## MAINE STATE LEGISLATURE

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## PUBLIC DOCUMENTS

OF THE

## STATE OF MAINE



OF THE VARIOUS

# PUBLIC OFFICERS, DEPARTMENTS AND INSTITUTIONS

FOR THE YEAR 1914

VOLUME II.

## STATE OF MAINE

## REPORT

OF THE

## ATTORNEY-GENERAL

FOR THE TWO YEARS ENDING

NOVEMBER 30, 1914.

WATERVILLE SENTINEL PUBLISHING COMPANY 1915



## ATTORNEY GENERAL OF MAINE, 1820-1914.

Erastus Foote, Wiscasset	1820
Jonathan P. Rogers, Bangor	1832
Nathan Clifford, Newfield	1834
Daniel Goodenow, Alfred	1838
Stephen Emery, Paris	1839
Daniel Goodenow, Alfred	1841
Otis L. Bridges, Calais	1842
W. B. S. Moor, Waterville	1844
Samuel H. Blake, Bangor	1848
Henry Tallman, Bath	1849
George Evans, Portland	1853
John S. Abbott, Norridgewock	1855
George Evans, Portland	1856
Nathan D. Appleton, Alfred	1857
G. W. Ingersoll, Bangor (died)	1860
J. H. Drummond, Portland	1860
John A. Peters, Bangor	1864
William P. Frye, Lewiston	1867
Thomas B. Reed, Portland	1870
Harris M. Plaisted, Bangor	1873
Lucilius A. Emery, Ellsworth	1876
William H. McLellan, Belfast	1879
Henry B. Cleaves, Portland.	1880
Orville D. Baker, Augusta	1885
Chas. E. Littlefield, Rockland	1889
Frederick A. Powers, Houlton	1893
William T. Haines, Waterville	1897
George M. Seiders, Portland	1901
Hannibal E. Hamlin, Ellsworth	1905
Warren C. Philbrook, Waterville	1909
William R. Pattangall, Waterville	1911
Scott Wilson, Portland	1911
Scott Wason, Tottland	1913
ASSISTANT ATTORNEYS GENERAL.	
Warren C. Philbrook, Waterville	1905
Charles P. Barnes, Norway	1909
Harold H. Murchie, Augusta	1913
Roscoe T. Holt, Portland	1914

## LIST OF COUNTY ATTORNEYS BY COUNTIES AND ADDRESSES.

## Terms expiring December 31, 1914.

W. H. Hines. Lewiston. Androscoggin, Houlton. Bernard Archibald, Aroostook, Portland. Samuel L. Bates, Cumberland, Portland. James R. Parsons, Asst.. Phillips. J. Blaine Morrison, Franklin, Bar Harbor. Herbert L. Graham, Hancock, William H. Fisher, Augusta. Kennebec. Rockland. Philip Howard, Knox, Boothbay Harbor. James B. Perkirs, Lincoln. Buckfield. Frederick R. Dyer, Oxford, Bangor. Donald F. Snow, Penobscot. Guilford. James H. Hudson, Piscataquis, Bath. Edward W. Bridgham, Sagadahoc, Norridgewock. LeRoy R. Folsom, Somerset, Belfast. Eben F. Littlefield, Waldo, Calais. Herbert J. Dudley, Washington, Sanford. Hiram Willard, York,

## STATE OF MAINE.

#### LAW DEPARTMENT.

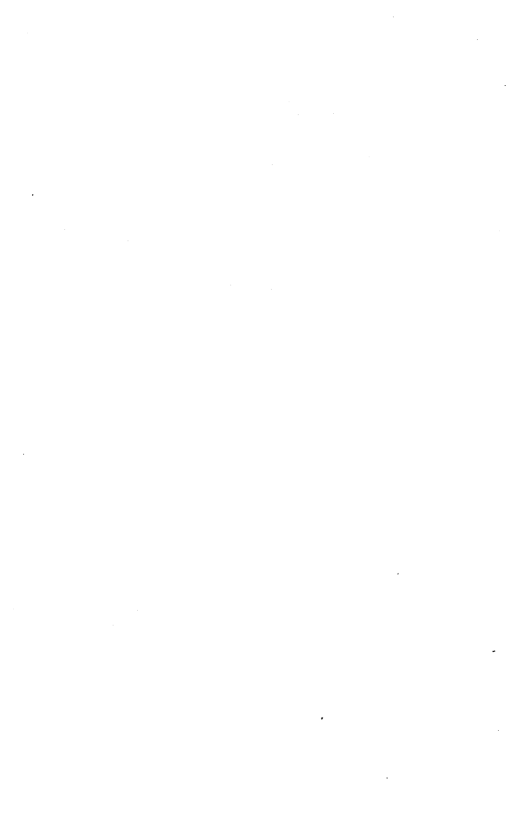
Augusta, December 31, 1914.

To the Governor and Council of the State of Maine:

Following the custom of my predecessors, I herewith submit my report of the amount and kind of official business done by this department and by the several county attorneys as provided by Section 64 of Chapter 79 of the Revised Statutes. While the statutes require an annual report, it has not been customary to make one each year but to include the work of the two years in a final report at the close of the administration.

#### HOMICIDES.

One of the most important duties of this department relates to the conduct of homicide cases in which murder is charged, and during the past two years, this department has disposed of, or supervised the disposition of, an unusually large number. Some idea of the amount of work in this branch of the department during the past two years may be inferred from the fact that fifteen years ago during the two years of 1897 and 1898, there were but four homicide cases tried in the State, and the average number of trials has usually been from three to five per year, during the past two years no less than fifteen trials of respondents charged with murder have been begun and fifteen other cases have been investigated and disposed of without trial or are now pending. Arranged according to counties they are as follows:



STATISTICAL TABLES SHOWING REPORTS OF COUNTY ATTORNEYS AND COUNTY TREASURERS.



#### TABLE A.

## TABLE OF CRIMINAL STATISTICS—1913.

The several county attorneys for their several counties made returns for the year ending November 20, 1913, of the following cases, which were entered in the law courts for said year and were disposed of as herein stated.

### ANDROSCOGGIN COUNTY.

State vs. None.

### AROOSTOOK COUNTY.

State vs. Charles W. Starkie. Pending.

State vs. William F. Lyons. Motion dismissed for want of jurisdiction.

### CUMBERLAND COUNTY.

State vs. Thomas Coleman. Judgment for the State.

State vs. Peter F. McDonnell, alias Peter F. O'Donnell. Judgment for the State.

State vs. James A. Conwell. Pending.

State vs. Aaron Dalton. Pending.

### FRANKLIN COUNTY.

None.

## HANCOCK COUNTY.

State vs. George Lambert. On exceptions overruled.

State vs. Thomas Sheehan, Applt. On Demurrer.

State vs. Harry Pio, Applt. On Demurrer.

#### KENNEBEC COUNTY.

State vs. Charles H. Douglass. Judgment for State. State vs. Frank Ronco. Judgment for State. State vs. Joseph Ferland. Judgment for State. State vs. Herbert Dickinson. Judgment for State. State vs. Frank A. Morse. Judgment for State. State vs. Henry Stickney. Pending.

## KNOX COUNTY.

State vs. Joseph Dondis. Exceptions sustained.
State vs. Fred M. Blackington. Exceptions overruled. Judgment for State.

### LINCOLN COUNTY.

State vs. Fred C. Blake. Pending.

OXFORD COUNTY.

None.

## PENOBSCOT COUNTY.

State vs. Edmund Tardiff. Pending. State vs. Ethma Cole. Pending.

PISCATAQUIS COUNTY.

None.

SAGADAHOC COUNTY.

State vs. George Schoppe.

SOMERSET COUNTY.

None.

### WALDO COUNTY.

State vs. George Jones. New trial denied. Mittimus issued. Paid \$110, and served 60 days.

## WASHINGTON COUNTY.

None.

## YORK COUNTY.

State vs. Nicholas Staples, Applt. Complaint dismissed.

TABLE B.—Giving List of Persons Sentenced in the Different Counties, with the Offenses and Sentences for the Year Ending November 20, 1913.

### ANDROSCOGGIN COUNTY.

Name.	Crime.	Imprisonment, Etc.	FINES, ETC.
Jeremiah Buckley, Aplt	Intoxication	Judgment of Lower Court affirmed, sen- tence suspended.	
Joseph Burns, Aplt	Intoxication	Judgment of Lower Court affirmed, Mit	
Joseph Burns, Aplt	Intoxication	Judgment of Lower Court affirmed, Mit.	
Williams Collins, Aplt	Intoxication	issued. Jud. of Lower Court affirmed, Mit.issued	
Mathew Collins, Aplt	Intoxication	Jud.of Lower Court affirmed, Mit.issued Jud.of Lower Court affirmed, Mit.issued	
ames Clabby, Aplt	Intoxication	Jud. of Lower Court affirmed, Mit.issued Jud. of Lower Court affirmed Mit.issued	
Vapoleon Cote, Appltohn Coughlin, Aplt	Intoxication	Jud. of Lower Court affirmed, Mit.issued Jud. of Lower Court affirmed, Mit.issued	
Villiam Cain, Aplt	Intoxication	Jud. of Lower Court affirmed, Mit.issued	
ohn Driscoll, Apltohn Donovan, Aplt	Intoxication Intoxication	Jud. of Lower Court affirmed, Mit. issued Jud. of Lower Court affirmed, Mit. issued	
Charles Darrington, Apltohn Driscoll, Aplt	Intoxication	Jud. of Lower Court affirmed, Mit.issued Jud. of Lower Court affirmed, Mit.issued	
oseph Gravel, Aplt	Intoxication	Jud. of Lower Court affirmed, Mit.issued Jud. of Lower Court affirmed Mit.issued	
Daniel Hennessey, Apltames Hamilton, Aplt	Intoxication. Intoxication	Jud. of Lower Court affirmed, Mit.issued Jud. of Lower Court affirmed, Mit.issued	
rnest Hunter, Aplt	Intoxication	Mit. issued ordered stayed.	
ohn Hefferman, Apltohn Hefferman, Aplt	Intoxication	Jud. of Lower Court affirmed, Mit.issued Jud. of Lower Court affirmed, Mit.issued	
ohn Hefferman, Apltrank Jordan, Aplt	Intoxication	Jud. of Lower court affirmed, Mit.issued Jud. of Lower Court affirmed, Mit.issued	
rank Jordan, Aplt	Intoxication	Jud. of Lower Court affirmed, Mit.issued Jud. of Lower Court affirmed, Mit.issued	
ohn Melaney, Aplt	Intoxication	Jud. of Lower Court affirmed, Mit.issued Jud. of Lower Court affirmed, Mt.issued	
Michael McCue, Aplt	Intoxication	Jud. of Lower Court affirmed, Mit.issued	
John Murphy, Aplt	Intocication	Jud. of Lower Court affirmed, Mit.issued Jud. of Lower Court affirmed, Mit.issued	

Daniel Ready, Aplt	Intoxication	Jud. of Lower Court affirmed, Mit.issued
Alfred Smith, Aplt	Intxoication	
Louis Abromson, Aplt	Search and seizure	Jud. of Lower Court affirmed, Mit.issued
Gilbert Brisson, Aplt	Search and seizure.	Jud. of Lower Court affirmed, Mit.issued
B N. D.:lan. A	Search and seizure	Jud. of Lower Court affirmed, Mit.issued
Bessie N. Bailey, Aplt	Search and seizure.	Jud. of Lower Court affirmed, Mit.issued
Andre Belliveau, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
Cyrille Bedard, Aplt	Search and seizure.	Jud. of Lower Court affirmed. Mit. issued
William Banks, Aplt		Jug. of Lower Court affirmed. Mit. issued
Philias Bourget, Aplt	Search and seizure	
Phileas Bourge, Aplt	Search and soizure	
Jeremiah Buckley, Apl	Intoxication	
Alfred Chevalier, Aplt	Search and seizure	Jud. of Lower Court affirmed Mit issued
Romauld Carrier, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Emile Chartrano, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
Valentine Connolley, Aplt	Search and seizure	Jud. of Lower Court affirmed.Mit.issued
Alfred Chevalier, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
Frank Cote, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Henry Currier, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Thomas Dowling, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Joseph Dube, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Josephat Dube, Aplt	Search and seizure	Jud. of Lower Court affirmed.Mit.issued
Harry Day, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
James Donovan, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
Ludger Dube, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
George Doloff, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
George Doloff, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit.issued
Patrick Fahey, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Florence Frost, Apl	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Archille Frechette, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Narcisse Garneau, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Leon Gilbert, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Thomas Goulette, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Hannah Hasburg, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
Hannah Hasburg, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
Thomas Hawkins, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Melvin Jones, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Michael Jolicoeur, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
Edward Kelley, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
James Kingston, Aptt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Daniel Long, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Alfred Levesque, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Alfred Levesque, Aplt	Search and seizure	Jud. of Lower Court affirmed.Mit.issued
Ambrose Levesque, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Joseph Lagrasse, Apit.	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
Joseph Lemay, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued

TABLE B—Continued.

ANDROSCOGGIN COUNTY—CONTINUED.

Name.	CRIME.	Imprisonment, Etc.	Fine, Etc.
Laurent Laberge, Aplt	Search and seizure.	Jud. of Lower Court affirmed. Mit.issued	
Alber, D. Morneau, Aplt		Jud. of Lower Court affirmed. Mit issued	
Alfred Maheux, Aplt			
Louis Michaud, Aplt			
Michael Mahoney, Aplt			
Thomas McNamara, Aplt			
Charles McGinn, Aplt	Search and seizure		
Stanislas Malo, Aplt	Search and seizure		
Paul Mercier, Apl	Search and seizure	Jud. of Lower Court affirmed, Mit.issued	
Fred Mctayer, Aplt		Jud. of Lower Court affirmed. Mit.issued	
Leo Montminy, Aplt	Search and seizure		
Edward McKenzie, Apl	Search and seizure	Jud. of Lower Court affirmed. Mit.issued	
Alphonse Nadeua, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued	
Eugene O'Leary, Aplt		Jud. of Lower Court affirmed. Mit.issued	
Israel Ouellette, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued	
Joseph Ouellette	Search and seizure	Jud. of Lower Court affirmed Mit.issued.	
John J. O'Brien, Aplt	Search and seizure		
George Ouellette, Aplt		Jud. of Lower Court affirmed. Mit.issued	
Michael O'Connell, Aplt		Jud. of Lower Court affirmed. Mit.issued	
Gsorge Paul, Aplt		Jud. of Lower Court affirmed. Mit.issued	
Augustin Pellerin, Aplt		Jud. of Lower Court affirmed. Mit.issued	
George Paul, Aplt		Jud. of Lower Court affirmed. Mit.issued	
Ernest Paturel, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued	
James Rattigan, Aplt		Jud. of Lower Court affirmed Mit.issued	
Charles Roy, Aplt		Jud. of Lower Court affirmed. Mit.issued	
Onesime Roy, Aplt		Jud. of Lower Court affirmed Mit.issued	
Treffle Simard, Aplt		Jud. of Lower Court affirmed. Mit.issued	
Treffle Simard, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued	
George Segalos, Aplt		Jud. of Lower Court affirmed. Mit.issued	
George Segalos, Aplt		Jud. of Lower Court affirmed. Mit issued	
Samuel Shapiro, Aplt		Jud. of Lower Court affirmed. Mit.issued	
Charles Tremblay, Aplt			
Joseph Tardiff, Aplt		Jud. of Lower Court affirmed Mit.issued	
Simeon Ward, Aplt		Jud. of Lower Court affirmed. Mit issued	
Daniel Reddy, Aplt		Jud. of Lower Court affirmed.Mit.issued	
Albert E. Spaulding			
W. H. Thomas, Aplt			
Simeon Ward and Joseph Tardiff			

	. ~	
Simeon Ward, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
Winfield S. Parker, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
Ira T. Morse, Aplt	Vagrancy	Sentenced 90 days in County Jail. Mit.
Ira I. Morse, Apro	vagrancy	
	1	issued.
Edward Hayes, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit.issued
	Search and seizure	
Simeon Ward, Aplt		Jud. of Lower Court affirmed. Mit. issued
Ezra Lombard, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued
Fred Leclair, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit.issued
Peter Bacon	Adultery	Sentenced 90 days County Jail. Mit.
		issued.
Maria Cariste	House of ill-fame	Sentenced 60 days County Jail. Mit.
Maria Cariste	12 Odbo Of Italianic	
	_	issued.
William Hughes	Larceny	Sentenced 15 months, County Jail. Mit.
		issued.
Maria Lachance	Adultery	
Maria Lachance	Adultery	Sentenced 90 days, County Jail. Mit.
		issued.
Albert Lebourdais and Anatole Levesque	Breaking, entering and larceny	Both placed on probation for one year.
		Don placed of propagots for one year.
Alfred Poulin	Larceny.,	Placed on probation.
Joseph Stone and John Arnoldy	Larceny	Stone placed on probation.
Bert Stone and John Morin	Larceny	Arnoldy sentenced 2 years, 6 months
Der brone and rolli morni	Larony	
	•	in State Prison. Warrant issued.
	i	Stone sentenced 2 years in State
		Prison. Warrant issued.
Antonio Frenchette and Alton Veilleux	Larcenv	Nol pros as to Morin. Veilleux senten-
Antonio Frenchette and Alton Veineux		
		ced 1 year County Jail. Mit, issued.
	•	ced 1 year County Jail. Mit. issued.
Contrudo Moody	•	ced 1 year County Jail. Mit. issued. Nol pros as to Frenchette.
Gertrude Moody	Nuisance	ced 1 year County Jail. Mit. issued. Nol pros as to Frenchette. Nol prossed.
Marcelle Aszmega	Nuisance	ced 1 year County Jail. Mit. issued. Nol pros as to Frenchette. Nol prossed. Nol prossed.
	Nuisance	ced 1 year County Jail. Mit. issued. Nol pros as to Frenchette. Nol prossed.
Marcelle Aszmega	Nuisance Nuisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol pros as to Frenchette. Nol prossed. Nol prossed. Nol prossed.
Marcelle Aszmega. Simeon Laroche. John Smitukis.	Nuisance Nuisance Nuisance Nuisance Assault	ced 1 year County Jail. Mit. issúed. Nol pros as to Frenchette. Nol prossed. Nol prossed. Nol prossed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitµkis. Medris Gagnon	Nuisance Nuisance Nuisance Nuisance Assault. Nuisance	ced 1 year County Jail. Mit. issúed. Nol pros as to Frenchette. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis Medris Gagnon Mederic Labbe	Nuisance Nuisance Nuisance Assault Nuisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol pros as to Frenchette. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis Medris Gagnon Mederic Labbe	Nuisance Nuisance Nuisance Assault Nuisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol pros as to Frenchette. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitµkis. Medris Gagnon Mederic Labbe Leander Lebrun.	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol pros as to Frenchette. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis. Medris Gagnon Mederic Labbe Leander Lebrun George Segalos.	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol pross as to Frenchette. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis. Medris Gagnon Mederic Labbe Leander Lebrun George Segaloš Thomas Larrabee	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nauisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis. Medris Gagnon Mederic Labbe Leander Lebrun George Segalos.	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nauisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitµkis. Medris Gagnon Mederic Labbe Leander Lebrun George Segalos Thomas Larrabee Frank Babineau	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Assault Gambling	ced 1 year County Jail. Mit. issúed. Nol pros as to Frenchette. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis Medris Gagnon Mederic Labbe Leander Lebrun George Segalos Thomas Larrabee Frank Babineau George McPherson	Nuisance Nuisance Nuisance Assault. Nuisance Nuisance Nuisance Nuisance Nuisance Assault Gambling Larceny	ced 1 year County Jail. Mit. issúed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis Medris Gagnon Myederic Labbe Leander Lebrun George Segalos Thomas Larrabee Frank Babineau George McPherson. Peter Albert.	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance Nuisance Suisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis Medris Gagnon Mederic Labbe Leander Lebrun George Segalos Thomas Larrabee Frank Babineau George McPherson Peter Albert. Frank Babineau	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance Nuisance Suisance Assault Gambling Larceny Nuisance	ced 1 year County Jail. Mit. issúed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis Medris Gagnon Mederic Labbe Leander Lebrun George Segalos Thomas Larrabee Frank Babineau George McPherson Peter Albert. Frank Babineau	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance Nuisance Suisance Assault Gambling Larceny Nuisance	ced 1 year County Jail. Mit. issúed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis Medris Gagnon Mederic Labbe Leander Lebrun George Segalos Thomas Larrabee Frank Babineau George McPherson. Peter Albert. Frank Babineau Peter Albert. Frank Babineau	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance Nuisance Luisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis. Medris Gagnon. Myederic Labbe Leander Lebrun. George Segalos. Thomas Larrabee Frank Babineau. George McPherson. Peter Albert. Frank Babineau Patrick Gilroy. Hannah Hasburg.	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance Nuisance Assault Gambling Larceny Nuisance Nuisance Nuisance Nuisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis Medris Gagnon Mederic Labbe Leander Lebrun George Segalos Thomas Larrabee Frank Babineau George McPherson Peter Albert Frank Babineau Patrick Gilroy Hannah Hasburg Joseph Jordan	Nuisance Nuisance Nuisance Assault. Nuisance Nuisance Nuisance Nuisance Nuisance Assault. Gambling Larceny Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis. Medris Gagnon. Myederic Labbe Leander Lebrun. George Segalos. Thomas Larrabee Frank Babineau. George McPherson. Peter Albert. Frank Babineau Patrick Gilroy. Hannah Hasburg.	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance Nuisance Assault Gambling Larceny Nuisance Nuisance Nuisance Nuisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis Medris Gagnon Mederic Labbe Leander Lebrun George Segalos Thomas Larrabee Frank Babineau George McPherson. Peter Albert. Frank Babineau Patrick Gilroy. Hannah Hasburg Joseph Jordan Ambrose Levesque	Nuisance Nuisance Nuisance Assault Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Assault Gambling Larceny Nuisance	ced 1 year County Jail. Mit. issúed. Nol pros as to Frenchette. Nol prossed.
Marcelle Aszmega Simeon Laroche. John Smitukis Medris Gagnon Mederic Labbe Leander Lebrun George Segalos Thomas Larrabee Frank Babineau George McPherson Peter Albert Frank Babineau Patrick Gilroy Hannah Hasburg Joseph Jordan	Nuisance Nuisance Nuisance Assault. Nuisance Nuisance Nuisance Nuisance Nuisance Assault. Gambling Larceny Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance	ced 1 year County Jail. Mit. issúed. Nol prossed.

