias. Illegal possession. Paid \$100 and costs.

Miller, James P. Illegal possession, 35. Judgment of lower court affirmed (\$100 and costs). Mittimus issued. Nuisance, 69. Continued.

Miller, John H. Search and seizure, 36. Judgment of lower court affirmed (\$100 and costs and 60 days). Mittimus issued.

Morang, Frank S. October. Trial Justice Court, Machias. Search and seizure. Paid \$100 and costs.

Rigley, James. Illegal possession, 32. To law court on demurrer. Illegal possession, 39. To law court on demurrer.

Rigley, John. Search and seizure, 37. To law court on demurrer.

Sirois, James. Illegal possession, 40. Complaint quashed.

Sprague, John A. Search and seizure, 38. To law court on demurrer. Nuisance, 74. Continued. Common seller, 75. Continued. Illegal possession (indictment), 76. Continued.

Tracy, Isaiah.

September. Calais Municipal Court. Search and seizure. Paid \$100 and costs.

Whittier, Arthur B.

July. Calais Municipal Court. Illegal possession. Paid \$100 and costs. Nuisance, 79. Continued.

Common seller, 80. Continued.

FINANCIAL TABULATIONS.

The following is a statement of the expense to the state for salaries and expenses of the Enforcement Commission and services and expenses of Deputy Enforcement Commissioners, and of amounts received by the State Treasurer from various sources connected with the work of the Commission.

1907.

SALARIES AND EXPENSES OF ENFORCEMENT COMMISSION.

Waldo Pettengill:					
Salary	\$1,500	00			
Expenses	17	15	\$1,517	15	
Norman L. Bassett:		-		-	
Salary	375	00			
Expenses		33	377	33	•
Henry W. Oakes:		00	0		
Salary	1,125	00			
Expenses	68	60	1,193	60	
Alfred H. Lang:					
Salary	1,500	00			
Expenses	376	65	1,876	65	
Clerk:					
A. P. Norton:					
Salary	600	00			
Expenses	39	65			
Stenographer:					
Marion Brainerd:					
Salary	146	66			
H. R. Thompson	5	00	79 1	31	
Office:					
Kennebec Journal	6	00			
Printing letter-heads	4	66			
Telephone	65	62			
Freight and trucking, filing cabinet.	2	II			
Supplies, filing cabinet	5	20	83	59	
-					
Legal services ascertaining items and amo	unt of :	fees			
due the State from Knox County			25	00	
Services and expenses of men investigat	ing con	ndi-			
tions, before their appointment as depu	ties		243	76	
Rental of Auburn storehouse, Jan. and Fe	b., 1907	7	20	00	
Rental of Augusta storehouse, early part	of 1907		16	00	
					\$6,144 39

SERVICES AND EXPENSES OF DEPUTY ENFORCEMENT COMMISSIONERS.

	1100.		
Heber H. Allen:		-	
Services	\$600	00	
Expenses	301	80	\$901 80
Maxime Beaulieu:			
Services.	630	00	
Expenses	210	83	840 83
Orlando H. Brackett:			
Services	48	00	
Expenses	23	59	71 59
Ansel H. Bridges:			
Services	183	00	
Expenses	82	93	265 93
William J. Caddy:			
Services	567	00	
Expenses	195	85	762 85
Percy J. Clifford:			
Services	303	00	
Expenses	100	09	403 09
William J. Conway:			
Services	573	00	
Expenses		67	670 67
Walter J. Fernald:		•	-
Services	573	00	
Expenses	75	46	648 46
Albert French:			
Services	420	00	
Expenses	241	47	661 47
Roy E. French:			
Services	627	00	
Expenses	341	74	968 74
Melville E. Goss:			
Services	435	00	
Expenses	46	78	481 78
Leslie H. Hayward:			
Services	582	00	
Expenses	121	78	703 78
Fred J. Horne:			
Services	543	00	
Expenses	206	30	749 30
Austin B. Howard:			
Services	630	00	
Expenses	264	71	894 71