## ANDROSCOGGIN COUNTY-Continued.

orge Segalos onah Strickland fred Breton er Albert .nk Babineau nes Driscoll rick Gilroy brose Levesque nk Pelletier 11 Roy orge Segalos d Marceau	Nuisance Larceny Nuisance Nuisance Nuisance Nuisance Assault and battery.	Nol prossed.	
nnah Strickland fred Breton er Albert .nk Babineau nes Driscoll rick Gilroy brose Levesque .nk Pelletier ıl Roy .rge Segalos .d Marceau	Larceny Nuisance Nuisance Nuisance Nuisance Nuisance Larceny Nuisance Nuisance Nuisance Nuisance Naisance Nuisance	Nol prossed.	
fred Breton er Albert .nk Babineau nes Driscoll rick Gilroy brose Levesque nk Pelletier 11 Roy .orge Segalos d Marceau	Nuisance Nuisance Nuisance Nuisance Nuisance Larceny Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance	Nol prossed.	
nk Babineau nes Driscoll rick Gilroy brose Levesque nk Pelletier il Roy nge Segalos d Marceau	Nuisance Nuisance Nuisance Nuisance Larceny Nuisance Nuisance Nuisance Nuisance Nuisance	Nol prossed.	
nes Driscoll. rick Gilroy brose Levsque nk Pelletier nl Roy orge Segalos d Marceau	Nuisance Nuisance Nuisance Larceny Nuisance Nuisance Nuisance Nuisance Nuisance	Nol prossed.	
rick Gilroy brose Levesque nk Pelletier ıl Roy orge Segalos d Marceau	Nuisance Nuisance Larceny Nuisance Nuisance Nuisance Nuisance Assault and battery.	Nol prossed.	
brose Levesque nk Pelletier 1l Roy orge Segalos d Marceau	Nuisance Larceny Nuisance Nuisance Nuisance Nuisance Assault and battery.	Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	
nk Pelletier 1 Roy orge Segalos d Marceau	Larceny. Nuisance. Nuisance. Nuisance. Nuisance. Assault and battery.	Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	
ıl Roy orge Segalos d Marceau	Nuisance Nuisance Nuisance Assault and battery.	Nol prossed. Nol prossed. Nol prossed.	
rge Segalosd Marceaud	Nuisance Nuisance Assault and battery.	Nol prossed. Nol prossed.	
d Marceau	Nuisance	Nol prossed.	
	Assault and battery		1
		Nol proseed	1
ıa Rowe, Aplt	Verning hand with out normit		1
ry Lawler, Aplt	Keeping hens without permit	Nol prossed.	1
H. Mower, Aplt	Intoxication.	Nol prossed.	1
n Haley, Áplt	Assault and battery	Nol prossed.	1
hur Lessard, Aplt	Assault and battery	Nol prossed.	i
arles Perry, Aplt	Assault and battery	Nol prossed.	.
d Roberge, Aplt	Assault and battery	Nol prossed.	
lip H. Albert, Aplt	Threatening to commit offense	Nol prossed.	
ne E. Verrill, Aplt	Cruelty to animals	Nol prossed.	1
arles W. McDermott, Aplt	Vagrancy	Nol prossed.	
sie C. Pratt, Aplt		Nol prossed.	
red Bolduc	Breaking and entering	Nol prossed.	
nes Donohue	Assault	Nol prossed.	1
bster Grant and Wm. Rov	Breaking and entering	Nol prossed.	1
nnah Hasburg	Nuisance	Nol prossed.	
frid Morin and Isidore Paradis	Larceny	Nol prossed.	
orge Segalos	Nuisance	Nol prossed.	1
lliam Moore, Aplt	. Arson	Nol prossed.	
liam Pottle, Aplt	Arson	Nol prossed on payment of costs	\$8.60.
lliam Pottle, Aplt	Larceny	Nol prossed.	i
ra Beauchamp, Aplt	Vagrancy	Nol prossed.	
nie Doherty, Aplt	Vagrancy	Nol prossed.	
rry Doucette, Aplt	Assault and battery	Nol prossed.	-1
est Hunter, Aplt	Intoxication	Placed on special docket by order court.	of

	James McGregor, Aplt Mrs. Fred Pincheau, Aplt George Dolloff, Aplt	Intoxication Assault and battery Assault and battery.	Nol prossed. Jud. of Lower Court affirmed. Fine and	12.46
	Frederick Suprenanrd, Aplt	Assault and battery	Jud. of Lower Court affirmed. Fine and	17.5
N	Winfield S. Parker, Aplt Glenna O'Connors, Aplt Annie Hunnewell, Aplt	Search and seizure	Nol prossed. Nol prossed. Nol prossed.	, ,
	Louis Abramson. Cyrille Bédard Andre Beliveau. Valentine Conley		\$	50.00 50.00 50.00 50.00
	Henry Currier Frank Cote Emile Chartrand	Nuisance Nuisance Nuisance	3	50.0 50.0 50.0
	Romauld Carrier. Alfred Chevalier. Joseph Dube.	Nuisance Nuisance Nuisance	Nol prossed. Ordered placed on special docket by	50.0
	James Donovan George Dolloff Harry Day	Nuisance Nuisance Nuisance	Nol prossed on payment of costs taxed \$	50.0 50.0 50.0
	Thomas Dowling	Nuisance Nuisance Nuisance		50.0 50.0 50.0
	Florence Frost. Patrick Fahey Thomas Goulette Leon Gilbert	Nusiance Nuisance Nuisance Nuisance		50.0 50.0
	Narcisse Garneau Hannah Hasburg Thomas Hawkins	Nuisance Nuisance Nuisance	Nol prossed.	50.0 50.0
	Michael Jolicoeur	Nuisance Nuisance Nuisance Nuisance	Nol prossed.	50.00 50.0
	Edward Kelley Joseph Lagasse Laurent Laberge Alfred Leyesque	Nuisance Nuisance Nuisance	Ordered placed on file by court.	50.0 50.0
	Daniel F. Long Ezra Lombard Fred Leclair.	Nuisance Nuisance Nuisance Nuisance	Nol prossed.	50.0 50.0
	Ambrose Levesque	Nuisance		50.

TABLE B—Continued.

ANDROSCOGGIN COUNTY—CONTINUED.

Name.	CRIME.	Imprisonment, Etc.	FINES, ETC
Paul Mercier	Nuisance		\$50.00.
Leon Montminy	Nuisance		<b>4</b> 00.00.
Fred Metaver			\$50.00.
Alfred Maheux		Nol prossed on payment of	\$50.00.
Chomas McNamara		. Not prossed on payment of	\$50.00.
ouis Michaud			\$50.00. \$50.00.
Michael Mahoney			\$50.00. \$50.00.
viichael wanoney	Nuisance	Nol prossed.	<b>\$</b> 50.00.
Albert Morneau			<b>\$</b> 50.00.
Alphonse Nadeau			
ohn J. O'Brien			<b>\$</b> 50.00.
Eugene O'Leary	Nuisance		<b>\$</b> 50.00.
Michael O'Connell			<b>\$</b> 50.00.
oseph Quellette			<b>\$</b> 50.00.
George Ouellette		Nol prossed.	
Augustin Pellerin		.   Nol prossed on payment of	<b>\$</b> 50,00.
George Paul			<b>\$</b> 50.00.
Ernest Paturel	Nuisance	. Nol prossed on payment of costs	<b>\$</b> 16.00.
lames Rattigan	Nuisance		<b>\$</b> 50.00.
Onesime Roy	Nuisance		\$50.00.
George Segalos			
Creffle Simard			
Samuel Shapiro			\$50.00.
Charles Tremblay		Nol prossed on payment of costs	\$50.00.
ose ph Tardiff			\$50.00.
Evariste Cote			•00.00.
Emma Doloff			\$50.00.
		Nol prossed.	\$00.00.
Marie Fortier			Į.
Moses Laflamme and Ida Laflamme	House of the fame	. Not prossed as to 1da Lanamme, Moses	a.c. 00
		fined	<b>\$</b> 50.00.
Frank Leach			
Annie Littlejohn			00.00
Saly Natzif	Larceny		\$8.22.
Alfred Poulin			1
oseph Stone			
Alphonse Velliuex	Vagrancy		\$50.00.
Joseph Butler, Aplt		Sentenced	\$100.00.

		T 1 4T 0 . M 136.1	
Isaac White, Aplt	Assault and Battery	Jud. of Lower Court affirmed. Mit.issued	
Michael McCarthy, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit.issued	
Michael McCarthy, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit.issued	
Morris McCormick, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit.issued	
Elmer F. Knowlton, Aplt	Cheating by false pretenses	Placed on special docket.	
Mary Burke, Aplt	Search and seizure		\$110,86.
Dominic Benoit, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit.issued	
Willis Bassinette	Vagrancy	Nol prossed.	
Albert Berube, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit.issued	
Joseph Caron, Aplt	Intoxication	Nol prossed on payment of costs	\$5.97.
Napoleon Cote, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit.issued	<b>4</b> 0.01.
John Driscoll, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit.issued	
Commo Commo Amile	Intoxication	Jud. of Lower Court affirmed. Mit. issued.	
George Gagne, Aplt			
John Hughes, Aplt	Intoxication	Ordered placed on file by court.	
Dennis Hayes, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit. issued	
John Hughes, Aplt	Intoxication	Ordered placed on file by court.	
Patrick Hanley, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit. issued.	
John Hennessey, Aplt	Intoxication	Jud. of Lower Court affirmed Mit.issued	
Patrick Maney, Aplt	Intoxication	Jud. of Lower Court affirmed.Mit.issued	
Kate McDonald, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit. issued	
Michael McCue, Aplt	Intoxication	Jud.of Lower Court affirmed. Mit.issued	
Hilda Powers, Aplt	Vagrancy	Nol prossed by order of Court.	
John Sullivan, Aplt	Intoxication	Jud. of Lower Court affirmed. Mit. issued	
Edmond Talouse, Aplt	Intoxication	Ordered placed on file by court.	
Joseph Bitit, Aplt	Search and seizurc	Jud. of Lower Court affirmed. Mit.issued	
George Cote, plit	Search and seizure	Jug. of Lower Court affirmed. Mit. issued	
Auguste Carpentier, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued	
Joseph Morin, Aplt	Search and seizure	Jua. of Lower Court affirmed. Mit. issued	
Fannie Mathurin, Aplt	Search and seizure		\$100.00.
Zephirin Richard, Aplt	Search and seizure		\$100,00.
Charles Tuttle, Aplt	Search and seizure		\$100.00.
Ludger Dube, Aplt	Search and seizure	Jud. of Lower Court affirmed. Mit. issued	<b>\$</b> 100.001
Ludger Dube, Aplt	Search and seizure	Jua. of Lower Court affirmed. Mit. issued	
Wm. Dutton and David Hemond	Assault and battery	Nol prossed.	
David Hemond and John Marcou	Assault and battery.		
	Assault and battery.	Nol prossed.	
John Marcous	Pro. Abor	Nol prossed.	
Chas. K. Donnell	Murder	Verdict "Not Guilty."	
Chas. K. Donnell.		Put on probation for six months.	
Alfred Allaire & Lucien Boutin	Larceny	Put on probation for six months.	
John Gillman	Breaking, entering and larceny	Sentenced to 4 months in County Jail.	
		Mit. issued.	
Willie Harvey	Arson	Placed on probation for 1 year.	
Kassy Jedeikis and Sophia Plekowecz	Larceny	Nol prossed.	
Elmer F. Knowlton	Cheating by false pretenses	Placed on probation for one year.	<b>8</b> 50.00
Fanny Mathurin	House of ill-fame		<b>\$</b> 50.00.

### ANDROSCOGGIN COUNTY-CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	Fines, ETC
asa Morrison and Arthur L. Shepard	Breaking, entering and larceny	Sentenced 6 months each in County Jail	
eland H. Wilbur	Breaking, entering and larceny	Sentenced 30 days in County Jail. Mit. issued.	
Mary Burke	Nuisance	Nol prossed.	
luguste Carpenter	Nuisance	Nol prossed.	
ames Donovanames Kingston	Nuisance	Nol prossed.	<b>\$</b> 50.90.
George Ouellette	Nuisance		\$50.00. \$50.00.
ames Pokus	Nuisance	Ordered placed on file by court.	ψου.ου.
ephirin Richard	Nuisance	Nol prossed.	
ntoxicating liquors by libel, Fred Marceau, Aplt. Clnt.	,	T1 6 .6.11 . 3	
ntoxicating liquor by libel, Joseph Butler,	• • • • • • • • • • • • • • • • • • • •	Liquors forfeited.	
Aplt. Clnt		Liquors forfeited.	
imeon Ward, Aplt	Search and seizure	Nol prossed.	
imeon Ward, Aplt	Search and seizure	Nol prossed.	
Simeon Ward, Aplt.	Search and seizure	Nol prossed. Nol prossed.	
oseph W. Boutia. Jr.	Larceny	Not prossed.	
Edgar Corey	Larceny	Nol prossed.	
Egdar Corey	Larceny	Nol prossed.	
ilbert Brisson	Nuisance	Nol prossed.	
ridolin Breton	Nuisance	Nol prossed. Liquors ordered returned.	
ntoxicating liquors, G. T. R. R., Clmt. Aplt.	• • • • • • • • • • • • • • • • • • • •	Liquors ordered feturiled.	
red D. Penley, Aplt	Neglect	Nol prossed.	
irgil G. Verrill, Aplt	Cruelty to animals	Nol prossed.	
lenry Evans, Aplt	Intoxication	Nol prossed.	
leorge Latham, Aplt	Nuisance	Nol prossed. Sentenced \$100 and costs. Sentence	
augui Duve	TT UISQUICE	suspended.	
ohn Haley, Bessic Bailey and Chas. McGinn	Nuisance	Nol prossed.	
David Brown	Non-support	Nol prossed.	
ilbert Brisson	Nuisance	Placed on probation for the term of 1	

Edward Strout	Assault	Nol prossed.	1
Intoxicating liquors, Geo. Latham, Clt. Aplt.		Liquors ordered forfeited.	1
Edwin Tripp, Aplt	Cruelty to animals		
John Brown, Aplt	Illegal voting		
Napoleon Dufresne, Aplt	Assault and battery		•
Edward Woodbury, Aplt	Assault and battery		
A. Montello Briggs	Assault	Nol prossed.	į
George Croteau, Jr	House of ill-fame	Nol prossed.	
Clinton Smith		Nol prossed.	i
		Sentenced \$100 and costs. Sentence sus-	
Ludger Dube	Nuisance		
TT 1 TT 1	37 .	pended.	l
Hannah Hasburg		Nol prossed.	ļ
James Clabby, Aplt	Intoxication	Nol prossed.	
Martin McBrine, Aplt	Intoxication	Nol prossed.	
John J. Russell, Aplt	Violating child labor law	Nol prossed.	
Alcidas Roux, Aplt	Violating child labor law	Nol prossed.	
Harry Goon et al, Aplts	Threatening to make assault	Nol prossed.	
Harry Goon et al, Aplts	Threatening to make assault	Nol prossed.	
Napoleon Hamel, Aplt	Gambling	Nol prossed.	
Edward Reagan, Aplt	Assault and battery	Nol prossed.	
Alfred Roberge, Aplt	Assault and battery	Nol prossed.	
Urgelle Genereaux, Aplt	Single sale	Complaint quashed.	
Emile Chartrand, Aplt	Search and seizure	Complaint quasehd.	
Arthur Despres et al. Aplts	Search and seizure	Complaint quashed.	
Urgelle Genereux, Aplt	Search and seizure	Complaint quashed.	
Hannah Hasburg, Aplt	Search and seizure	Complaint quashed	
John McBean, Aplt	Search and seizure	Complaint quashed.	
J. Gedeon Martin, Aplt	Search and seizure	Complaint quashed.	
Samuel Shapiro, Aplt	Search and seizure	Ordered placed on special docket.	
William Breton, Aplt.	Illegal possession	Nol prossed.	
Andre Beliveau, Aplt	Illegal possession	Nol prossed. Nol prossed on payment of costs	\$50.00.
Louis Geanurakos, Aplt	Illegal possession	Nol prossed on payment of costs	<b>\$</b> 30.00.
Couls Geanurakos, Apit			
George Perron, Aplt.	Illegal transportationIllegal possession	Complaint quashed Nol prossed.	
Flora Stevens, et al, Aplt			
Intoxicating liquors, Sam Shapiro, Clt., Aplt.	***************************************	Liquors ordered forfeited.	250.00
Auguste Carpenter, Aplt	Illegal possession	Nol prossed on payment of costs	<b>\$</b> 50.00
R. A. Foster, Aplt	Search and seizure	Nol prossed.	
Fred J. Farris, Aplt	Cruelty to animals	Nol prossed.	
Lucienne Bedard, Aplt	Assault	Nol prossed.	
Herbert C. Ayer, Aplt	Assault and battery	Nol prossed.	
Emile Leclair, Aplt	Nuisance	Sentenced to pay fine of	\$100 or 30 days.
Perley F. Sawyer	Murder	Not guilty	
Jane Kane and Arthur Sands	Larceny	Both placed or probation for 1 year.	
Leon Paradis	Cheating by false pretenses	Nol prossed.	

#### ANDROSCOGGIN COUNTY-CONCLUDED.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.	
James Clabby	Assault and larceny	Sentenced to State prison for term not more than 18 months and not less than 9 months.		
Edward Reagan	Assault and larceny	Sentenced to State prison for term not exceeding 2 years and not less than 1		OTTA
Martin McBrine	Assault and larceny	year. Sentenced to 8 months in County Jail. Mit. issued.		ORNI
Alvin Avalulla	Rape	Sentenced to State prison for term not more than 2 years and not less than 1		¥Σ
William Breton	Nuisance	year. Sentenced to pay fine of \$50.00 and imprisoned 30 days, in default of payment 30 days addition.		GEN
Fred Boutillette	Nuisance	30 days in County Jail. Mit. issued. Sentenced to pay fine of \$100.00. Find		ERAI
Flora Stevens	Nuisance			S
Francis Cote	Nuisance	charged. Sentenced to 30 days in County Jail. Mit. issued.		2
Patrick Gilroy	Nuisance	Sentenced "To pay fine of \$200, fine paid."		EPO
William Leader Delphis Charest Delphis Charest		Verdict "Not guilty." Sentenced to pay fine of \$150, fine paid.		ORT.
	AROOSTOOK COUNTY			
Willard Rideout, Apt. W. H. Smith, Apt. Remi Thibodeau, Apt James Vassar Dennis Dick, Apt. William Duprey, Apt. Thalie Gagnon Apt	Keeping intoxicating liquor. Selling intoxicating liquor. Keeping intoxicating liquor. Selling intoxicating liquor. Keeping intoxicating liquor.	Ordered on file.  Nol prossed on payment of costs \$25.00.  Verdic: "Not guilty."	\$100.00 costs \$10.00. \$100.00 & costs \$26.86	

ATTORNEY
GENERAL S
REPORT.

Abraham Levesque, Apt	Keeping intoxicating liquor	[ ·····	\$100 and costs \$10.
Lamore, Apt	Assault	Nol pressed. Nol pressed payment of costs \$25.00.	
Augustus Theriault, Apt	Keeping intoxicating fiquor		\$100 costs \$41.42, in default 60 days in
Remi Thibodeau, AptRemi Thibodeau, Apt	Selling intoxicating liquors	30 days in county jail	jail. \$50 and costs \$15.67. \$50 and costs \$22.51.
Emanuel Wright, Apt	Being intoxicated. Fast driving	Nol prossed payment \$3.00 costs.	\$3.00 costs \$12.60.
Mrs. Fred B. Pelkey, Apt	Selling intoxicating liquors	30 days in county jail	\$100 and costs \$10.
Bessie Smith, AptSamuel Eddy, Aplt	Selling intoxicating liquors		
John Donohue, Aplt	Selling intoxicating liquor. Selling intoxicating liquor.		\$50 and costs \$12.00.
Stellar Petty, ApltLevi Tardy, Ap.t	Keeping intoxicating liquors	Ordered on file.	\$100 and costs \$10.00.
Archie Williams, ApltArchie Williams, Apt	Selling intoxicating liquor	30 days in county jailOrdered on file.	\$50 and costs \$11.00.
Archie Williams, Apt	Keeping intoxicating liquor Fraud Assault	Nol prossed.  Continued hospital for observation.  3 months in county jail.	
Alexander Belonge Frank Bragdon	Robbery Assault	3 years in State prison.  18 months in State prison.	
Leslie Rogers, J. Costello, Harry Bridgham and Charles Clark	Breaking, entering and larceny	Each plead guilty. Ordered on file.	
Frank Burk John Conlon	Assault with intent to kill	3 months in county jail. Capias. Continued.	
Andalusia Donohue	Common nuisance	Plead guilty. Ordered on file. Ordered on file. 30 days in jail and	\$100 & costs \$28.84.
John Donohue. William Duprey	Common seller Common seller	Ordered on file. Verdict "Not guilty."	\$100 & COSIS \$20.04.
Chas. N. Emelius and Edgar Jackson Harry Gallagher	Murder Assault.	Verdict "No. guilty." 6 months in county jail.	
John J. Gallagher	Entering dwelling house with intent to commit larceny	Com. insane asylum for observation.	
John C. Hawkins Dariel Holmes	Injuring railroad signals	60 days in county jail. 30 days in county jail.	
Joseph JohnsonLillian P. Lavine.	Assault with intent to kill	3 years in State prison. Disagreement. Continued.	

### AROOSTOOK COUNTY-CONTINUED.

Name.	CRIME.	Imprisonment, Etc.	FINES, ETC.
Clifford LeTalien Jas. Mathieu and William Baxter Lewis Newhouse. Felix O'Neil and Lewis Rogers Fred Pelkey. Mary M. Pelkey. Stellar Petty John Richmond and Harry Donham. Samuel Rogers. Fred Rose and Joseph Lessard and Wm.	Arson	Plea guilty. Ordered or file.  Plea guilty. Ordered on file. Capias. Continued. Capias. Continued. 60 days in jail. Nol prossed. Ordered committea to State school for boys for full term of his minority.	\$100 & costs \$21.00 \$100 & costs \$10.
BaxterFred Rose and Thomas Kennedy	AssaultBreaking, entering and larceny	5 years each in State prison. Sentence suspended as to Fred Rose. Kennedy sentenced to 5 years in State prison.	
Bessie Smith Judson C. Stinson Alvin Stitham Levi Tardy. Levi Tardy. Charles F. Thorn Archie Williams. Constant Hardy, Apt. Crastant Hardy, Apt. Frank Martin William Berryman, Apt. Chas. Foster, Apt. Chas. Foster, Apt.	Commor seller Forgery Selling intoxicating liquors Common seller Common nuisance Common ruisance Common seller Malicious mischief Larceny Assault Litoxication Selling intoxicating liquors Selling intoxicating liquors	Plead nolo contendere. Ordered on file. 6 months in county jail. Ordered on file.  Ordered on file.  Dismissed by order of court. Dismissed by order of court. Insane hospital for observation.  30 days in county jail or. 30 days in county jail, in cefault of pay-	\$100 & costs \$25. \$100 & costs \$10. \$100 & costs \$10. \$5 & costs \$20.70. \$50 & costs \$8.53.
Chas. Foster  Dennis Frenette, Apt. Charles Friel, Apt. Charles Friel	Common seller  Keeping intoxicating liquors. Selling intoxicating liquors. Common seller	ment 60 days in county jail, in default of payment 60 days additional 60 days in jail. Continued for sentence. 30 days in county jail and in default of	\$50 and costs \$8.53 \$100 and costs \$10.00 \$100 & costs \$24.4'
	Selling intoxicating liquors	payment 60 days additional	\$100 & dosts \$10.0

ATTORNEY
GENERAL'S
REPORT.

George S. Kimball Jack McGraw, Apt Jack McGraw, Apt Jack McGraw, Apt Jack McGraw, Apt Burt Mendalson, Apt Burt Mendalson, Apt Burt Mendalson, William Murray, Apt Chas. Reed, Apt Chas. Reed, Apt Chas. Reed.	Keeping intoxicating liquors. Selling intoxicating liquors. Common seller Selling intoxicating liquors. Selling intoxicating liquors. Selling intoxicating liquors. Common seller.	Judgment of lower court affirmed	\$100.00 & costs \$20.00. \$50 & costs \$8.53. \$50 & costs \$8.53. \$50 & costs \$8.53. \$50 & costs \$8.51. \$50 & costs \$8.53. \$100 & costs \$10.00. \$50 & costs \$8.53.
Perley Richardson, Apt	Larceny	ment	\$100 & costs \$10.00. \$33.55.
Amos Gould, Apt	Intoxication Keeping intoxicating liquors Assault	Verdict "Not guilty" costs	\$100 & ccsts, \$14.59. \$6.10.
Fred M. Akeley. Oscar P. Carlson. John Oswold and Charles Connors. George Crabb. Melvin Crabb. Melvin Crabb.	Setting fire to defraud insurance company Forgery. Assault and battery. Common seller. Selling intoxicating liquors. Selling intoxicating liquors. Common seller.	Jury disagreed. Continued. 6 months in jail. Nol prossed: s to Chas. Connors. Oswold Con. respondent cannot be found. Con., respondent cannot be found. Con., respondent cannot be found. Con., respondent cannot be found.	\$5.00, costs \$21.50.
Wilfred Crabb. Wilfred Crabb, Melvin Crabb and George Crabb. Barney Dority and Jeanette Sutter. Lewis H. Frazier. Lewis H. Frazier. Lewis H. Frazier. George Kane	Selling intoxicating liquors  Common nuisance Adultery Selling intoxicating liquors Selling intoxicating liquors Common seller Common seller	Con., respondent cannot be found.  Con., respondent cannot be found. Recognized for appearance term to term. Continued, res. could not be found. Cortinued, res. could not be found. Continued, res. could not be found. 30 days in jail and	\$100, costs \$10.
Abe Levesque Abe Levesque Hubert McDonald Ernest McIr tire and William Rowe Jerry Garfield William F. Lyons	Selling intoxicating liquors. Common seller. Breaking, entering and larceny. Assault. Assault. Accessory before the fact to assault.	Continued for sentence. 30 days in jail and	\$100, costs \$21.58.
Parker Gerry. Frank Nightingale. Susanne Market. Jack MeGraw. Perley Richardson. John P. St. John.	Accessory before the fact to assault. Access ory before the fact to assault. Assault and battery. Comron seller. Larceny. Manslaughter.	Bail defaulted. Scire facias. Continued. 2 years in prison. 30 davs in jail	\$100, costs \$10. \$206, costs \$105.

## AROOSTOOK COUNTY-Concluded.

Name.	Crime.	Imprisonment, Etc.	FINES, ETC.
Emile Violet. Emile Violet. Emile Violet. Emile Violet. Diseph Whiston. Arthur Witham William Ryder. William O'Brien, Harry Jones, Thomas Freeman, Fred Perkins and Lee Perkins. William Murray.	Selling intoxicating liquors. Common seller. Selling intoxicating liquors. Common seller. Common nuisance Arson. Breaking, entering and larceny, breaking and entering nol prossed. Selling intoxicating liquors.	Each 6 months in jail.	\$100.00, costs \$10. \$200, costs \$40.35. \$50, costs\$10.00.
	CUMBERLAND COUNTY	<b>.</b>	
Albert Libby William F. Conway alias William Burke, and Joseph Curran alias Joseph Howard	Non support of wife	Pending. Conway (2 years State prison), nol	
William F. Conway alias William Burke, and Joseph Curran alias Joseph Howard	Breaking, entering and larceny	prossed as to Curran.  Conway (3 years State prison), no	
John W. Dunn Spofford A. Forbes Clyde F. McKinney John Robbins Daniel G. and Elsie C. Cressey Harry Dalton and Philip Maranoff	Larceny   Non support of wife	Nol prossed. Nol prossed. Nol prossed.	
Harry Freeman Whitney Ernest A. Nye. Peter F. Owen. Howard C. Sabine. Edward E. Strout. Luther F. Lane. Harold J. Miller.	erty  Non support minor children  Non support of wife  Non support wife and minor children  Non support wife and minor child  Non support wife and monir children  Non support of wife  Non support of wife	Nol prossed. Pending. Nol prossed. 6 months County jail. Nol prossed. Pending. Nol prossed.	

Amos Greene	Non support wife and minor children	Nol prossed.
Will Marston	Cruelty to animals	Nol prossed to William, special docket
Fred Robertson, William Howe, Edward McGrath and John H. Farrington alias John F. Farrington	Conspiracy	(Elias).  Special docket as to Robertson, Howe and McGrath; special docket, Farrington.
Festus Davin Patrick Joyce Edward J. Logue Edward J. Logue Lawrence McGinnis Sidney C. Mundee Bjarne Hansen and Joseph F. Gorrivan	Intoxication Larceny. Intoxication Intoxication Intoxication Non support wife and children Non support wife and minor child Assault and battery.	Special docket. Probation. Nol prossed. Nol prossed. Pending. Pending. Nol prossed as to Hansen; Gorrivan (3 years State prison).
Timothy E. Rush Benjamin W. Carlow John W. Palmer and Benjamin W. Carlow Walter H. Buckland Walter H. Hay Rufus C. Johnson John S. McQuinn John K. Conley Joseph Morgan and Michael K. Coyne	Larceny. Cheating by false pretenses. Cheating by false pretenses. Disorderly house Corrupt practices. Corrupt practices. Corrupt practices. Intoxication Larceny.	Special docket. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Special docket. Nol prossed sto Morgan; special docket to the companies of the com
Patrick Mulkern. Parker L. Saunders, Charles W. Wilson and Charles P. Dalton. William S. Woods. William C. Barrett. Perley F. Burnham.	Intoxication  Malicious mischief Intoxication Non support wife and children Breaking and entering intent to commit largenty	Nol prossed.  Nol prossed. 60 days County jail. Nol prossed.  Pending.
Earl T. Butters. John B. Candy & Bertha Maud Pratt. Archer Cox. John H. Cummings William Davidson. John Fobes. Leon R. Hatch. Carl Johnson. Chester W. Johnson. Walter G. Lamont and Edward J. Flaherty	ceny  Non support wife and minor children  Adultery  Breaking, entering and larceny Non support wife and minor children  Assault and battery  Breaking, entering and larceny (night time) Non support wife and minor children Non support wife and minor children Forgery  Breaking, entering and larceny (night time)	Not prossed. Pending. Maine Insane Hospital. Pending. Pending. Special docket. Nol prossed. Pending. Special docket. Special docket.

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## CUMBERLAND COUNTY—CONTINUED.

NAME.	Crime.	Imprisonment, Etc.	Fines, Etc.
Michael J. O'Connor and Stephen B. Adams	Assault and battery	O'Conmor discharged; pending as to	
Frank I. Peterson	Larceny	Nol prossed.	
Edward Russell alias Fred Brown	Breaking, entering and larceny (night time)		
Charles H. Atkins	Intoxication	Pending. Pending.	
Emma A. Chapman	Loitering	Nol prossed.	
Arthur L. Conant and Roy Conant	Assault and battery	Trial, Roy discharged, Arthur (nol	
-		prossed.)	
Fannie Gordon	Loitering	Nol prossed.	
William Harris	Loitering Intoxication	Nol prossed. Nol prossed.	
Lester G. Libby	Assault and battery		
rank A. Stone	Intoxication	Pending.	
Frank A. Stone	Intoxication	Pending.	
Alexander Bell	Breaking, entering and larceny (night time)	Special docket.	
Edward L. Cash	Non support minor children Non support wife and minor children	Nol prossed. Pending.	
Martin H. Conley	Robbert wife and minor children	Nol prossed.	
Martin H. Conley	Rape	Nol prossed.	
Alexander E. Dennison	Non support of wife	Nol prossed.	
ohn J. Doyle	Adultery	Probation.	
John J. Elliott	Receiving stolen goods	Special docket. Nol prossed.	
Charles Hill.	Forgery	Special docket.	
ohn B. Hueston	Non support wife and minor children	Nol prossed.	
Elmer H. Ingalls	Non support wife and minor children	Pending.	
Edward J. Joyce, Patrick Ney, Fred J. Lar-		a	
kin, John F. Hasson and Thomas H. Meller	Breaking, entering and larceny	Special docket. Joyce, Hasson, Larkin and Mellen. Brought forward as to	
		Joyce; 60 days, county jail. Special	
		docket; Ney.	
Joseph G. Maloney	Non support wife and minor children	Nol prossed.	
Dennis W. Mayberry alias Walter Graves Roy A. Moyer	Breaking, entering, larceny (night time) Non support wife and minor children	Pending.	

Joseph Saul alias Joseph Wilson and Walter			
G. Lamont	Larceny from the person	Nol prossed.	
Arthur A. Smith	Attempt to procure a miscarriage	Nol prossed.	
Pasach Tabachnick	Receiving stolen goods	Nol prossed.	
Waldo Trott	Breaking, entering, larceny (night time)	Probation.	
Louis E. Ward	Non support of minor children	Nol prossed.	
Clinton H. Whitmore.	Non support of wife	Nol prossed.	
William G. Manuel alias William A. Manuel	Non support of wife	Not prossed.	
	Assault	N-1	
alias W. J. Manuel		Nol prossed.	
Arthur I. Corser	Intoxication	Special docket.	
Martin J. Foley	Intoxication	Nol prossed.	
William E. Graffam	Intoxication	Nol prossed.	
Thomas L. Graney	Cheating by false pretenses	Pending.	
Arthur E. Griffin	Short lobsters in possession		\$50 and costs.
Edward Harrington	Intoxication	Nol prossed.	
James E. Herbert	Intoxication	Nol prossed.	
John Malcznski	Intoxication		\$3.00 and costs.
Michael J. Minnough.	Intoxication	Probation.	wo.oo and costs.
Michael J. Minnough	Resisting an officer	Probation.	
		Nol prossed.	
Patrick J. Mulkern, alias	Assault and battery		
James McGoveran	Assault and battery	Nol Pros.	
Annie M. Phillips	Intoxication	Pending.	
John E. Riley	Vagabond and idle person	90 days County jail.	_
Michael Sarwicki	Intoxication		\$3.00 and costs.
George Sawyer	Vagabond and idle person	60 days County jail.	
William E. Smith	Vagabond and idle person	60 days County jail.	
George E. Stinsony	Intoxication	15 days County jail.	
Frank A. Stone	Intoxication	Pending.	
Frank A. Stone	Intoxication	Pending.	
Daniel A. Tagney	Intoxication	Nol prossed.	
Walter Stewart and John Leighton	Larceny	8 months each County iail.	
Alton Lewis	Breaking, entering, larceny (night time)	18 months State prison.	
James F. DeWolfe and Michael O'Connor	Larceny from the person	Nol prossed as to DeWolfe. O'Connor	
James F. De wone and Michael O Connor	Larceny from the person		
D. L. Matt. L. Bar Co C. Cala Bar		3 months County jail.	
Parker McHale, alias George G. Gale alias			
George P. Hill, alias G. Gale	Attempt to cheat by false pretenses	6 months County jail.	
George H. Turner, Jr	Assault and battery	Nol prossed.	
George Daniels	Breaking, entering, larceny (night time)	Probation.	
James Kelley	Larceny from the person	Probation.	
William Corcoran	Larceny	Pending.	
John F. DeWolfe	Breaking, entering, larceny (night time)	Nol prossed.	
Thomas J. Ross	Assault and battery	Pending.	
Eugene V. Molway and Frederick Vielleaux		2 years each State prison.	
John Murphy and John Sexton	Larceny from person	10 months each County jail.	
Albert W. Bean	Illegal voting	Special docket.	
Henry M, Hasson alias John F. Hasson			
money or, masson ands John P. Masson	Dieaking, entering and laitenty (wight time).	o monume Country Jan.	

## CUMBERLAND COUNTY-CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	FINES, ETC.
Howard F. Dver.	Breaking, entering and larceny	Pending.	
John M. Lavin	Bigamy	Nol prossed.	
Hattie Backus alias Hattie Jones	Larceny from the prison	6 months County iail.	
Ross F. Hobbs	Larceny	Trial, verdict "Not guilty." Discharged.	
Arthur J. Murray	Attempt to commit larceny from the person	Pending.	
Daniel J. Early	Non support wife and children	Pending.	
Frank J. Towle	Non support wife and minor children	Pending.	
ames A. Clark	Non support wife and minor child	Pending.	
Newton E. Jones	Non support wife and minor child	Pending.	
Christopher Bowden	Non support wife and minor child	Nol prossed.	
Clarence P. Oakes	Non support of wife	Nol prossed.	
August St. Peters	Non support wife and child	Pending.	
srael Palitizky	Non support wife and minor child	Pending.	
Elmer E. Low	Non support wife and minor children	Pending.	
Michael J. McCoy	Non support wife and minor children	Nol prossed.	
M. Strauss	Cheating by false pretenses	Nol prossed.	
Nellie Wallace	Disorderly house	No bill.	
Clara Young	Disorderly house	Nol prossed.	
Lillian Lees	Disorderly house	90 days County jail.	
Amanda and Eugene Knight	Disorderly house	Nol prossed to Amanda. Special docket	
7 1. T7 1.	TO: 1.1.1	Eugene.	
Katie Koitz	Disorderly house	6 months County jail.	
Frank W. Gurry	Adultery	Special docket.	
Perley F. Burnham	Breaking, entering and larceny	No bill.	
Merle F. Burgess and Cora E. Knox		No bill.	
Martin E. Conley Frank F. and Sarah Hollander	Rape. Disorderly house	No bill.	
Albert M. Johnson	Non support wife and minor children	No bill.	
Stephen A. Kerrigan	Rape	No bill.	
Harold J. McNeill	Malicious mischief	No bill.	
Aargaret Moore	Disorderly house	No bill.	
Villiam J. Nealley	Rape	No bill.	
Arzelena B. Buckland alias Bernice Richards		Nol prossed.	
oseph Caron	Intoxication	30 days County jail.	
Mary E. Corser		Nol prossed.	
	Larceny	Pending.	

Charles Thornton Libby, Patrick J. Mulkern alias Patrick J. Mulkern Ole Tempte. Frederick H. Wilson. Thomas S. Lailer. Thomas S. Lailer. Sylvia V. Brown. Catherine Leonard. Lucile Davis alias Lucelle Lavis. Ellen Donovan. Hattie Hall. William P. Barry. Charles Blumenthal. Henry G. Bragg and Ruby M. Buckmenster Thomas D. Buckley. Benjamin B. Coombs and Grace B. Davis. John F. DeWolfe.	Violation of ordinance as to swinging signs Intoxication Intoxication Intoxication Intoxication Intoxication Intoxication Intoxication Disorderly house Larceny from the person Breaking, entering intent to commit lar eny Lascivious cohabitation  Larceny from the person Adultery Breaking and entering (night time) intent.	Pending. Nol prossed. Special docket. Special docket. Pending. Pending. 30 days County jail.  Nol prossed.  Special docket. 6 months County jail. Pending. Special docket as to Bragg. An oppossed as to Buckmenster. Trial, verdict "Not guilty." Discharged. Coombs, probation. Davis Nol prossed.	\$300 and costs.
James R. Gilchrist, Charles Clark and John	larceny	Pending.	
P. Reagan	Breaking and entering (night time) intent to commit larceny	Pending.	
Joseph Hudon Joseph Hudon Fred James John Kucun Fred J. Landry, Harry L. Doughty, Joseph	Breaking, entering and larceny (night time) Breaking, entering and larceny (night time) Assault with intent to commit a rape Manslaughter.	Pending. Pending. Pending. 7 years State prison. 6 years State prison.	,
P. Monaghan	Breaking, entering and larceny	Doughty and Monaghan, 6 months each. Pending as to Landry.	
Joseph Ht McDonough	Larcenty from the person	10 months County jail. Nol prossed as to Griffin. 10 months, Seavey.	
John A. Woods and Owen F. Newman alias Howard F. Newman	Assault and battery	18 months State prison, Woods. 2 years State prison, Newman.	
Leon Young. Donald Clifton Albert M. Johnson. Earl R. Jordan. Patrick Joyce. George B. Perham. Arzelena B. Buckland alias Lena B. Buckland Miles S. Dobson, alias Shadrack M. Dobson John E. Graney.	Larceny from the person.  Non support wife and minor children.  Disorderly house.  Non support of wife.  Non support of wife.	Probation. Pending. Pending. Pending. Pending. Pending. Pending. No bill. No bill.	