Fred Lucas:					
Services	501 00				
Expenses	188 14	689	14		
Charles A. Maxwell					
Services	252 00				
Expenses	136 23	388	23		
Albert H. Newbert:	-				
Services	582 00				
Expenses	182 16	764	16		
Benjamin O. Pare:					
Services	582 00	0			
Expenses Ernest L. Richardson:	265 54	847	54		
	190.00				
Services Expenses	183 00		60		
Obed F. Stackpole:	44 63	227	03		
Services	624 00				
Expenses	379 59	1,003	50		
Ferd E. Stevens:	319 39	1,003	39 -	,	
Services	630 00				
Expenses	546 18	1,176	т8		
George W. Taylor:	51 -	-,-,-			
Services	420 00				
Expenses	206 93	626	93		
Benjamin F. Towne:			20		
Services	616 50				
Expenses	229 71	846	2 I		
Horace M. Weston:					
Services	375 00				
Expenses	100 13	475			
			\$:	16,069	74
A 11 31 4 5					
Additional bills: Rental of Auburn storehouse		¢			
Rental of Bangor storehouse		\$71	_		
Chas. H. Matson, work on Skowhegan st		· 43	74 67		
Wm. Read & Sons, handcuffs, etc		20			
C. O. Barrows Co., files for deputies' r			-5 50		
Skowhegan Electric Light Co., wiring st		•	00		
Waterville Sentinel, printing		33			
Legal services in trying cases in municip		55			
for the deputies		95	25		
Expenses of deputies last few days of 19	006, paid	20	Ũ		
in 1907		24	05	305	39
· ·	_				
			\$:	16,375	13
Total expense for 1907				2,519	

1908.

SALARIES AND EXPENSES OF ENFORCEMENT COMMISSION.

Waldo Pettengill:						
Salary.	\$1,500	00				
Expenses	98	27	\$1,598	27		
Henry W. Oakes:						
Salary	1,500	00				
Expenses	105	08	1,605	08		
Alfred H. Lang:						
Salary	1,500	00				
Expenses	594	I 2	2,094	I 2		
Clerk:						
A. P. Norton:						
Salary	966	67				
Expenses	67	30	1,033	97		
Office:						
Telephone rental and tolls	63	91				
Postage	25	62				
Typewriter appliances	2	50				
Rental of typewriter, Auburn	19	50	111	53		
H. N. Pringle, services and expenses se	0					
of U. S. liquor tax-payers			11	82		
Services of A. S. Littlefield, quo warranto p		0	241	·		
Expense investigation of various matters			209	43	\$6,906	12

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SERVICES AND EXPENSES OF DEPUTY ENFORCEMENT COMMISSIONERS.

COMMISSION	ERO.		
Heber H. Allen:			
Services	\$1,038	00	
Personal expenses	178	07	
Miscellaneous expenses		45	\$1,375 52
Maxime Beaulieu:			,0.00
Services	1,048	50	
Personal expenses	229		
Miscellaneous expenses	7.3	45	1,351 07
Orlando H. Brackett:			,
Services	963	00	
Personal expenses	321		
Miscellaneous expenses		95	1,295 13
Ansel H. Bridges:			/ /0 0
Services	999	00	
Personal expenses	371		
Miscellaneous expenses	•••	56	1,415 38
John H. Bryant:		0	,, , , , ,
Services	267	00	
Personal expenses	106		
Miscellaneous expenses	11		385 76
William J. Caddy:		. 4	007-
Services	1,050	00	
Personal expenses	304		
Miscellaneous expenses	21	75	1,376 53
Percy J. Clifford:			
Services	1,041	00	
Personal expenses.	273	00	
Miscellaneous expenses	202	01	1,516 01
William J. Conway:			
Services	1,047	00	
Personal expenses.	40		
Miscellaneous expenses	96	80	1,183 80
Emerson H. Doughty:			
Miscellaneous expenses	10	00	10 00
Melvin L. Emerson:			
Services	754 .	50	
Personal expenses	127	81	
Miscellaneous expenses	44 9	90	927 21
Walter J. Fernald:	•••		
Services	1,050 0	oc	
Personal expenses	53 9		
Miscellaneous expenses	24		1,127 84

Albert French:				
Services	1,032	00		
Personal expenses	400	90		
Miscellaneous expenses	156	23	1,589 і	3
Roy E. French:				
Services	1,047	00		
Personal expenses		21		
Miscellaneous expenses!	•••	78	1,448 9	20
William R. Gifford:			, , , , ,	
Services	492	00		
Personal expenses.	152			
Miscellaneous expenses		30 95	· 667 3	
Melville E. Goss:		95	00/3	0
Services	T 017	~~		
	1,047			
Personal expenses.	-	76	(
Miscellaneous expenses	94	87	1,231 6	3
Leslie H. Hayward:				
Services	1,041			
Personal expenses	399			
Miscellaneous expenses	34	60	1,475 0	0
George E. Hermann:				
Services	621	00		
Personal expenses	359	94		
Miscellaneous expenses	18	80	999 7-	4
Henry A. Hodges:				
Services	480	00		
Personal expenses.	263	98 ·		
Miscellaneous expenses		03	768 o	'I
Fred J. Horne:		Ū		
Services	1,008	00		
Personal expenses	352			
Miscellaneous expenses		70	1,418 4	4
Austin B. Howard:	0.		, , ,	΄.
Services	1,044	00		
Personal expenses	361			
Miscellaneous expenses	201		1,606 9	I
Fred Lucas:		-	, ,	
Services	999	00		
Personal expenses.	416			
Miscellaneous expenses	276	-	1,692 8	2
John Milton:	. 270	91	1,092 0	3
Services		00		
	-	00		
Personal expenses.		00 5 0	<u> </u>	_
Miscellaneous expenses	10	50	26 50	5
Albert H. Newbert.				
Services	1,050			
Personal expenses.	-	57		
Miscellaneous expenses	87	89	,230 40	6