## CUMBERLAND COUNTY—CONTINUED.

ilip Kline			
	Districtly nouse	No bill.	
len Agnes Murray	Disorderly house	No bill.	
nest B. Nickerson		No bill.	
hn S. Small		No bill.	
orge Lewis Starling		No bill.	
onry Holt		Pending.	
kel Boxstein		Nol prossed.	
hn P. Burke		Nol prossed.	
seph S. Caron		Pending.	
seph S. Caron	Intoxication'	Pending.	
ilip A. Cooney		Pending.	
lippo Dalfonco		30 days County jail.	
ron Dalton	Exposing adulterated food for sale	Pending.	
ron Dalton	Exposing adulterated food for sale	Pending.	
ron Dalton		Pending.	
ron Dalton	Exposing adulterated food for sale	Pending.	
rry Dalton		Pending.	
omas Gorrivan		Pending.	
ward M. Logan		Nol prossed.	
ank Quellette		Special docket.	
na M. Perry		Nol prossed.	
niel Phillips		Nol prossed.	
as Rosenbloom		Nol prossed.	
hn Rukucky		Pending.	
allace Spiller		Nol prossed.	
e Tempte		Nol prossed.	
artin J. Welch		Probation.	
lliam Drinkwater		Nol prossed.	
mes Bowię, Ernest Brooks, Arthur Kei		i i	
Frederick Sherman, Edward Law, Georg			
Fitzgerald, John Nickerson, Ralph Oro		İ	
Frank E. Rose, William Kilfoyle, Josei	oh		
Purcello and Phiilp Shepherd	Breaking, entering and larceny	Nol prossed as to Sherman, Fitzgerald,	
	3,	and Nickerson. Nol prossed as to	
		Keift and Law. Nol prossed as to	
		Bowie and Brooks. 3 years State	
		prison, Oroo and Rose. Pending as	
		to Shepherd.	

s	James Bowie, Ernest Brooks, Arthur Keift, Frederick Sherman, Edward Law, George Fitzgerald, John Nickerson, Ralph Oroo, Frank E. Rose, William Kilfoyle, Joseph Purcello and Philip Shepherd	Breaking, entering and larceny	Nol prossed as to Fitzgerald, Nickerson and Sherman. Nol prossed as to Law, and Keitt. Nol prossed as to Bowie, Brooks, Oroo, Rose and Shepherd.	
	Michael Conley	Non support wife and minor children	Purcello and Kilfoyle pending. 3 months and not more than 1 year County farm.	
	Milo D. Cummings. George B. Quinn. George L. Starling Wilbur Walker. Frederick H. Wilson. Atwood W. Brewer, Mabel F. Decelle. Fred A. Carriveau. George S. Chenery alias Stanley G. Chenery Fred A. Delaney. John Dolan. Walter C. Donahue. Thomas J. Howley. Henry P. Murphy. George Ernest Page. Michele Recetano and Nicola Tenneriello. Miles N. Shea. John Simmons. Oscar L. Whitney.	Larceny. Breaking entering and larceny Breaking, entering intent larceny. Breaking and entering intent larceny. Breaking, entering, larceny (night time). Uttering forged instruments. Assault with intent to kill and murder. Uttering forged instrument. Breaking and entering intent larceny. Breaking, entering and larceny (night time) Breaking, entering and larceny (night time)	Nol prossed. Pending. Pending. Pending. Pending. Pending. Pending. Special docket. Nol prossed. Special docket. Special docket. Special docket. Pending. Panding. Panding. Panding. Panding. Pending.	
	Oscar L. Whitney Oscar L. Whitney and William Webber alias George Webber	Breaking, entering and larceny  Breaking, entering, larceny night time	Pending.  Nol prossed as to Webber. Pending as	
	Frederick H. Wilson, Jr.  Eva Hamel. Nellie Murray and Morris Young. Stephen Carrigan Michael E. Naughton. Michael Savinsky, Lena Molchin)ky Henry Sickles and M. C. Boyce Charles A. Milliken Arzelena Buckland James E. Greeley	Assault and battery.  Disorderly house Disorderly house Larceny. Non support wife and minor children. Adultery Embezzlement. Fast driving. Disorderly house Larceny from the person.	to Whitney. Pending. Pending. 60 days, (Young). Murray Pending. No bill. No bill. Nol prossed. No bill.	\$100 and costs.

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### CUMBERLAND COUNTY-CONTINUED.

NAME.	Скіме.	Imprisonment, Etc.	Fines, Etc.
annah McDonough	Unlawful possession intoxicating liquors		\$100 and costs.
annah McDonough	Search and seizure	22-4	\$100 and costs.
annah McDonough	Nuisance	Nol prossed.	
mes A. Conwell	Unlawful possession intoxicating liquor	23.4	\$100 and costs.
narles (alias Harry) Clancy	Nuisance	Nol prossed.	
illiam Ross	Nuisance	Nol prossed.	
ichael W. Joyc	Unlawful possession intoxicating liquor	Nol prossed.	•
ntonio Leo	Unlawful possession intoxicating liquor	Nol prossed.	
hn Ormand	Unlawful possession intoxicating liquor	Nol prossed.	
ctor Pelosi	Unlawful possession intoxicating liquor	Nol prossed.	
ndrew Peterson	Unlawful possession intoxicating liquor	Nol prossed.	
homas Gallant and Prosper C. Gallant	Nuisance	Nol prossed.	
ary Gorham	Nuisance	Nol prossed.	
ctor Pelosi	Nuisance	Special docket.	
dia A. Thornton	Nuisance	Nol prossed.	
ngelina Di Fazie	Unlawful possession of intoxicating liquor	Nol prossed.	
eorge W. Dunbar		Nol prossed.	
elia Dunlap	Unlawful possession of intoxicating liquor	Special docket.	
innie; Foley	Unlawful possession of intoxicating liquor	60 days.	
mes Holloran	Unlawful possession of intoxicating liquor	Nol prossed.	
argaret Joyce	Unlawful possession of intoxicating liquor.	Nol prossed.	
dward M. Logan	Unlawful possession of intoxicating liquor		Ĭ
illiam E. Meaher	Unlawful possession of intoxicating liquor	60 days	
atherine Quirk		Special docket.	
eter Suluk			\$100 and costs.
orris Virik	Unlawful possession of intoxicating liquor	Nol prossed.	\$100 and costs.
rah Wilson	Unlawful possession of intoxicating liquor		İ
mes Halloran alias Holloran	Nuisance	Pending. 3 months County iail.	
illiam E. Maher			Į
atherine Quirk	Nuisance	Nol prossed.	ļ
eter Suluk	Nuisance	Nol prossed.	1
orris Viruck	Nuisance	Special docket	\$200 and costs.
illiam Welch and Patrick O'Malley	Nuisance		#200 and costs.
ngelina April		Nol prossed.	}
enry L. Baldwined Bouthillt	Unlawful possession in toxicating liquor Unlawful possession intoxicating liquor	Nol prossed. Special docket.	1

Fred W. Brown	Unlawful possession intoxicating liquir		\$100 and costs.
Sewall A. Brown	Unlawful possession intoxicating liquor	*******************************	\$100 and costs.
Patrick Callan	Unlawful possession intoxicating liquor.	***************************************	\$100 and costs.
James Cassidy	Unlawful possession intoxicating liquor	Nol prossed.	
Thomas Coleman	Unlawful possession intoxicating liquor		\$100 and costs.
Forza Concetta	Unlawful possession intoxicating liquor	Special docket.	
Elizabeth G. Conley	Unlawful possession intoxication liquor	60 days.	
Elizabeth G. Conley	Unlawful possession intoxicaling liquor	Special docket.	
John Conroy	Unlawful possession intoxicating liquor	Special docket.	\$100 and costs.
Mary Crook	Unlawful possession intoxicating liquor	Special docket.	
John Curran	Unlawful possession intoxicating liquor		\$100 and costs.
Thomas A. Currier	Unlawful possession intoxicating liquor	Nol prossed.	
Sarah De Resi	Unlawful possession intoxicating liquor	Nol prossed.	
John Dixon		Nol prossed.	
William Donovan	Unlawful possession intoxicating liquor		\$100 and costs.
Antonio Tantaceo	Illegal transportation intoxicating liquor	• • • • • • • • • • • • • • • • • • • •	\$50 and costs.
Louis Feury	Unlawful possession intoxicating liquor	Nol prossed.	
Michael Flynn	Unlawful possession intoxicating liquor	Nol prossed.	
Winnie Foley	Unlawful possession intoxicating liquor	60 days County jail.	
Rosina Germano	Unlawful possession intoxicating liquor	Special docket.	
Rosina Germano	Unlawful possession intoxicating liquor	Special docket.	
Mark Gould	Unlawful possession intoxicating liquor	Special docket.	
James Greene	Unlawful possession intoxicating liquor	*	\$100 and costs.
John J. Griffin	Unlawful possession intoxicating liquor	Special docket.	
John H. Hammond	Unlawful possession intoxicating liquor	Nol prossed	
James Hanlon	Unlawful possession intoxicating liquor	Nol prossed	\$100 and costs.
Patrick Hernon	Unlawful possession intoxicating liquor	Nol prossed	
John J. Higgins	Unlawful possession intoxicating liquor		\$100 and costs.
Peter J. Hollywood	Unlawful possession intoxicating liquor		\$100 and costs.
Franklin Ilsley	Unlawful possession intoxicating liquor	Special docket.	
Katherine Jennings		Nol prossed.	
Charles W. Johnson	Unlawful possession intoxicating liquor	Special docket.	
Annie Joyce	Unlawful possession intoxicating liquir	Pending.	
Annie Joyce		Pending.	
Annie Joyce	Unlawful possession intoxicating liquor	Pending.	
Michael Kearney	Unlawful possession intoxicating liquor		\$100 and costs.
Charles Kearnes	Unlawful possession intoxicating liquor	Nol prossed.	
Charles E. Kearns	Unlawful possession intoxicating liquor		
James Kerrigan			
Gorden Larose	Unlawful possession intoxicating liquor		\$100 and costs.
Constantino Mastrolucco	Unlawful possession intoxicating liquor	Nol prossed.	
Tomasso Menervino	Unlawful possession intoxicating liquor	Nol prossed.	l
Hannah McDonough			\$100 and costs.
Frank Napolitano	Unlawful possession intoxicating liquor	Special docket.	
Martin Q. Norton	Unlawful possession intoxicating liquor	Nol prossed.	

#### CUMBERLAND COUNTY-CONTINUED.

Name.	CRIME.	Imprisonment, Etc.	FINES. ETC.
Richard J. Norton	Unlawful possession intoxicating liquor		\$100 and costs.
Martin J. O'Donnell		Nol prossed.	
Robert Olsen			\$100 and costs.
Rosa Pacillo		Special docket.	
Rosinna Pesio		Nol prossed.	
Pietro Peta		Nol prossed.	
Mary Riley		Nol prossed.	
Pietro Sarappo	Unlawful possession intoxicating liquor	Nol prossed.	
Cangetta Tirabassi		Nol prossed.	
Joseph Vacchino			\$100 and costs.
Joseph Vacchino		Nol prossed.	
John Walsh		Nol prossed.	
John P. Winters			
Alvin Alden		Pending.	
Fred W. Brown			\$200 and costs.
Patrick Callan			\$200 and costs.
James Cassidy			
John Conroy		Nol prossed.	
John Curran			\$200 and costs.
Thomas A. Currier			\$300 and costs.
John Dixon			\$200 and costs.
Joseph L. Dow			\$300 and costs.
James Durant			\$300 and costs.
Louis Feury			
Michael Flynn	. Nuisance		
Michael P. Foley and Sewall A. Brown			\$200 and costs.
John Foster			\$200 and costs.
Louis Fournier			i
Angus Gallant			
J. Cyrus Gallant			\$200 and costs.
Rosina Germano alias Rosa Pacillo			\$200 and costs.
Edward Gilman		Nol prossed.	
John Girard			1
James Hanlon	. Nusance		\$200 and costs
Annie Joyce			\$200 and costs.
Charles E. Kearns	. Nuisance	1	\$200 and costs.

ATTORNEY
GENERAL'S
REPORT.

James Kerrigan	Nuisance. Nuisance. Nuisance. Nuisance	Nol prossed as to O'Donnell. (Wold) 4 months County isil.	\$100 and costs. \$200 and costs. \$300 and costs.	
Robert Olson alias Olson	Nuisance Nuisance	Nol prossed.	\$200 and costs.	
John Walsh	Nuisance Unlawful possession intoxicating liquor	Nol prossed.	\$200 and costs.	
Marshall B. Bachelder	Unlawful possession intoxicating liquor Search and seizure	Nol prossed. Nol prossed.		
Walter H. Buckland Agrippine Casa	Unlawful possession intoxicating liquor Unlawful possession intoxicating liquor	Nol prossed.	\$100 and costs.	
Dieco Casa	Single sale intoxicating liquor	Special docket.	\$50 and costs. \$100 and costs.	
Margaret Conley. John Connolly.	Unlawful possession intoxicating liquor Unlawful possession intoxicating liquor	Nol prossed. Nol prossed.		
Edward Crocker	Unlawful possession intoxicating liquor Unlawful possession intoxicating liquor	Nol prossed.	\$100 and costs.	
Regana Decarolis Edward H. McMennamin	Unlawful possession intoxicating liquor Nuisance.	Nol prossed. Nol prossed.		
Patrick O'Malley and William Walsh Guitano Payne Oren Ross and Gordon LaRose	Nuisance Nuisance Nuisance	Pending. 4 months County jail. Nol prossed.		
George E. Rush. Frank Scully	Nuisance Nuisance	Nol prossed. Pending.		
Frank Sherman John P. Sullivan	NuisanceNuisance	Pending. Nol prossed.		
Patrick A. Sullivan alias Patrick Sullivan Jason Taylor and Frank Parent Ralph E. Timberlake	Nuisance Nuisance	Nol prossed. Pending.		
Walter Trainor  Joseph Vachino	Nuisance Nuisance Nuisance	Nol prossed. Nol prossed. Nol prossed.		
Samuel White	Nuisance	Pending. Nol prossed.		
Andrew Eagan. Sarah De Resi	Nuisance	No bill. No bill.		
Martin J. Walsh	Nuisance. Unlawful possession intoxicating liquor	No bill.	\$100 & costs. defaulted.	Bail
Agno Arsenault	Search and seizure		\$100 & costs. defaulted.	Bail
John Brown Arzelena Buckland Arzelena Buckland	Unlawful possession intoxicating liquor Unlawful possession intoxicating liquor Unlawful possession intoxicating liquor	Pending. Nol prossed. Special docket.		9

#### CUMBERLAND COUNTY-CONTINUED.

Name.	Crime.	Imprisonment, Etc.	FINES, ETCC.
James A. Conwell. James A. Conwell. John E. Flaherty Michael P. Foley. George J. Fuller Thomas Griffin John W. Haley. Alfred Hill Augustus Johnson.	Unlawful possession intoxicating liquor.  Illegal transportation. Unlawful possession intoxicating liquor. Illegal transportatiom.	Nol prossed. Pending. Nol prossed. Nol prossed. Special docket. Nol prossed. Pending. Special docket.	\$100 and costs.
Edward J. LaRose Thomas J. Liddy Charles J. Linde Charles J. Linde Charles J. Linde John McCarthy. Victor Pelosi Michael Quirk Patrick Ridge Fred C. Ross	Unlawful possession intoxicating liquor. Illegal transportation Unlawful possession intoxicating liquor. Illegal transportation Unlawful possession intoxicating liquor. Search and seizure. Urlawful possession intoxicating liquor. Unlawful possession intoxicating liquor.	Nol prossed.  Nol prossed.  60 days County jail.	\$100 and costs. \$50 and costs. \$100 and costs. \$100 and costs. \$100 and costs. \$100 & costs. \$100 & costs.
Thomas Shelvey Percy D. Sisk Frank N. Stevens Bartholomew Erasmo. Frank Fagone Bridget Flaherty. Peter Goulasarian Patrick J. Greene	Illegal transportation Unlawful possession intoxicating liquor. Unlawful possession intoxicating liquor. Unlawful possession intoxicating liquor. Unlawful possession intoxicating liquor. Unlawful possession intoxicating liquor. Unlawful possession intoxicating liquor. Unlawful possession intoxicating liquor. Unlawful possession intoxicating liquor.	Special docket.  Probation. Nol prossed. Nol prossed. Trial, verdict "Not guilty." Discharged. Nol prossed.	defaulted.) \$100 and costs. \$100 & costs. Bail
Agnes Hughes Albert Jenks Delia Jennings William Jones Gorden Larose Antonia Leo Thomas E. Malo.e	Unlawful possession intoxicating liquorIllegal transportation intoxicating liquor. Unlawful possession intoxicating liquor.	Nol prossed. Special docket. Not prossed.	defaulted. \$50 and costs \$100 and costs. \$100 and costs. \$100 and costs.

John H. McBrady	Unlawful possession intoxicating liquor	Special docket.	
John E. McGahey	Unlawful possession intoxicating liquor		\$100 and costs.
Annie Monino	Unia with possession intoxicating riquor		
	Unlawful possession intoxicating liquor		\$100 and costs.
Joseph Morrison	Unlawful possession intoxicating liquor	Nol prossed.	
Patrick J. Mulkern	Unlawful possession intoxicating liquor	Nol prossed.	
Norah O'Brion	Unlawful possession intoxicating liquor	Special docket.	
Frank Parent	Unlawful possession intoxicating liquor	Pending.	
Christian Ritter	Unlawful possession intoxicating liquor	rending.	\$100 and costs. (Bail
Childran Intelligi	Chiawith possession intoxicating hquot	• • • • • • • • • • • • • • • • • • • •	
O- Th	77 1 6 1 1 1 1 1 1 1		defaulted.)
Oren Ross	Unlawful possession intoxicating liquor		\$100 and costs.
Margaret J. Sullivan	Unlawfu possession intoxicating liquor		\$100 and costs.
John Thornton	Unlawful possession intoxicating iquor		\$100 and costs.
Ralph E. Timberlake	Unlawful possession intoxicating liquor		\$100 and costs.
Rosa Vacchino	Unlawful possession intoxicating liquor	Special docket.	Troo una cosos.
Samuel White	Unlawful possession intoxicating liquor	Special Golden	\$100 and costs.
Thoma A. Browning	Ontawith possession intoxicating inquo:		
W.14 II Decition 1	Nuisance		\$500 and costs.
Walter H. Buckland	Nuisance	<u> </u>	\$300 and costs.
James Cassidy and Joseph E. Hollywood	Nuisance	Nol prossed as to Cassidy. (Hollywood)	\$500 and costs.
William F. Fagan	Nuisance	Nol prossed.	-
Edward F. Feeney	Nuisance	Nol prossed.	
Frank E. Fickett	Nuisance	Nol prossed.	
Michael P. Foley and Fred C. Ross	Nuisance	Nol prossed.	
Patrick J. Green, Thomas Coleman and	Nuisance	Not prossed.	
Chairtian Dittan	37 1	D 1	
Christian Ritter	Nuisance	Pending.	
Patrick Halloran	Nuisance	Nol prossed.	
John Hanlon	Nuisance	Nol prossed.	
James P. Ingraham	Nuisance	Nol prossed.	
William Jones and Thomas A. Currier	Nuisance	Nol prossed as to Currier. (Jones)	\$200 and costs.
Daniel A. Kaler	Nuisance	Nol prossed.	<b>\$200 and costs</b>
Michael Kirke	Nuisance	Nol prossed.	
Ernest I. Littlejohn			
Trines I. Littlejohn.,	Nuisance	No bill.	
William H. Lowery	Nuisance	Nol prossed.	
John McBrady	Nuisance	Nol prossed.	
John E. McGahey	Nuisance	Nol prossed.	i
Thomas F. McGee	Nuisance	Nol prossed.	
William S. Wolfe	Unlawful possession intoxicating liquor	Nol prossed.	
William A. Holland	Nuisance	Pending.	
Fred Lemieux alias Ferdinand Lemieux	Nuisance	Special docket.	
Charles J. Linde and Edward J. La Rose			
There is Miline and Edward J. La Rose	Nuisance	Nol prossed.	
Thomas E. Malone	Nuisance	Pending.	
John McCarthy	Nuisance	Special docket,	
Fred E. Ross	Nuisance	Pending.	
Frank Scully alias Frank J. Scully	Nuisance	Pending.	
ohn P. Sullivan	Nuisance		\$500 and costs.
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ATTORNEY GENERAL'S REPORT.

# CUMBERLAND COUNTY-CONCLUDED.

NAME.	Crime.	Imprisonment, Etc.	Fines, ETC.
Thomas F. Carey John Foster John Girard Charles R. Noble Frank Ouellette William S. Wolfe	Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance Nuisance	No bill No bill. No bill. No bill.	
	FRANKLIN COUNTY.		
Roland H. Marsh Joseph Quinion, alias Joseph Jenness Freeman Clukey	Breaking, entering and larceny Breaking jail. Breaking jail.	Continued for judgment.  Nol prossed on payment of  Continued for judgment.	<b>\$</b> 100.
Frank Foster J. Fred Hough Roland H. Marsh	Larceny. Burning property to defraud insurers Larceny. Driving hand car on railroad track.	Continued for judgment.  Nol prossed on payment of costs taxed at Continued of judgment.	<b>\$</b> 200.
Harry Rowe, et als _emuel B. Hodgkins William J. Cushing. William J. Cushing. William J. Cushing.	Cruelty to horse. Breaking, entering and larceny. Placing obstruction on railroad track. Placing obstruction on railroad track.	Continued for judgment. Nol prossed on payment of costs taxed at Nol prossed. Ten years State prison. Nol prossed.	\$15.00.
William Nichols Henry Jackman Amato Demarco Henry Jackman	Rape Rape Murder Assault and battery	Eighteen months County jail Four years State prison. Eleven months and labor County jail. Nol prossed.	
John McDougall. Lemuel B. Hodgkins, Applt Thomas Kelley George A. Staples, Applt	Assault and battery. Cruelty to horse. Assault and battery. Search and seizure		<b>#10</b>
Castango Grinaldi, Appl Norris J. Hackett, Applt Benjamin F. Taylor Joseph Allain and Guida Lovejoy alias Guida	Search and seizure. Cruelty to horse.	Nol prossed on payment of costs taxed at Fine and costs	\$12 . \$50. \$124.31.
Searles	Fornication. Forgery	Continued to sentence. Fine and costs	<b>\$</b> 22.

Ralph E. HowardOrie E. Dow	Breaking and entering and larceny	Filed, plea guilty.	
Orie E. Dow	Forgery	Filed, plea guilty.	
Ellery H. Luce	Larceny	Continued for sentence.	
Arthur E. Dustins	Assault and battery	Fine and costs	\$20.00.
Bernard Fitzgerald Bernard Fitzgerald	Breaking, entering and larceny	Filed, plea guilty.	
Bernard Fitzgerald	Interference with an officer	Fine	<b>\$</b> 500.
Inhabitants of Temple	Defective highway	Fine	<b>\$</b> 400.
Clifford C. Pillsbury	Common seller	Fine and costs	\$125.
Pierre Chicoine alias Peter Chicoine	Liquor nuisance	30 days county jail, fine and costs	\$137.33.
Orrin A. Grant and Sadie M. Burbank			
		Filed.	

# HANCOCK COUNTY.

HANGOUR COUNTY.			
John I. Frederick	Forgery, 4 indictments	Not apprehended.	
Harry Graves	Arson, 2 indictments	Filed.	
John J. McDonald	Single sale and common seller	Filed.	
Edward L. Callahan	Common seller and common nuisance	Filed.	
Edward L. Callahan	Common seller		
Gabriel McIsaac	Common seller and common nuisance	Filed.	
Edward McFarland, Applt	Drunkenness	Nol prossed.	
Lydia Walls, Applt	Assault	Nol prossed payment costs	\$10.00.
Jacob Altman	Larcenv		<b>\$10.00.</b>
Alden V. Carter	Assault and hattery		
Frank L. Green	Common seller	Filed.	
Thomas Kimball	Common seller		
G. J. Moran	Common seller	Filed.	
James Farley, Applt	Drunk/nness	Nol prossed payment costs	<b>\$</b> 6.90.
John Crowell	Manslaughter	2 years State prison	\$Q.90.
Antonio Grava	Refusing to support wife	Ordered to pay \$6 per week for one year.	
Arthur Huntley		3 months in county jail.	
	Forgery		
Harris Leavitt		2 years insane department State prison.	
John William Smith.	Breaking, entering and larceny	3 months county jail. Filed.	
Harris Leavitt	Breaking, entering and larceny		
Jennie Card	Common seller	30 days County jail. Suspended.	
Jennie Card	Single sale.	Continued.	
Warren Googin	Single sale	30 days County jail. Suspended.	
Michael McCauley			
J. A. Sherrard	Common seller	Not apprehended.	
Arthur Hunton	Common seller	Defaulted scire facias issued.	
Thomas Landus	Common seller	Defaulted scire facias issued.	
S. L. Treat	Comn on seller		
E. G. Grob			
Edwin Goodwin	Murder	Life sentence State prison.	l

#### HANCOCK COUNTY-Concluded.

Name.	Crime.	Imprisonment, Etc.	FINES, ETC.
George Lambert David Lovell and Arthur Graves Hattie Pettee Walter Mehan Harry Pio Applt Thomas Shehan, Applt Arthur Hunton Lester P. Carter, Applt	Arson Breaking and entering Breaking and entering Common seller Search and seizure Search and seizure Common seller Violation of automobile ordinance	Continued.	\$20.00 and costs. To- tal \$28.24
E. S. Clark, Applt	Violation of automobile ordinance		\$15.00 and costs. To- tal \$27.66.
E. M. Lawrence, Applt	Violation of automobile ordinance	Violation automobile ordinance	Nol prossed. \$20.00 and costs. To- tal \$29.06 Nol pros.
Sabra A. Lunt, Applt	Danger of falling into habits of vice Violation of automobile ordinance		\$20.00 and costs. To-
C. C. Morrison, Jr., Applt E. J. Morrison, Applt David Austin A. J. Fuller A. J. Fuller Edward J. Geaghan Joseph Gray. E. G. Grob. D. A. Herlihy Thomas H. Landers Thomas H. Landers Thomas H. Landers Charles E. Lindall Michael McCauley Henry Ryder. George Wescott John Haines, Applt	Violation of automobile ordinance Violation of automobile ordinance Common seller Practicing medicine without license Practicing medicine without license Common seller Failure to support wife Common seller Common seller Common seller Sirgle sale Manager of immoral dance Manager of immoral dance Common seller Common seller Common seller Common seller Common seller Common seller Common seller Common seller Common seller Common seller Common seller	Not apprehended.	tal \$28.34.

# ATTORNEY GENERAL'S REPORT.

# KENNEBEC COUNTY.

John Campbell Harry Stowe H. E. Katz.	Breaking, entering and larceny. Breaking, entering and larceny. Forgery.	10 months in jail at labor. Verdict not guilty. Prosecution and sentence deferred. Scire facias.	
Harry D. Simpson Fred A. Hinckley Fred A. Hinckley G. W. Bigelow alias Gardener W. Bigelow	Cheating by false pretenses. Cheating by false pretenses Cheating by false pretenses. Common nuisance.	Continued. 6 months in jail at labor. On probation. Fine and costs or 4 months in jail	Paid fine \$200. Costs
Henry Talberth. Harry Lucy, Aplt. Arthur P. Morgett, Aplt. Bert Yeaton, Aplt. Ivers G. Harrington, Aplt. Harry A. Jones, Aplt. Frank Vashon, Aplt.	Common nuisance Vagrancy Vagrancy Vagrancy Intoxication Search and seizure Intoxication	On file on payment of costs.  Dismissed. 60 days in jail at labor. 60 days in jail at labor. On probation. On file on payment of costs. Scire facias.	Paid costs \$50. Paid fine and costs
Ernest Thurber, Aplt Francis A. Vannah alias Frank Vannah Arthur Fortier. Sanford W. Pratt. Charles H. Douglass alias C. H. Douglass	Illegal keeping of intoxicating liquors. Murder. Forgery. Cheating by false pretenses. Common nuisance.	Nol prossed. Pending. On probation. Scire facias. Fine and costs or 10 months on jail	\$14.48.  Paid fine \$800. Costs
George L. Gleason	Common nuisance	Fine and costs or 4 months in jail	\$25. Paid fine \$200. Costs \$25.
Thomas Boucher alias Tom BusheyGrace Bird	Common nuisance	Continued. Fine and costs or 4 months in jail	Paid fine \$200. Costs \$25.
W. H. Feltis. Ernest Mathieu. Frank Ronco. Joseph Ferland.	Common nuisance Illegal keeping of intoxicating liquors Common nuisance Common nuisance	Fine and costs or 10 months in jail On file. Fine and costs or 4 months in jail Fine and costs or 10 months in jail	Went to jail.  Jail.  Paid fine \$500. Costs
Herbert Dickinson	Common nuisance	Fine and costs or 4 months in jail	\$25. Paid fine \$200. Costs
William Howard alias W. Howard	Common nuisance	Fine and costs or 10 months in jail	\$25. Paid fine \$800. Costs
Frank A. MorseAndrew J. Buker alias C. J. Buker	Common nuisance	Fine and costs or 4 months in jail Fine and costs or 4 months in jail	\$25. Jail. Paid fine \$200. Costs \$25.
Thomas Boucher, Aplt. Albert B. Meservey, Aplt. Philip Gibson.	Search and seizure	Continued. Sine and costs or 3 months in jail	Jail.

# KENNEBEC COUNTY-CONTINUED.

Name.	Crime.	IMPRISONMENT, ETC.	Fines, Etc.
Fred Britt, Aplt Blanche Marston, Aplt George I. Gleason, Aplt Grace Bird, Aplt Ira E. Butler, Aplt Ira E. Butler, Aplt Ernest Mathieu Frank Vashon Joseph Nadeau, Jr Frank Ronco, Aplt Charles H. Simpson and Joseph Bourque, Aplt Joseph Bourque and Charles H. Simpson, Aplt Charles H. Simpson, Aplt Joseph Bourque, Aplt Joseph Bourque, Aplt	Intoxication Idle and disorderly Search and seizure Search and seizure Search and seizure Illegal keeping of intoxicating liquors Illegal keeping of intoxicating liquors Illegal keeping of intoxicating liquors Affray Affray Illegal keeping of intoxicating liquors Illegal fishing Illegal fishing Illegal fishing Illegal fishing	90 days in jail and costs. On probation on payment of costs, On file on payment of costs. On file on payment of costs. On file on payment of costs. On file, On file, On file, On file, On file, On fole, On file, On probation on payment of costs. 30 days in jail and costs \$10 On file on payment of costs. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	\$10. Paid costs \$10. Paid costs \$25. Paid costs \$25. Paid costs \$25. Paid costs \$10. Jail. Paid costs \$25.
William Lewis and Alton Buzzee alias Wm. Hayes Charles E. Sturgis and Alden Sturgis. Charles E. Sturgis.	Larceny Illegal transportation of intoxicating liquors Illegal transportation of intoxicating liquors	,	Paid fine \$100. Costs \$25. Paid fine \$100. Costs
Joseph Vigue Edward Page George B. Lashus Ella Stuart and Daisy Harris Alton Bickford and Robert A. Packard alias	Larceny. Embezzlement Larceny. Robbery	12 months in jail. Not apprehended. State prison (4-2 years). Continued.	<b>\$</b> 25.
Joseph J. Begin. Francis A. Vannah alias Frank Vannah. J. E. Bellows alias Ed Bellows. Peter Fortier	Breaking, entering and larceny. Breaking, entering and larceny. Assault with intent to kill Adultery. Common nuisance,	On probation. 6 months in jail at labor. Continued. Continued. Fine and costs or 4 months in jail	Paid fine \$200. Costs
Esteban Higuera. Louis Salem. F. S. Griffin  Joseph Ferland	Common nuisance. Common nuisance. Common nuisance.	Continued. Fine and costs or 4 months in jail	\$25.  Paid fine \$200. Costs \$25.

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W. B. Donovan	Common nuisance	Fine and costs or 4 months in jail	Paid fine \$200. (	Costs
O. D. Butler	Common nuisance	Nol prossed.	<b>\$20.</b>	
Wing	Common nuisance	Bennette, fine and costs or 4 months in jail. Monfort and Wing, on file	Paid fine \$200. (	Costs
George Boucher, Aplt Herbert P. Yeaton, Aplt Estebon Higuera, Aplt	Search and seizure	Nol prossed. Verdict for defendant.		
Oscar Johnson, Aplt	Illegal possession of intoxicating liquors	Fine and costs or 60 days in jail to fol- low No. 99.		<b>~</b>
Charles E. Sturgis, Aplt	Illegal possession of intoxicating liquors	Fine and costs or 60 days in jail	Paid fine \$100. (	Costs I
Charles E. Sturgis, Aplt	Illegal possession of intoxicating liquors	Fine and costs or 60 days in jail	Paid fine \$100. (	Costs TTORN
Charles E. Sturgis, Aplt Jim Totos	Illegal possession of intoxicating liquors Search and seizure	On file Fine and costs and 60 days in jail. Continued.	<b>\$20</b> .	NEY
Oscar Johnson, Aplt	Illegal possession of intoxicating liquors Search and seizure	Fine and costs and 60 days in jail.  Fine and costs or 60 days in jail	Paid fine \$100. C	Costs 🛱
John C. Chamberlain, Aplt	Search and seizure	Fine and costs or 30 days in jail	\$31.62. Paid fine \$100. C	Costs E
Joseph Blanchette, Aplt Edward Vigue, Aplt	Assault and battery	On file on payment of costs	\$25. Paid costs \$25.	NERAL'S
	YINOY GOVERN			-
	KNOX COUNTY.			ŒP
James Sidelinger	Malicious trespass	Nol prossed.		REPORT
William Grant	Search and seizure	Nol prossed. Nol prossed.		Τ.
Allen Welch	Larceny	3 months jail sentence suspended. 3 months jail sentence suspended.		
G. Frank Miller	Assault and batteryNuisance.	Nol prossed.		
James KennedyFrank Freeman	Larceny	3 months jail. 6 months jail sentence suspended.		
William Grant Tony Koloon.	Nuisance	2 months jail	\$150.	
John Bushey Fred A. Lynde	Nuisance. Nuisance	Nol prossed.		
		-		45

# KNOX COUNTY-Concluded.

Name.	CRIME,	IMPRISONMENT, ETC.	Fines, Etc
Joseph R. Walker L. L. Tyler William Bragg George York Edward Murphy Clinton J. Hamilton Clarence Curtis Joseph Pray John Ross John Pearson Forrest Messenger Lester Allen Fred M. Blackington Hyman Dondis Hyman Dondis	Nuisance. Nuisance. Nuisance. Nuisance. Nuisance. Nuisance. Disorderly house. Murder. Nuisance. Search and seizure. Breaking, entering and larceny. Breaking, entering and larceny. Larceny. Larceny. Blackmail Perjury. Nuisance.	2 months jail	\$150. \$150. \$150.
Hyman Dondis Josephine Felton Chas. Brown Galen A. Mears. Philip M: rks Philip Marks	Nuisance. Assault and battery. Intoxication Forgery Search and seizure. Search and seizure.	Nol prossed. Nol prossed.	
Nicholas Solides Rosy Cady Mary Cody Peter Paine Max Fingold George Visco Tony Koloon Maud Goodwin Owen B. Long Edward Russell Leon Watts Leon Watts Leon Watts Leon Watts Leon Watts Leon Watts Leon Watts Leon Watts Leon Watts Leon Watts Leon Watts	Gambling Gambling Gambling Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Assault and battery Allowing girl under 16 in house of ill fame Conspiracy Conspiracy House of ill fame	Quashed. Quashed. Nol prossed. Nol prossed. Continued under laws 1913. Continued. Filed. Filed. 10 months iail.	

Morris Pollock	Unlawful possession liquor.		!
Clara Robinson	House of ill fame	8 months jail.	
Herbert A. Fuller	Cruelty to animals	O mismano juni.	
Joseph Henry Peters	Larceny.		
Percy Higgins	Larceny.		
Owen B. Long.	Nuisance.		
Sue Thompson.	Nuisance	Nol prossed.	
Peter Paino	Nuisance	Nol prossed.	
James Dow	Nuisance	2 months jail	<b>\$</b> 100.
Sadie McGraw	Nuisance	<u> </u>	<b>\$1</b> 00.
Clara Kelley	Nuisance	Nol prossed.	
Fred W. Trowbridge	Nuisance	30 days jail	<b>\$</b> 200.
Chandler G. Brackett	Nuisance	Fired.	
William Snyder	Nuisance		
Maggie Brown	Nuisance		
Rosy Cody	Nuisance	2 months jail	<b>\$</b> 100.
Theresa Neary	Nuisance	2 months jail.	<b>\$100</b> .
Adelaide Prince	Nuisance	Filed.	
Charles Neary.	Nuisance	rneu.	
Mary Cody	Nuisance	2 months jail	<b>\$</b> 200.
William Bragg	Nuisance	2 months jail	
		2 months jail	<b>\$200</b> .
James Simonton	· Nuisance	Filed.	
Pasquale D. Amiello	Nuisance	Not guilty.	
Leroy_Fields	Trespass	Nol prossed.	
Fred Brown	Contempt of court	60 days jail.	
Hazel Brown	Contempt of court	30 days jail.	
	•		
	LINCOLN COUNTY.		
Ulrich Smuder	Single sale	1	\$50 costs \$12.
Benjamin F. Jewett	Liquor nuisance		\$100 costs \$10.
Clarence Marin, Appellant	Single sale	Complaint quashed.	<b>4100 00000 410.</b>
Raymond Genther, Appellant	Assault	Suspended. Filed.	
Horace Ransom, Appellant	Assault	Suspended. Filed.	
Millard Quinn, Appellant	Assault	Nol prossed on payment	\$30 costs.
Benjamin F. Jewett	Common seller	Continued for sentence. Filed.	poo costs.
Benjamin F. Jewett	Single sale	Continued for sentence. Filed.	
Denjamin F. Jewett	Single sale		
Benjamin F. Jewett	Single sale.	Continued for sentence. Filed.	
E. Lewis Welch	Carnal knowledge of female child 14 to 16		
	years of age		\$100 or 4 months.
Willie A. Davis, Appellant	Search and seizure	Continued for sentence. Filed.	ŀ
James A. Duane, Appellant	Search and seizure	Nol prossed by order of court.	
Clarence M. Hall, Appellant	Assault	Complaint dismissed.	-
Geo. O'Donnell	Largeny	Continued for sentence. Filed.	
Willie A. Davis	Single sale	Continued for sentence. Filed.	
Willie A. Davis			\$140 or 60 days.
		,	. v or oo days.

# OXFORD COUNTY.

Name.	Crime.	Imprisonment, Etc.	FINES, ETC.
Harlie Collins and Alice Dwyer	Lascivious behavior	Nol prossed. Nol prossed.	
Vital Ferland, Applt	Keeping and depositing intoxicating liquor Keeping and depositing intoxicating liquor	********************************	\$100 fine and costs.
James Coliendo, Applt Loring Gordon	Keeping and depositing intoxicating liquor		\$115 fine and costs.
Octave Lapointe	Single sale		200 6
Abe Cohen. E. D. Lufkin	Illegal transportation	<u></u>	\$115 fine and costs. \$60 fine and costs. \$115 fine and costs.
Siro Popir	Single sale	30 days jail. 6 months jail.	
Toni Drayonis	Cheating false pretenses	90 days iail. 60 days iail.	
James Watts John Watts	Nuisance Nuisance	9 months jail. Nol prossed.	
James Colicudo	Nuisance	90 days jail. Nol prossed.	
Joseph Lieman Stanislaw Donkus	NuisanceFelonious assault	4 months jail. 8 months jail.	
Octave Lapointe	Common seller Single sale	227	\$125 fine and cost. \$60 fine and cost.
Fred G. Newlon Fred G. Newlon	Felonious assaultFelonious assault	Nol prossed. Nol prossed.	\$60 fine and cost.
Fred G. Newlon	Felonious assault	Nol prossed. Ordered returned	
Ernest Merchant	NuisanceIllegal keeping of sporting camp	Nol prossed.	
John Storris, Applt. Peter S. Morrill.	Single saleSingle sale	60 days in jail.	\$77.02 fine & costs.
Ben Tunkus. Ripley Knox	Assault and battery	30 days in jail.	\$14.53 fine and costs. \$114.15 fine & costs.
Loren M. Norton Warren Cook Albert A. Lufkin	Keeping and depositing intoxicating liquors	Nol prossed.	pil4.15 line & costs.
Albert A. Lufkin.  John Gillin.	Larceny. Larceny. Common seller.	Nol prossed. Nol prossed. Nol prossed.	