Benjamin O. Pare:			
Services	1,014 00		
Personal expenses	407 80		
Miscellaneous expenses	46 18	1,467	98
William A. Pollard:			
Services	657 00		
Personal expenses	224 33		
Miscellaneous expenses	31 67	913	00
Ernest L. Richardson:			
Services	855 00		
Personal expenses	90 35		
Miscellaneous expenses	162 58	1,107	93
Obed F. Stackpole:			
Services	1,035 00		
Personal expenses	489 51		
Miscellaneous expenses	84 35	1,608	86
Ferd E. Stevens:			
Services	876 oo		
Personal expenses	504 42		
Miscellaneous expenses	153 13	1,533	55
George W. Taylor:			
Services	1,023 00		
Personal expenses	448 62		
Miscellaneous expenses	70 22	1,541	84
Benjamin F. Towne:			
Services	I,023 00		
Personal expenses	454 54		
Miscellaneous expenses	121 85	1,599	39
Elisha C. Varney:			
Services	660 00		
Personal expenses	229 76		
Miscellaneous expenses	32 09	921	85
Horace M. Weston:			
Services	1,050 00		
Personal expenses	200 85		
Miscellaneous expenses	140 95	1,391	80\$38,205
Additional bills charged to deputies accou	nt ·		
Rent Bangor storehouse		\$29	08
Rent Auburn storehouse			
		-	45 00
Wm. Read & Sons, handcuffs, etc			90 90
Welch Stencil Company, badges W. S. Ladd, printing blanks			
			·64
Smith & Reid, binding		4	00
Settlement of suits against deputies,			
services in defense of same, ordered pa			
Governor and Council under the pro-	JVISION OI		

the law that "expenses occasioned by the per-

formance of	their	duty"	shall	be paid.	1,739 43	1,959 60
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	\$40,165 02
Total expense for 1908	47,071 14
Total expense for 1907	22,519 52
Total	\$69,590 66

AMOUNTS PAID TO STATE TREASURY.

	907.			
Fees,	Kennebec	\$120 68	3	
	Oxford	225 22	2	
	Sagadahoc	111 57	,	
	Somerset	468 32	2 \$925	69
Fines,	Kennebec	100 00)	
	Knox	300 00)	
	Penobscot	700 00	1,100	00
I	908. ·			
Fees,	Penobscot	2,169 06	,	
	Sagadahoc	209 37		
	Somerset	1,030 70)	
	Washington	222 04	-	
	York	3 00	0, 01	17
Fines,	55			
	Penobscot	• · · ·		
•	Sagadahoc			
	Somerset	350 00	, , ,	50
	s fees of deputies in U. S. courts, an	•		
	ale of empties to which counties we			#
titlee	1		1,147	66\$15,195 02
Τc	otal net expense to the State, 1907-	1 908		\$54,395 64

 Total net expense to the State, 1907-1908.....
 \$54,395
 64

The above items of expense of the Deputy Enforcement Commissioners for 1907 include the following items which have been compiled to give information:

Supplies for deputies, including lights, batteries, handcuffs and	
tools	\$69 59
Trucking seized liquors	190 8 ₀
Fitting up storehouses, repairs and supplies	222 48
Books and stationery	12 93
Express and postage	8 47
Analyses of liquors	90 0

Team hire	149 65
Justice fees	46 '75
Telephone tolls	36 72
Fares, meals, etc., for prisoners	6 65
Rental Bath storehouse	20 00

The expenses of each deputy for 1908 have been divided into two classes; personal expenses, consisting principally of railroad, electric car and boat fares, board and hotel bills, and miscellaneous expenses, which include the following items:

Supplies for deputies, including lights, batteries, handcuffs and

tools	\$213 30
Trucking seized liquors	337 00
Express on liquors seized at distant points	69 08
Fitting up storehouses, repairs and supplies	113 76
Rental of storehouses	277 00
Books and stationery	23 57
Express and postage	29 32
Analyses of liquors	91 00-
Team hire	460 67
Premiums on surety bonds	300 00
Justice fees, oaths of qualification and to bills	150 00
Telephone and telegraph	73 26
Fares, meals and keeping of prisoners	20 12
Legal services in prosecution of cases	432 75

\$2,590 83.

Yours respectfully,

WALDO PETTENGILL, HENRY W. OAKES, ALFRED H. LANG,

Enforcement Commissioners.

Augusta, Maine, December 31, 1908.