	Ernest Lemay	Nuisance Nuisance Breaking and entering	Nol prossed. Nol prossed. Nol prossed.		
	James Carney	Contempt	Nol prossed.		
	Emmanuel Cummings alias Viens, Applt	Illegal transportation intoxicating liquors.	Sentence affirmed. \$200 cost. Bail def.		
4	Emmanuel Cummings alias Viens, Applt	Illegal possession intoxicating liquor	Sentence affirmed. \$200 cash. Bail def.		
	Emmanuel Cummings alias Viens, Applt.	Search and seizure intoxicating liquors	Nol prossed.		
	Harry Davis, Applt	Assault and battery	Nol prossed.	•	
	Thomas R. Giles, Applt	Nuisance		\$68.81 fine and costs.	
	Willis Ladd	Nuisance Keeping and depositing intoxicating liquor	4 months in jail.		
	Carey E. Leavitt	Mancious trespass	Not prossed.		
	Ben Pensiero, Applt	Keeping and depositing intoxicating liquor	Nol prossed on payment of	\$50 costs,	>
	Peter Perry, Appt	Keeping and depositing intoxicating liquor	4 months.		
	Leon Norton	Keeping and depositing intoxicating liquor	4 months.		Ć
	Nicholas Clements	Keeping and depositing intoxicating liquor	Nol prossed on payment of	50 costs.	×
	Vital Ferland, Applt	Keeping and depositing intoxicating liquor	60 days in jail.		2
	Peter Morrill	Keeping and depositing intoxicating liquor		\$102 fine and costs.	(I
	Dannie McCofferty	Keeping and depositing intoxicating liquor		<b>\$</b> 106.30.	×
	Pasquale Rossi	Keeping and depositing intoxicating liquor		<b>\$</b> 100.	_
	Harry Provost	Forgery	6 months.		9
	Theo Christopher and Chas. Thomas	Malicious mischief		\$50 fine and costs.	6
	Steve Pelwsiski				-
	Hector A. Bouffard	Forgery Issuing false checks	9 months.		듔
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	Walter A. Harrison	Breaking and entering night time	1 to 2 years.		۲
		Breaking and entering night time	to 3 years.		U.
	George Blair	Breaking and entering night time	1 to 4 years.		
	Tony Simon	Burning buildings to defraud	1 to 4 years. 30 days.		×
	Alex Youngkoukis.	Assaulting officer	30 days.		Ξ
	Emmanuel Cummings alias Viens	Illegal possession intoxicating liquor	Nol prossed.		ح
	Emmanuel Cummings alias Viens	Illegal transportation intoxicating liquor	Nol prossed.		×
	Laura Cummings alias Viens	Illegal transportation intoxicating liquor	Noi prossed.	\$100.	$\rightarrow$
	Loring Gonlon, et al.	Illegal transportation	Nol prossed.	φ100.	•
	George G. Brown		Nol prossed.	•	
	George G. Brown	Single sale	Nol prossed.		
	George G. Brown			\$200.	
	Louis Cohen	Common seller		\$210.	
	Edmund R. Brown	Common seller		\$110.	
	Joseph Paradis	Common seller		<b>\$</b> 210.	
	Peter Perry and Leon M. Norton	Common seller	30 days each		
	Jonas Lobiskios	Common seller	Nol prossed on payment of	\$50 costs.	
	Vitol Ferland	Nuisance	60 days.		
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#### PENOBSCOT COUNTY.

NAME.	CRIME.	Imprisonment, Etc.	FINES, ETC.
Foster Ames	Unlawfully killing deerUnlawfully killing deer.	Nol prossed upon payment of costs	\$51.86 fine & costs pd. \$14.94.
Silas Smith. Timothy Wombolt	Intoxication	30 days county jail.	\$115.30 fine and costs
Adelbert McGowey	Intoxication	Continued open	paid. \$10.97 fine & costs pd.
J. Frank Boyd. Leotte N. Bryant.	Violations of Pure Food Law	Continued. Warrant quashed. Defective.	<b>,</b>
Rainardo Butera	Assault and battery.	Nol prossed complaint out of state.	   \$10.72 fine & costs pd.
John Conway	Intoxication Intoxication	Plead guilty. Continued. Special docket.	
Thomas Cox	Intoxication Search and seizure	Nol prossed respondent in insane asylum Sixty days County jail	\$111.30 fine & costs.
John Flaherty George Floros	TrampsViolation of Pure Food Law	Continued.	
Nicholas Floros. Essie Herman	Violation of Pure Food Law	Continued. Continued.	\$6.79 for \$ page and
John Hughes John Kelley Hattie Kimball	Intoxication Intoxication Assault and battery	Forty days County jail.	\$6.72 fine & costs pd. \$26.88 fine & costs pd.
William Kimball	Intoxication		\$26.88 fine and costs paid.
Patrick LaffeyPaul G. Martin	Intoxication	Continued	\$14.47 fine & costs pd.
John McDonald Frank McManus.	Intoxication Intoxication	Defaulted.	\$8.72 fine & costs pd.
Daniel O. Cannan	Search and seizure		\$109.80 fine & costs or 60 days.
Mary Parento	Soliciting men to commit forrication Illegally maintaining stable	Warrant quashed. Defective.	20 000
Alexander Sevay	Search and seizure		\$110.78 fine & costs & 60 or 60.
Cost Vafiades	Violating Pure Food Law	Continued. Give bond to keep peace in the sum of	
		\$1000.00	\$26.92 costs. Paid.

ATTORNEY
GENERAL'S
REPORT.

C. C. Bishop	Search and seizure	Sixty days in county jail and	\$107.01 fine & costs.
C. C. Bishop	Search and seizure	Sixty days in county jail and	\$108.31 fine & costs.
Fethersen H. Bishop	Assault and battery		\$8.83 fine & costs pd.
James Caruso	Search and seizure	Sixty days in County jail	\$113. fine & costs.
James Caruso	Search and seizure	Plea guilty. Special docket.	-
Fred Doane	Search and seizure	Continued.	
Edward M. Dysart	Assault and battery	Nol prossed. Complaint out of state.	
Fred Fuller	Intoxication	Special docket.	
Joseph Grover.	Search and seizure	Continued.	
William G. Horten	Assault and battery.		\$33.81 fine & costs pd.
George A. Russell.	Search and seizure.	Warrant defective. Quashed.	voo.cr mie a costs pa-
George A. Russell.	Search and seizure.	······································	\$110.97 fine & costs
Goorge II. Avadour.	bouton and boiletter.		paid.
Alonzo Doughty	Intoxication		\$8.97 fine & costs pd.
Charles Clark	Intoxication	Defaulted.	wo.or mie de costs pu-
George W. Barker.	Larceny	Two years State prison.	
Walter E. Batchelder.	Burning a building	Five to ten years State prison.	
Walter E. Batchelder	Burning a building	Plea guilty. Special docket.	
Walter E. Batchelder	Burning a building	Plea guilty. Special docket.	·
Walter E. Batchelder			
	Arson	Plea guilty. Special docket.	
Walter E. Batchelder	Larceny	Nol prossed.	
Allie Bertrand	Forgery	Special docket.	
John Bolduc	Forgery	Two years State prison.	
James E. Garfield Burgett	Malicious mischief	Five months County jail.	
James E. Garfield Burgett	Malicious mischief	Plea guilty. Special docket.	
Annie Burns	Common nuisance	Plea guilty. Special docket.	
James Cannon	Murder	Life Imprisonment.	
Raymond Coolong	Larceny	Nol prossed.	
Noah Cyrway	Forgery	Ten months County jail.	
Annie Edminister	Adultery	Nol prossed.	
Delbert Pomery	Adultery	Nol prossed.	
Augustus Fitzgerald	Larceny from the person	Defaulted.	
Eugene Goodell	Larceny	Plea nolo contendere. Special docket.	
Frank Gray	Larceny	Continued.	
David Leslie Inman	Compoundlarceny	Eighteen months State prison.	
Joseph Vashon	Assault with intent to ravish	Three years State prison.	
Charles McCullough	Larceny from the person	Eighteen months State prison.	
Fred McGurk	Larceny	Four months County jail.	
Albert Miller	Larceny from the person	Verdict not guilty.	
Fred O. Morrill	Assault with intent to ravish	Verdict not guilty.	
Frank L. Peavey	Nuisance	Ordered by court to abate nuisance	\$1.00 fine. Paid.
Dennis Pelkev	Malicious mischief	Sixty days County jail.	
Walter J. Savage	Forgery	Plea nolo contendere. Special docket.	
Charles Smith	Murder		
Frank A. Smith.			
Plank A. Dillion		wieder Ottomo Country late.	1

Name.	Crime.	Imprisonment, Etc.	FINES, ETC.
Stanley Tapley Napoleon Trembley Napoleon Trembley William Warren Myrtle White Andrew Wilson Frank A. Witham Harry D. Wood	Larceny. Malicious mischief. Malicious mischief. Attempting to cheat by false pretenses. Larceny. Forgery. Compound larceny. Illegally having obscene pictures in his pos-	Nol prossed. Plea guilty. Probation officer. Plea guilty. Probation officer. Plea guilty. Continued. Verdict not guilty. Three months County jail. One year County jail.	
Camille Aucoin	session Liquor nuisance	Plea guilty. Probation officer.	\$110.00 fine & costs. Paid.
Paul Aucoin Willis G. Baker. Joseph Beaulieu, Sr.	Liquor nuisance Liquor nuisance Liquor nuisance	Plea guilty. Special docket. Continued.	\$215.00 fine & costs.
Joseph P. Beaulieu	Liquor nuisance		\$110.00 fine & costs.
William Bernier. Charles C. Bishop. King Bishop. Eugene Boucher	Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance		\$214.02 fine & costs. \$115.00 fine & costs. Paid.
Odilon Boudreau	Liquor nuisance		\$215.00 fine & costs. Paid.
Leon Boynton George E. Brewster Edward L. Buck James E. Buckley Leo. J. Buckley.	Liquor nuisance. Liquor nuisance. Liquor nuisance Liquor nuisance. Liquor nuisance.	Continued. Continued. Continued. Continued.	\$115.00 fine & costs.
John T. Burke	Liquor nuisance		Paid. \$110.00 fine & costs.
Horace M. Burnham	Liquor nuisance	Continued.	Paid. \$215.00 fine & costs. Paid.

•			
Hiram J. Burr	Liquor nuisance		\$215.00 fine and costs. Paid.
Fred O. Cannley	Liquor nuisance		\$115.00 fine & costs. Paid.
Clarence E. Alden	Liquor nuisance. Liquor nuisance. Liquor nuisance.	Nol prossed. Careso four months County jail. Gileoti Plea guilty. Continued for sentence.	\$11500 fine and costs Paid.
Victor Chaison	Liquor nuisance	Treat guilty. Constituted for solivenees.	\$215.00 fine and costs. Paid.
Adelbert Chandler	Liquor nuisance		\$215.00 fine & costs.
Delmont M. Cleveland	Liquor nuisance		Paid. \$215.00 fine & costs. Paid.
Joseph E. Cluett	Liquor nuisanceLiquor nuisance	Plea guilty. Special docket.	raid.
Solomon Cohen	Liquor nuisance	Continued.  Continued.  Nol prossed. Respondent dead.	\$115 fine & costs.Pd.
Samuel D. Crocker and Joseph A. Heald Alfred G. Curtis Frank H. Tupper	Liquor nuisance	Continued. Continued.	allo nne & costs.i u.
Charles L. Dakin	Liquor nuisance		\$215 fine & costs. Pd.
John E. Daley	Liquor nuisance Liquor nuisance Liquor nuisance	Continued. Continued.	\$215 fine & costs. Fu.
William G. Davis	Liquor nuisance		\$115 fine & costs. Pd. \$215 fine & costs. Pd.
Israel B. Dean Angelo Di John	Liquor nuisance Liquor nuisance Liquor nuisance	Six months county jail. Dismissed.	\$115 fine & costs. Pd.
Muscane Dominic	Liquor nuisance	Three months county jail	\$214.02 fine & costs. Paid.
Fabien DumandFrank W. Durgin	Liquor nuisanceLiquor nuisance	Continued.	\$215 fine & costs. Pd. \$215 fine & costs. Pd.
John English Andrew Erickson George Estes	Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance	Plea guilty. Special docket.	\$115 fine & costs. Pd.
John L. Ferguson Henry S. Field.	Liquor nuisance	Continued. Continued.	
William FisherWilliam Fisher	Liquor nuisance	Plea guilty. Special docket. Continued.	tors con and and DJ
J. Edward Foley	Liquor nuisance	I,	\$215 fines and cost.Pd

Name.	CRIME.	Imprisonment, Etc.	FINES, ETC.
John F. Foley, Jr	Liquor nuisance	Three months county jail	\$204.42 fine and costs.
John D. Foley	Liquor nuisance	<u></u>	\$215 fine & costs. Pd.
Charles A. Fowler	Liquor nuisanceLiquor nuisance	Continued.	
John P. Frawley	Liquor nuisance	Continued.	
Maurice P. Gallagher	Liquor nuisance	44	\$215. fine & costs.Pd.
Samuel Gensberg	Liquor nuisance	Plea guilty. Special docket. Continued.	
James A. Givren	Liquor nuisance		\$215 fine & costs. Pd.
Frank J. Golden	Liquor nuisance	Continued.	
Emanuel Goldstein	Liquor nuisance	Continued.	\$215 fine & costs. Fd.
William Goodson	Liquor nuisanceLiquor nuisance	Continued.	\$215 file & costs. Fu.
Mitchell Gendreau	Liquor nuisance		\$215 fine & costs. Pd.
Oscar GrayFred T. Hall	Liquor nuisance	Continued.	\$115 fine & costs. Pd.
Roscoe Harding.	Liquor nuisance	Continued.	
Essie M. Harmon	Liquor nuisance	Continued.	
Michael J. Hennessey	Liquor nuisance		
John C. Herlihy	Liquor nuisance	Four months County jail	
	•		Paid.
Solomon Hikel alias John	Liquor nuisance		\$215.35 fine costs.
George W. Huston	Liquor nuisanceLiquor nuisance		\$115 fine & costs. Pd. \$215 fine & costs. Pd.
William Ivers	Liquor nuisance	Plea guilty, special docket.	1
William Jewers	Liquor nuisance	0 4	
Loius Jam	Liquor nuisance	Continued.	
Frederick Johnson	Liquor nuisance	Continued.	\$115 fine & costs. Pd.
Michael C. Kenaley	Liquor nuisance	Nol prossed.	
Michael A. Kane	Liquor nuisance		
Michael J. Kelley	Liquor nuisance		\$115 fine & costs. Pd.
John F. Kennedy	Liquor nuisance	Continued.	

William A. Keith George H. King. William H. King. Cornelius Kirkpatrick George H. Kratzenberg. Frank T. Langay Frank T. Langay Frank Losier John McAlary. Thomas P. McAleon James J. McCann James J. McCann Lugene McCarthy Dennis McGuire. James McGuire. James McGuire. William McGuire William McGuire Edward F. McHugh. Michael D. McInnes. Archibald J. McIntyre Augustus I. McIntyre Augustus I. McIntyre Augustus I. McIntyre Pope D. McKinnon Pope D. McKinnon Patrick H. McNamara Prederick J. Maher Mike Manzo Bisbee B. Merrill Charles H. Milan Frank Miller John E. Mitchell.	Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance	Plea guilty. Continued for sentence.  Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued.	\$215 fine & costs. Pd.  \$215 fine & costs. Pd.  \$215 fine & costs. Pd.  \$115 fine & costs. Pd.  \$215 fine & costs. Pd.  \$310 fine & costs. Pd.  \$110 fine & costs. Pd.  \$115 fine & costs. Pd.  \$115 fine & costs. Pd.  \$116 fine & costs. Pd.  \$117 fine & costs. Pd.  \$118 fine & costs. Pd.  \$119 fine & costs. Pd.  \$215 fine & costs. Pd.  \$215 fine & costs. Pd.  \$215 fine & costs. Pd.	ATTORNEY GENERAL'S REPORT.
	Liquor nuisance. Liquor nuisance. Liquor nuisance.	Continued.	\$107.50 fine & costs. Paid.	RT.
James W. Cratty.  Peter Morrell. John F. Moroe. W. Clement Mutty Charles F. Nichols Samuel O'Connor James Pass Fred Pebeso.	Liquor nuisance.  Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance	Continued. Continued. Continued. Continued. Continued.	\$107.50 fine & costs. Paid. \$115 fine & costs. Pd. \$115 fine & costs. Pd. \$215 fine & costs. Pd.	٥٦
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TABLE B—Continued.

NAME.	Crime.	IMPRISONMENT, ETC.	Fines, ETC.
Augustus G. Peno	Liquor nuisance		\$215 fine & costs. Pd.
Charles W. Perry	Liquor nuisance	Continued.	<b>42</b> 10 110 0 00000 1
Henry R. Priest	Liquor nuisance	Continued.	
oseph Rich	Liquor nuisance		\$215 fine & costs. Pd
Elie Richard	Liquor nuisance		\$110 fine & costs. Pd
Fred Roberts	Liquor nuisance	Continued.	
Frank G. Rogers	Liquor nuisance	Continued.	
Nicholas Rogers	Liquor nuisance	Continued.	
acob M. Ross	Liquor nuisance	• • • • • • • • • • • • • • • • • • • •	\$215 fine & costs. Pd
Joseph Sainden	Liquor nuisance		\$215 fine & costs. Pd
John Saliem	Liquor nuisance	<u> </u>	\$215 fine & costs. Pd
Alexander Seway	Liquor nuisance	Continued.	
Theodore G. Seymour	Liquor nuisance	Continued.	
ohn J. Shannon	Liquor nuisance	Plea guilty. Special docket.	**** * * * * * * * * * * * * * * * * *
Patrick H. Shea	Liquor nuisance	<u></u>	\$215 fine & costs. Pd
Frank Small	Liquor nuisance	Continued.	
William T. Springall	Liquor nuisance	Continued.	
William H. Stacey	Liquor nuisance	Continued.	
Roger Staples	Liquor nuisance	Plea guilty. Special docket.	\$115 fine & costs. Pd
George St. Louis	Liquor nuisance		\$115 fine & costs. Pd
Fred Succie	Liquor nuisanceLiquor nuisance	Continued.	\$215 nne & costs. Fu
Caldwell Sweet		Continued.	
Edmund Tardif	Liquor nuisanceLiquor nuisance	Continued.	
M. A. Thomas	Liquor nuisance	Continued.	
Hugh F. Thompson	Liquor nuisance	Continued.	
Allen W. Tibbetts.	Liquor nuisance	Continued.	\$115 fine & costs. Pd
John W. Toole	Liquor nuisance	Continued.	TITO HILE & COSES. I U
Patrick W. Towle	Liquor nuisance	Continued:	\$115 fine & costs. Pd
George O. Townsend	Liquor nuisance	Continued.	prio mie de costs. 1 d
Vassar S. Vafiades	Liquor nuisance	Continued.	
Frank F. Violette	Liquor nuisance	Continued.	\$215 fine & costs. Pd
Fred White	Liquor nuisance	Continued.	The second of th
Myer P. Friedman	Gambling		\$29.46 fine & costs.Pe
Frank L. Peavey	Assault and battery		\$8.58 fine & costs. Pd
Israel B. Dean	Liquor nuisance		#0.00 mmc & costs. 2 d

Frank Logier	Liquor nuisance	Guilty. Special docket.	
Joseph Rich	Liquor nuisance		
Eli Richards	Liquor nuisance		
Jacob M. Ross	Liquor nuisance		
Joseph J. Saindon	Liquor nuisance		
George St. Louis	Liquor nuisance	Guilty. Special docket.	
Max Allen	Larceny	Warrant quashed. Defective.	
Eugene Boucher	Search and seizure	***********	\$115 fine & costs. Pd.
Joseph Cota	Search and seizure	Respondent dead. Nol prossed.	
Joseph Cota	Search and seizure	Respondent dead. Nol prossed.	
Samuel Crocker and Joseph Heald	Search and seizure		\$110 fine & costs. Pd.
Mitchell T. Gendreau	Search and seizure		\$110 find & costs. Pd.
Augustus Perro	Search and seizure		\$110 fine & costs. Pd.
Charles Perry	Search and seizure	Continued.	<u>-</u> -
Charles Perry	Search and seizure	Continued.	Ç
George St. Louis	Search and seizure	Warrant defective. Quashed.	
George St. Louis	Search and seizure		\$110 fine & costs. Pd. 2
Peter St. Louis	Search and seizure	Warrant defective. Quashed.	5
Peter St. Louis	Search and seizure	Warrant defective. Quashed.	
Francis E. McNamara	Violating city ordinance	Continued.	
Maud Beal	Illegal deposit	Continued.	[Paid.
Annie Burns	Search and seizure	Sixty days in county jail.	\$109.78 fine & costs.
Edward Burke	Obstructing an officer	Continued.	\$110 fine & eosts. Pd.
Victor Chaison	Search and seizure		\$110 fine & costs. Pd.
Victor Chaison	Search and seizure		\$110 fine & costs. Pd.
Joseph E. Cluett	Search and seizure		\$110 fine & costs. Pd.
Joseph E. Couett	Search and seizure		\$110 fine & costs. Pd.
Samuel L. Cohen	Search and seizure	Continued.	
Ethma Cole	Indecent exposure	Law.	₩
Samuel Coulter	Search and seizure		म्
Joseph Craer	Search and seizure	Warrant defective. Quashed.	72
Bridget Curley	Search and seizure	Plea guilty. Special docket.	Ę
William G. Davis	Search and seizure	Warrant defective. Quashed.	= ====================================
Minard Dunn	Illegal transportation	Warrant defective. Quashed.	• •
Augustus J. Emery	Search and seizure	Plea guilty. Special docket.	
Andrew Erickson	Search and seizure	Warrant defective. Quashed.	
J. Edward Foley	Illegal deposit		\$110 fine & costs. Pd.
Henry Geagan	Illegal deposit	Continued.	
Micheal J. Hennessey	Search and seizure	Plea guilty. Special docket.	
Martin H. Hughes	Search and seizure	Continued.	
Joseph D. M. Jameson	Search and seizure	• • • • • • • • • • • • • • • • • • • •	\$110 fine & costs. Pd.
William H. Kanaley	Illegal deposit		\$110 fine & costs. Pd.
Annie Golden	Search and seizure	Warrant defective. Quashed.	
Alfred Graham	Illegal deposit	Continued.	
George H. King	Search and seizure	Continued.	Ú

Name.	CRIME.	IMPRISONMENT, ETC.	FINES, ETC.
Nestor Kersman	Search and seizure	Nol prossed.	
George Kratzenberg	Search and seizure	Warrant defective. Quashed.	\$110 fine & costs. Pd.
Frank T. Largay	Search and seizure	Warrant defective. Quashed.	\$6.22 fine & costs. Pd.
James Legalley	Illegal deposit	\$9.03 fine & costs. Pd. Warrant defective. Quashed.	\$110 fine & costs. Pd.
Patrick J. McCluskey Pope D. McKinnon	Search and seizure	Plea guilty. Special docket.	\$110 fine & costs. Pd.
Pope D. McKinnon Pope D. McKinnon	Search and seizure. Search and seizure.		\$110 fine & costs. Pd. \$110 fine & costs. Pd.
Pope D. McKinnon Augustus A. McIntyre.	Search and seizure. Search and seizure.		\$110 fine & costs. Pd.
Daniel A. McLeod John M. Norris	Fast driving an automobile Fast driving an automobile	Warrant defective. Quashed. Warrant defective. Quashed.	
James Profita	Search and seizure	Warrant defective. Quashed. Warrant defective. Quashed.	
George E. Thompson	Fast driving an automobile	Warrant defective. Quashed. Nol prossed.	
Mrs. Louis Demont	Assault and battery	Continued.	\$10.79 fine & costs.Pd
Frank Mattan David Bailey	Illegal possession	Plea guilty. Special docket.	
Allen W. Tibbetts Emma Hanscom.	Illegal depositSearch and seizure	Plea guilty. Special docket. Continued.	
Fred Kenney. William Horton.	Search and seizure	Warrant defective. Quashed.	\$110 fine & costs. Pd.
Camille Aucoin Sim Butler Edward Crocker	Search and seizure	Continued.	\$110 fine & costs. Pd.
Louis Dallaire. Mrs. Bertie Falcon	Search and seizure Obstructing an officer	Warrant defective. Quashed. Warrant defective. Quashed.	
Reuben Falcon Hugh Jameson	Search and seizure	Warrant defective. Quashed.	\$110 fine & costs. Pd.
George McLeod.		Continued.	₩-10 ппе <b>с</b> совов. 1 с.

Lewis Thompson	Illegal killing moose	Warrant defective. Quashed.	1
Thomas Braden	Illegal possession	Warrant defective. Quashed.	
Howard Harvey	Assault and battery	Continued.	
James Meehan	Illegal possession	Warrant defective. Quashed.	
George Morrison	Search and seizure	Warrant defective. Quashed.	
Clinton R. Bibber	Compound larceny	Plea guilty. Probation officer.	
William J. Blake	Assault and battery	Verdict not guilty.	
William J. Blake	Assault and battery	Continued.	
William Berdin	Larceny	Four months County jail.	
Annie Burns	Common nuisance		\$215 fine & costs. Pd.
Thomas Cochrane	Larceny from the person	Plea guilty. Special docket.	
Samuel L. Cohen	Common nuisance	Continued.	
Charles Edwards	Compound larceny	18 months to 3 years State prison.	
Frank E. Wilson	Compound larceny	Verdict "not guilty."	
George Edwards	Attempting to commit larceny from the per-		
	son	18 months to 2 years State prison.	
William T. Foster	Incest	Two and one half years State prison.	
Moses Goodkaesky	Assault and battery	Plea nolo contendere. To be plead on	
W. II. O T.	70 11 11 1	special docket upon payment of costs.	
Wallace O. Harmon	Reckless driving motor vehicle	Indictment dismissed.	
Clarence E. Hatch	Wife desertion	Continued.	
Hans Herman	Breaking and entering	Five months county jail.	
Henry LaCruse	Assault and battery	Four months county jail.	
Timothy Lehane.	Forgery	18 months to 3 years State prison.	
George LeNalley.		Two months county jail.	
Hoper I Colleghor	Compound larceny	1 to 2 years State prison.	
Harry L. GallagherJoseph Levigne and John Devoe	Compound larceny	1 to 2 years State prison. Plea guilty. Special docket.	
Frank Mitchell	Attempting to commit larceny from person	Nol prossed.	
Foster Mansell	Malicious mischief	Probation officer	
Catherine Mansell	Malicious mischief	Nol prossed.	
Walter McDonald.	Compound larceny	Probation officer.	
Frank Mitchell	Larceny from the person	Three months county jail.	
George Edwards.	Larceny from the person	Nol prossed.	
Percy Mooney	Larceny.	Four months county iail.	
Edward M. Nagle	Forgery	Plea guilty. Special docket.	
Edward M, Nagle	Forgery	Plea guilty. Special docket.	
Charles C. Patterson and Laura Gilman	Common nuisance	Continued.	
Nathaniel Priest	Assault and battery		\$41.39 fine & costs.Pd
Charles Smith	Murder	Nol prossed.	•••••
Tony Smith	Assault with intent to kill	Five months county jail.	
Osys Smith.		Three months County jail.	
Edmund Tardiff	Malicious mischief	Law.	
Edmund Tardiff			
			•

#### PENOBSCOT COUNTY-CONCLUDED.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.
Lewis Thompson	Unlawfully killing bull moose		\$118.62 find & costs.
Frank Shaw	Unlawfully killing bull moose		Paid. \$118.62 fine & costs.
Pitt H. Wooster	Burning a building	Verdict "not guilty."	Paid.
Everett H. Edwards	Nol prossed. Liquor nuisance		#017 Con Records TD1
Thomas Bradeen	Liquor nuisance Liquor nuisance Liquor nuisance		\$215 fine & costs. Pd. \$215 fine & costs. Pd. \$115 fine & costs. Pd.
Joseph CotaLouis Dallaire	Liquor nuisanceLiquor nuisance	Nol prossed. Respondent dead.	\$110 fine & costs. Pd.
William H. Kamaley John Kennedy Frank Beaulieu	Liquor nuisance Liquor nuisance Liquor nuisance	Continued.	\$115 fine & costs. Pd. \$115 fine & costs. Pd.
George H. Kratzenberg Frank T. Largay	Liquor nuisanceLiquor nuisance		\$115 fine & costs. Pd. \$115 fine & costs. Pd.
Thomas Martin	Liquor nuisance Liquor nuisance	Continued.	\$110 fine & costs. Pd.
Pope D. McKinnon Peter Morgan George Pelkey	Liquor nuisance Liquor nuisance	Continued.	\$215 fine & costs. Pd. \$115 fine & costs. Pd.
George St. Louis	Liquor nuisance Liquor nuisance	Plea guilty. Special docket. Continued.	*
Allen W. Tibbetts	Liquor nuisance		\$110 fine & costs. Pd.

#### PISCATAQUIS COUNTY.

MARCH TERM 1913.  No. 63 State vs William Burns.  No. 98 State vs Laurence H. Wyman.  No. 107 State vs C. O. Farnsworth.  No. 127 State vs Margaret Andrews.  No. 128 State vs Margaret Andrews.  No. 132 State vs Zebulon Dow.  No. 135 State vs Zebulon Dow.	Larceny by embezzlement Defrauding hotel keeper Assault and battery Assault and battery. Failure to support wife	Nol prossed. Ordered on file. Nol prossed. Nol prossed. Verdict not guilty.
No. 135 State vs E. O. Barton	Forgery	Six months in jail.

No. 136 State vs George Seavey	Assault and battery	Six months in jail. Three years at State prison.	\$200.87.
SEPTEMBER TERM 1913.  No. 32 State vs James Tenny.  No. 48 State vs James Tenny.  No. 67 State vs Henry Hayes.  No. 68 State vs Henry Hayes.  No. 92 State vs Herbert Hovey.  No. 113 State vs Kate Margie  No. 116 State vs Henry Grape.  No. 118 State vs Henry Hovey.  No. 118 State vs Henry Hovey.  No. 118 State vs Henry Hovey.  No. 122 State vs Peter Johnson.  No. 122 State vs Peter Johnson.	Single Sale Common seller. Single sale. Larceny. Single sale. Crime against nature. Single sale. Search and seizure. Killing cow moose. Single sale. Single sale. Single sale. Single sale.	Ordered on file. Ordered on file. Ordered on file. Ordered on file. Ordered on file. Ordered on file. Ordered on file. Ordered on file. Ordered on file. Ordered on file. Ordered on file. Ordered on file. Ordered on file. Ordered on file. Ordered on file.	<b>\$</b> 86.59.
No. 125 State vs Fred Violette No. 126 State vs Peter Johnson	Common seller	file. Ordered on file. Continued for sentence and ordered on file.	
No. 129 State vs Harry Brown No. 130 State vs John McConnell No. 133 State vs John H. Carseley No. 134 State vs James Mullin No. 136 State vs Geo. Searway No. 137 State vs Sarah S. Carseley No. 138 State vs Charles Tyler	Defrauding lumberman. Defrauding lumberman. Assault and battery. Defrauding lumberman. Assault and battery. Incest. Neglegently and carelessly killing a human	Ordered on file. Ordered on file. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	
No. 140 State vs Tolman T. Lord	being Lascivious cohabitation Lascivious cohabitation	Nol prossed. Nol prossed. Nol prossed.	
cy C. Lee.  No. 146 State vs A. E. Morrison.  No. 148 State vs Harry W. Blethen.  No. 149 State vs Elmer Ellis  No. 154 State vs Ernest Reed.  No. 155 State vs Charles Roderick.	Affray Speeding autos Speeding auto Single sale Speeding auto Assault and battery	Thirty days in jail. Eight months in jail.	\$10.00. \$11.75. \$11.25. \$20.50.
No. 156 State vs Leonard Chunieliski. No. 157 State vs Fred Stowe. No. 158 State vs William Davis.		Sixty days in jail. Continued for sentence and ordered on file.	Six months in jail.
No. 160 State vs Charlie Soule	Larceny	Continued for sentence. Continued for sentence and filed. Continued for sentence and filed.	

# TABLE B—Continued. SAGADAHOC COUNTY.

Name.	CRIME.	Imprisonment, Etc.	FINES, ETC.
Wilbraham M. Leavitt	Search and seizure	Death suggested. On file.	
Samuel Hodgkinson	Embezzlement	On file.	
ohn H. McMann	Search and seizure	On file.	
John Gannon	Search and seizure		Paid costs \$50. \$100
Roland Lewis	Search and seizure		fine. Paid costs \$50. \$100
oseph C. Footer	Search and seizure	(Paid fine \$100 in Lower Court)	fine. Paid \$50 costs.
ohn Arsenault	Attempt to murder	1 year in Augusta iail.	Taru poo costs.
Harry DeMore	Non support.	30 days, Augusta jail. Sentence susp'd.	
Vinfield Cressey	Failure to send children to school	Continued.	
Vinfield Cressey	Failure to send children to school	Continued.	
Dennis J. Mayberry	Breaking, entering and larceny	On file.	
Otto Olsen	Breaking and entering	Continued for sentence. On file.	
Vilfred Fletcher	Breaking, entering and larceny	2 years in State prison.	
homas J. Hawkes	Non support	Ordered to pay \$3 per week. Cond.	
Iarold McLean	Breaking, entering and larceny	Sentence suspended. Probation. On file.	
Ienry Kingsbury	Breaking, entering and larceny	Sentence suspended. Probation. On file.	
Abraham Levinson	Transporting liquors	Not guilty. Discharged.	
braham Levinson	Common seller	Nol prossed.	
Chomas Gwynn	Breaking, entering and larceny	1 year Augusta jail. Sentence suspended. Probation.	
Camille Cloutier	Search and seizure	60 days in iail. Sentence suspended.	
M To To-1-1-1	0 1 1 1 1 1 1	Paid \$35 costs.	
Mary E. Belcher	Search and seizure	Not guilty. Discharged.	
Edward Hobbs	Search and seizure	Continued.	
deorge Schoppe	Search and seizure.	Continued. Marked "Law."	Paid fine \$100 & costs.
rtell Cookson	Transporting liquors	Continued.	raid line \$100 & costs.
Catherine Hobbs	Assault and battery		Taxed \$100.
ewis B. Swett	Search and seizure	Discharged upon payment of costs Not guilty. Discharged.	laxed \$100.
ntonio Tieti	Search and seizure	Continued.	
Ioward Bragdon	Search and seizure	Nol prossed with approval of court.	
Ioward Bragdon	Illegal possession of intoxicating liquor	Nol prossed with approval of court.	
Ioward Bragdon	Illegal transportation of intoxicating liquors	Not prossed with approval of court.	
Rasoul Kasem Laclioli	Murder	Life in State prison.	
Braho Hiro	Murder	Life in State prison.	
rank Crooker	Forgery	1 year Augusta jail. Sentence suspended	
TOTAL CALCULATION OF THE STATE	1048047	Probation.	
Frank Adams	Attempting to break and enter	1 year Augusta jail. Sentence suspended	
		Probation.	

ATTORNEY	
GENERAL'S	
REPORT.	

Svlvester Talbot	Violation game law	Nol prossed.	
Ora M. Nason, Aplt	Violation game law	Nol prossed.	
Madam King	Single sale	Nol prossed.	
Archie Blair, Aplt	Single sale	Nol prossed.	
	Single sale.		
Joseph Kiah, Aplt		Nol prossed.	
Madam Bolduc	Common seller	Nol prossed.	
Flora King	Nuisance	Nol prossed.	
Dennis Gallant, Aplt	Search and seizure	Nol prossed.	
Placed Gallant, Aplt	Search and seizure	Nol prossed.	
John L. Spiers	Perjury	Nol prossed.	•
William Fenlason, Aplt	Larceny	Nol pross d.	
Omar Pooler	Single Sale	Nol prossed.	
George Tom	Single sale	Nol prossed.	
John R. Clark	Unlawful harrassing and vexing	Nol prossed by order of court.	
Aleck Crawford	Nuisance	Nol prossed.	7
Annie Johnson	Single sale	Nol prossed.	ì
Annie Johnson	Single sale	Nol prossed.	5
Allie Trededen Ault	Search and seizure		i i
Allie Hodsdon, Aplt		Nol prossed.	
Intoxicating Liquors, Allie J. Hodsdon, Clint.		Liquors restored.	
Xavia Talbot, Aplt	Single sale	Nol prossed.	
Xavia Talbot, Aplt	Single sale	Nol prossed.	1
Eddie Spaulding, Aplt	Intoxication	Nol prossed.	<u>;</u>
Charles W. Abbey	Nuisance	Nol prossed.	1
Albert Loubier	Common seller	Nol prossed.	ļ
Louis Munster	Common seller	Placed on file.	•
Martin Munster	Common seller	90 days in county jail.	i
Louis Munster	Single sale		\$50. Costs \$25.10.
Frank Prescott.	Single sale	Nol prossed.	<b>4</b> 331 <b>4</b> 23123. (
Amidee Rancourt	Single sale	Nol prossed	Nol prossed.
Fred E. Southard	Common seller	Aguitted.	Not prossed.
Fred E. Southard	Single sale	Nol prossed.	
		Nol prossed.	(
Alphonse B. Borden, Aplt	Assault and battery		
Alphonse B. Borden, Aplt	Reckless driving automobile	Nol prossed.	67 C -4- 010.04
Alfred Cotta and John White	Sale of cigarettes	***************************************	\$5. Costs \$12.24.
Frank Lessor, Aplt	Sale of cigarettes	Fine remitted	Costs \$10.03.
Arthur Corson, Aplt	Assault and battery	Nol prossed.	
Charles Coxon and Michael Sullivan, Aplt.	Illegal transportation	Quashed.	
Vede Gilbert	Single sale	Placed on file.	
Vede Gilbert, Aplt	Single sale	Nol prossed.	
John King, Aplt	Single sale	Demurrer sustained.	
Roscoe Strout, Aplt	Single sale	Acquitted.	
Alonzo Collins	Breaking, entering and larceny	Placed on file.	
Gordon Demo and Clarence Lewis	Defacing building	Placed on file.	
Vital Gilbert	Common seller	30 days in jail; 60 additional in default	
TANKA CHANCES,	COMMON DEMOLECULAR CONTRACTOR CON	paym nt	\$100. Costs \$114.56.
<b>'</b>		pajm no	#100. Costa #114.00.
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SOMERSET COUNTY.

Name.	Crime.	IMPRISONMENT, ETC.	Fines, Etc.
Robert Kenney. Hubert L. Spaulding Harrison E. Wells. Edwin E. Smith	Burning hay Common seller Negligently shooting human being Common seller	Acquitted Acquitted. 30 days in jail; 60 days additional in	\$100. Costs \$5.00.
George Murphy. George Murphy. Simon P. Colbath. Simon P. Colbath. Mary Munster.	Common seller Single sale. Common seller Single sale. Nuisance	default payment. Filed. Filed. Nol prossed. Nol prossed. Nol prossed.	\$100. Costs \$117.18.
Martin Munster Martin Munster Thomas Lewis, Aplt Rossiter B. Snell, Aplt. H. F. Prescott. Aplt.	Single sale. Single sale. Search and seizure. Single sale. Cruelty to animals.	Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	
Fred Dayon, Aplt. Silas Wills, Aplt. David Brauere, Aplt. David Buard, Aplt. James Bartley. Gideon Ferland.	Single sale. Single sale. Search and seizure. Search and seizure. Common seller. Common seller.	Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed.	\$50. Costs \$19.00.
Theodore Poulin. Theodore Poulin. Gordon Lewis Thomas Berry, Aplt. Mrs, Mabel Gilbert, Aplt.	Common seller Common seller Single sale Contempt of court Violation game law Single sale	Noi prossed. Noi prossed. Noi prossed. Noi prossed. Noi prossed. Noi prossed.	
Judson Nichols  William H. Wilding Clifford Wood Earl Weston.	Nuisance  Negligently shooting human being  Breaking, entering and larceny  Soliciting orders for liquors	30 days imprisonment, suspended on probation Nol prossed on payment of costs Nol prossed on payment of costs Nol prossed.	\$100. Costs \$23.12. Costs \$75.00. Costs \$14.00.
Cauis Arsenault, Aplt. Aaron Smith, Aplt Annie Miller, Aplt Annie Miller, Aplt Alexander Couley.	Single sale. Assault and battery. Single sale. Single sale. Assault and battery.	Nol prossed. Nol prossed. Acquitted.	\$50. Costs \$25.00.

	Michael Shannon	MurderGrand jury failed to indict by reason of in-	State prison for life.		•	
	Roy Malbon	insanity Contempt	Committed to insane hospital. Nol prossed.	İ		
	Anthony ThibodeauFrank T. Farrin, Aplt	LarcenyViolation game law	Placed on file. Continued open.	l		
	Napoleon Gilbert	Single sale	Nol prossed.	i		
S	Ross Snell. Aplt	Single sale	Nol prossed.	i		
	Edwin E. Smith	Single sale	Nol prossed.	i		
	Octave Vigue, Aplt	Search and seizure	Nol prossed.	i		
	Canis Arsennault, Aplt	Single sale	Nol prossed.	ı		
	Archie Dawes, Aplt	Illegal possession	60 days in jail; 60 days additional in			
	0.11 34 1 1 1		default payment	\$100.	Costs \$13.37.	
	Selden Moody, Aplt	IntoxicationIntoxication	Nol prossed.			$\triangleright$
	Randolph Raymond, Aplt	Intoxication	Nol prossed. Nol prossed.	Į		1
	Everett Atkinson, Aplt	Trespass	Nol prossed.			ATTORN
	Tennis Arsennault	Common seller	Continued open.			₽
	Samuel W. Herrick	Assault and battery	Continued open.			
	Lewis Newton	Nuisance	Continued open.			丏
	Omar Poulin	Single sale	Continued open.	į		ĸ
	Theodore Poulin	Nuisance	Continued open.			_
	Theodore Poulin	Single sale	Continued open.	1		꾦
	Joseph Ross	Single sale	Continued open.	1		ž
	Roscoe Strout	Common seller	Nol prossed. Filed.			GENERAL
	Roscoe Strout	Cheating	Nol prossed.			₽
	Peter Veilleux	Nuisance	Continued open.			^~
	William Veilleux	Single sale.	Continued open.			CO.
	M. Strauss	Cheating	Continued open.			01
	Nathan Burton, Aplt	Assault and battery	Nol prossed.	i		×
	Alfred Pooler, Aplt	Assault and battery	Nol prossed.	1		斑
	Charles St. Peter, Aplt	Assault and battery	Continued open.	į		P
	Henry Babneau and Percy S. Hamilton	Receiving stolen goods	Filed.			REPORT
	Ernes C. Bridges	Breaking, entering and larceny. Nol prossed		Į		H
	Bernard F. Allen	as to breaking and entering. Continued for sentence as to Allen, Bridges, Johnson		1		•
	Raymond E. Messereau	and Mersereau fined \$40 each and costs		<b>\$</b> 120.	Costs \$15.	
	Bary Brier	Single sale			Costs \$10.	
	Bary Brier	Single sale.	Filed.		C0545 \$10.	
	James Robinson and Joseph Callahap	Breaking, entering and larceny	Filed.			
	Archie Charity	Assault with intent to rape	Filed.			
	Gideon Ferland	Single sale	Continued open.	,		
	George Qurion	Larceny	Six months in county jail.	i		
	Harlen R. Tupper	Murder	Four to eight years in State prison.	***		
	Gideon Ferland	Common seller	30 days in county jail	<b>\$</b> 100.	Costs \$18.21.	_
	James H. Pickel, Apit	Intoxication	Continued open.	i		65
	James II. Ficket, Apri	Assault and Dattery	Сопынцец орен.			O1

# WALDO COUNTY.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.
Maurice Berthold, App	Intoxication	Nol prossed.	
Robert O'Neil, App	Intoxication	Nol prossed.	
Morris Hart, App	Intoxication	Continued.	
red Baker, App	Intoxication	Continued.	
Harry W. Baker	Search and seizure	\$100 and costs and 60 days. Mittimus	
		issued	\$100.00 and cost
ohn F. Rogers, App	Intoxication	Continued.	•
Hartford Shute, App	Larceny	Bond defaulted.	
Preston M. Prentiss, App	Larceny	Continued.	
Chomas Matthew, App	Having in possession. Intended for sale	Not guilty.	
Fred Sweeney, App	Cheating by false pretenses	Nol prossed.	
Fred Dodge,	Larceny	Continued for sentence.	
Frank Meservey	Larceny	15 months State prison.	
Perley F. Gordon	Receiving stolen goods	Nol prossed.	
ames E. Cunningham	Larceny	4 months.	
ames E. Cunningham	Larceny	Not guilty.	
Henry Cunningham	Larceny	Nol prossed.	
Allan MacPherson	Desertion of wife and minor child	Ordered to pay \$3 per week.	
Walter Arey	Assault	Continued.	
Ralph M. Wood, App	Single sale	Bond defaulted.	1
George Jones, App	Search and seizure	\$100 and costs and 60 days. Mittimus	
	<b>*11</b> ,	issued	\$110 paid.
Andrew L. Knowlton, App	Illegal conveyance	Nol prossed.	
Andrew L. Knowlton, App	Search and seizure	Placed on file.	
Andrew L. Knowlton, App	Depositing liquors intended for sale		
Emma Estes, App	Assault	Continued.	
Delbert Wingate, App	Assault	Continued.	
Everett Larrabee, App	TrespassSingle sale	Continued. D. H. and T. shop	Placed on file.
Andrew L. Knowlton			Flaced on me.
Andrew L. Knowlton	Single sale	Placed on file.	
Andrew L. Knowlton	Single sale		
Andrew L. Knowiton	Single sale		
Andrew L. Knowiton	Single sale.		
Andrew L. Knowlton	Single sale		
Andrew L. Knowlton	Single sale		

A 1 T TZ 1/	or 1 1		
Andrew L. Knowlton	Single sale	\$50 and costs taxed at \$10 or 30 days	\$60 paid.
Andrew L. Knowlton	Transporting liquors	\$50 and costs taxed at \$10 or 30 days	\$60 paid.
Andrew L. Knowlton	Single sale	\$50 and costs taxed at \$10 or 30 days	\$60 paid.
Andrew L. Knowlton	Single sale	\$50 and costs taxed at \$10 or 60 days	\$60 paid.
Herbert E. Bradman	Single sale	Nol prossed.	
M. A. Sanborn	Single sale	Not guilty.	
Russell G. Hamlin	Compounding felony	Indictment quashed.	
Ernest Annable	Forgery	Continued for sentence.	
George Forbes	Periury	Not guilty.	
Lauriston W. Mink	Assault with intent to kill	Guilty 3 years.	
James Kelley	Assault with intent to kill	Guilty 3 years.	
Freeman E. Roberts	Desertion of wife and minor child	Guilty. Ordered to pay \$2 per week.	
John R. Lowe	Single sale.	Guilty. Continued for sentence.	
John R. Lowe	Single sale.	Guilty. Continued for sentence.	
John R. Lowe	Single sale.	Guilty. Continued for sentence.	
John R. Lowe	Single sale	Guilty. Continued for sentence.	
John R. Lowe	Single sale.	Guilty. Continued for sentence.	
Edward Rosen			
Edward Rosen	Single sale	Nol prossed.	
Edward Rosen.	Single sale	Nol prossed.	
	Single sale	Nol prossed.	
Edward Rosen	Single sale	Nol prossed.	
G. H. Dunton	Single sale		\$60 paid.
G. H. Dunton	Single sale	\$50 and costs taxed at \$10 or 30 days.	\$60 days.
G. H. Dunton	Single sale	\$50 and costs taxed at \$10 or 30 days	\$60 paid.
G. H. Dunton	Single sale	Placed on file.	
G. H. Dunton	Single sale		
G. H. Dunton	Single sale	Placed on file.	
G. H. Dunton	D. H. and T. shop	Placed on file	
Ralph A. Snow	Common seller	Placed on file.	
Ralph A. Snow	Single sale	\$50 and costs taxed at \$10 or 30 days.	\$60 paid.
Ralph A. Snow	Single sale	Placed on file.	
Arthur Libby	Single sale	Capias issued.	
Charles Pinkham	D. H. and T. shop	Continued.	
Charles Pinkham	Common seller	Continued.	
Charles Pinkham	Single sale	Continued.	
Charles Pinkham	Single sale	Continued.	
Charles Pinkham	Single sale	Continued.	
Charles Pinkham	Single sale.	Continued.	
Charles Pinkham	Single sale	Continued.	
Charles Pinkham	Single sale	Continued.	
Ralph M. Wood	Single sale	Continued.	
Ralph M. Wood	Single sale	Continued.	
Ralph M. Wood	Single sale	Continued.	
Ralph M. Wood	Single sale.	Continued.	
Ralph M. Wood			
maipu M. Wood	Dinkie saic	Continued.	

WALDO COUNTY-CONCLUDED.

Name.	Спіме	Imprisonment, Etc.	FINES, ETC.
Ralph M. Wood Ralph M. Wood Ralph M. Wood Ralph M. Wood Ralph M. Wood Ralph M. Wood Ralph M. Wood Ralph M. Wood Ralph M. Wood Ralph M. Wood Ralph M. Wood Dominick Gydmore, App Samuel C. Moore, App Frince E. Luce Prince Single sale. Single sale. Single sale. Single sale. Single sale. Single sale. Single sale. Single sale. Single sale. Single sale. Having in possession intended for sale. Larceny. Assault with dangerous weapon Assault. Search and seizure Malicious mischief. Single sale. Single sale. Single sale. Single sale. Assault Kidnapping Intoxication Assault Larceny. Intoxication Larceny Intoxication Larceny Intoxication Adultery Assault Single sale. Single sale. Single sale.	Continued. Continued. Continued. Continued. Continued. Continued. Continued. Continued. Warrant quashed. Warrant quashed. Dismissed by order of court. Continued. Continued. Continued. S50 and costs taxed at \$5 or 30 days \$50 and costs taxed at \$5 or 30 days Guilty. Continued for sentence. Continued.	\$55 paid. \$55 paid.	
Prince E. Luce, App. Prince E. Luce, App. Prince E. Luce, App. Robert W. Betts, App Earl J. MaGee, App. H ram Harding, App.	Larceny Intimidation Larceny Illegal fishing Illegal fishing Assault with intent to kill	Dismissed by order of court. Dismissed by order of court. Dismissed by order of court. Nol prossed on payment of costs Nol prossed on payment of costs	\$6.58 paid. \$6.58 paid.

ATTORNEY
GENERAL'S
REPORT.

Wobert Farwell, App	Malicious mischief	Continued.
R. A. Gerrish, App	Obstructing drain	Continued.
George G. Miller, App	Libel and munition	Continued.
Harrison Stevens	Adultery	Continued.
Harrison Stevens	Rape	Continued.
	Single sale	
Horace Rand	Single sale	\$50 and costs taxed at \$10. Mittimus
		issued.
Charles Frederick Brown	Lascivious behavior	Capias issued.
MacNeil, Hennessey, Jameson	Breaking, entering and larceny	
	[ Rape	
Dominic Guidmore alias Gydmore	Single sale	Verdict not guilty.
Dominick Guidmore alias Gydmore	Single sale	Nol prossed by order of court.
Prince E. Luce	Assault with dangerous weapon	Not guilty.
	Adultery	
Frank E. Wilson	Breaking and entering and larceny	
	Cheating by false pretenses	Continued.
	Adultery	
•	•	•

#### WASHINGTON COUNTY.

#### WASHINGTON COUNTY-CONTINUED.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.
Fred M. Collins. Fred M. Collins. Nicholas Sullivan	Common seller intoxicating liquor	Filed.	Fine \$400 pd. clerk.
Theodore Morrison. Alexander A. Kerwin. Alexander A. Kerwin. Frank Collins. Fred Collins.	Common seller intoxicating liquor Common seller intoxicating liquor Common nuisance Common seller intoxicating liquor Common nuisance	Filed. Respondent out of state. Filed. Continued by order of court. Continued by order of court.	Fine \$200 pd. clerk.
Thomas Higgins and Mattie Hanson David Osborne David Osborne David Hayes	Adultery. Common nuisance Common seller intoxicating liquor. Common nuisance	Continued by order of court. Filed. Continued by order of court. Continued by order of court. Filed.	
David Hayes. David Hayes. Frank T. Wallace Clifton Norwood, Appt Danl. R. Murphy, Appt.	Common seller intoxicating liquor Malicious mischief Assault and battery Intoxication	Filed. Filed. Continued by order of court. Nol prossed. Nol prossed.	
Chas. Dines, Appt	Assault and battery	Filed. Filed. 2 years State prison (committed).	Cash bail \$600 def'ltd
George Brown George Grover and Etta Foss. Fred Robinson. Eugene Rudolph.	Larceny. Fornication. Breaking, entering and larceny. Breaking, entering and larceny.	Filed. Nol prossed. 15 months State prison. Nol prossed breaking and entering. Plea guilty to larceny. Probation till Oct.	Cash ban \$000 dei itu
Charles Blackwood.	Common seller intoxicating liquor	guity to tareeny. Probation the Oct.  13. Filed.  Continued by order of the court.  Continued by order of the court.  Filed.	
Michael J. Kerwin Alexander Stephenson (Appt.) Darwin Blanchard (Appt.) Darwin Blanchard (Appt.)	Common nuisance Assault and battery Assault and battery Assault and battery	Continued. Filed. Filed.	
Ariel W. Mahar (Appt.) Wm. G. Means, Jr., (Appt.) Charles A. Kyle, (Appt.) Carl Lymington		Filed. Filed. 4 years State prison.	
Ernest Martel	Assault	Nol prossed on payment	\$15 paid clerk.

Fred Le Marr	Assault	Nol prossed on payment \$25 paid clerk.
Edward Chassie	Assault	Nol prossed on payment \$15 paid clerk.
Fred Robinson and Roy McGregor	Breaking, entering and larceny	Filed as to Robinson (sentenced on an-
- 100 1000 and 100 11200 togotti	Droubing, cutting that already	other indictment); McGregor 18
		months State prison.
Frank Collins	(Yaman an an 11au	Continued by soft the second
	Common seller	Continued by order of the court.
Frank Collins	Common nuisance	Continued by order of the court.
John Hunt	Common seller	Continued by order of the court.
John Hunt	Common nuisance	Continued by order of the court. •
Herbert Tucker	Common seller	Filed.
Herbert Tucker	Common nuisance	Filed.
Walter H. Foss	Common seller	Continued by order of the court.
Walter H. Foss	Common nuisance	Continued by order of the court.
James Tague, Appt	Search and seizure	Continued by order of the court.
Intoxicating liquor Ambrose M. Cook, Cl	Search and seizure	Continued by order of the court.
Angelina Robinson Appt	Assault and battery	Filed.
Angelina Robinson, Appt.	Assault and battery	Filed.
Joseph Holland, Appt.	Assault and battery	Filed.
Daniel R. Murphy, Appt.		Filed.
	Common drunkard	
Nicholas Sullivan,	Search and seizure	Continued by order of court.
James Wilmot, Appt	Search and seizure	Continued by order of court.
W. J. Gamage, Appt	Unlawfully driving automobile	Filed.
Frederick Murphy, Appt	Search and seizure	Filed.
Clifford Campbell, Appt	Intoxication	Filed.
Walter I. Brown, Appt	Search and seizure	Filed.
Arthur Casey, Appt	Search and seizure	Continued by order of court.
James H. Redding, Appt	Intoxication	Filed.
Intoxicating liquors, Fred Lane, Clmt	Judgment of forfeiture affirmed	
James H. Hatch, Appt	Assault and battery	Filed.
Herman L. Alley	Assault and battery	Continued by order of the court.
Hillard H. Connors	Assault and battery	Not less than one nor more than 2 years
		State prison.
Hillard H. Connors	Assault and battery	Not less than one year nor more than 2
		vears State prison.
George Johnson	Kidnapping	Continued by order of the court.
Frank Collins	Common seller intoxicating liquor	Coptinued by order of the court.
Frank Collins	Common nuisance	Continued by order of the court.
Fred M. Collins	Common seller intoxicating liquor	Continued by order of the court.
Fred M. Collins	Common nuisance	Continued by order of the court.
Alexander Kirwin	Common seller intoxicating liquor	Continued by order of the court.
Alexander Kirwin	Common nuisance	Continued by order of the court.
	Common goller interior time linear	Continued by order of the court.
James Tague	Common seller intoxicating liquor	Continued by order of the court.
James Tague	Common nuisance	Continued by order of the court.
Arthur Whelpley	Common seller intoxicating liquor	Continued by order of the court.
Arthur Whelpley		Continued by order of the court.
James Wilmot	Common seller intoxicating liquor	Continued by order of the court.
James Wilmot	Common nuisance	Continued by order of the court.

# YORK COUNTY.

NAME.	CRIME.	Imprisonment, Erc.	Fines, Etc.
red E. Forbes.	Forgery	Continued.	
charles Haves	Forgery	Continued.	
rank L. Bond. Applt	Illegal possession	Filed.	
eorge Chamberland, Applt	Search and seizure	Filed.	
fedi Masse, Applt	Intoxication	Filed.	
lyde F. McKenney, Applt	Intoxication		
rank L. Bond	Nuisance	Filed.	
ohn Brissard	Nuisance	Continued.	
ohn Brissard	Single Sale	Continued.	
ohn Brissard	Single sale		
eorge M. Burdette	Carnal knowledge		
ohn Gumbleton. Jr	Breaking and entering and larceny	Filed.	
ictoria Hyde	Nuisance	Continued for jail sentence in case re-	
1000124 223 40	1	spondent hereafter engages in liquor	
		traffic.	
Japoleon Serigny	Nuisance	Continued.	
Villiam Skelton	Breaking and entering with intent to commit		
· mam sacron	larceny	Filed.	
Charles S. Hilton, Applt	Procuring orders for intoxicating liquors	Filed.	
Jary Boardman	Adultery		
'hilemon D'Argy	Non-support.		
eter Economakos	Forging and uttering	Filed.	
eter Economakos	Forging and uttering	Filed.	
oseph E. Girard	Nuisance	Filed.	
delard Jacques	Nuisance	Continued.	
almyra Lagasse	Nuisance	Continued.	
ames Paul and Henry Contara	Breaking and entering in the night time and		
ames raurand memy Contara	l arceny	Filed.	
ames Paul and Henry Thibodeau	Breaking and entering in the night time and		
ames radi and Henry Imbodead	larceny	Filed.	
rank P. Seavey	Assault and battery.	Continued.	
rank P. Seavey	Assault and battery	Continued.	
rank P. Seavey		Continued.	
Charles Grayson Smith	Rape	Filed.	
oseph Thibeault	Nuisance	Continued.	
Vicholas Troubetris alias Nicholas Thomas.	Nuisance		

ATTORNEY	
GENERAL	
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Herve Hotte, Applt Charles Welch, Applt George H. Earle, Applt. Orrin F. Wallace, Applt. Joseph H. Cote Herve Hotte Frank E. Janes, Applt Ellen Rahillay, Applt Sheldon C. Reed, Applt Llewellyn Jones, Applt Thomas L. Cleaves, Applt Arthur Boisvert alias Arthur Greenwood, Appl	Search and seizure. Fast driving of automobile. Search and seizure. Search and seizure. Nuisance. Nuisance. Intoxication. Intoxication. Assault and battery. Selling nursery stock without license. Illegal possession. Search and seizure.	Filed. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Filed. Filed. Nol prossed.	Fine \$100, costs\$16.6J Total \$114.61 paid
Arthur Boisvert alias Arthur Greenwood, Aplt Arthur Greenwood, Applt. Archie Robbins, Applt. David Belual, Applt. Phillemon Dellaire, Applt Archie Jacques, Applt. Nicholas Staples, Applt Thomas L. Cleaves.	Illegal possession Search and seizure Larceny. Violation of fish and game laws Illegal possession Search and seizure Selling nursery stock without license Nuisance.	Filed. Filed. Nol prossed. Nol prossed. Continued. Filed. Complaint dismissed. Fine \$200 and costs or 4 months jail.	Fine \$200, costs\$18.43 \$218.43 paid.
Leon Cookson	Nuisance	Continued. Fine \$200 and costs or 4 months in jail	•
Phillemon Dellaire Liniere Doyon. Arthur Greenwood.	Nuisance Nuisance Nuisance	Continued. Filed. Fine \$200 and costs or 3 months in jail	Fine \$200, costs\$25.02
Patrick J. Hackett Victoria Hyde Archie Jacques Emma M. Jordan	Nuisance Nuisance Nuisance Nuisance	Continued. Continued. Fine \$200 and costs or 4 months in jail Fine \$200 and costs or 4 months in jail	\$232.93 paid.
Harry Leavitt Clifford Meserve Wallace F. Percival Napoleon Quarter Grace Reynolds Stephen Senior Harry Sullivan John Traverse Luniere Doyon, Applt	Larceny. Larceny. Nuisance. Nuisance Keeping and maintaining house of ill fame Rape Larceny from dwelling house. Nuisance. Search and seizure	15 years in State prison. Filed. Filed.	\$215.69 paid.  Fine \$100, costs\$19.33 \$119.33 paid.

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#### YORK COUNTY-CONTINUED.

NAME.	CRIME.	Imprisonment, Etc.	Fines, ETC.
Arthur Greenwood, Applt	Search and seizure		Fine \$100,costs \$14.99
Arthur Greenwood, Applt	Search and seizure		\$114.99 paid. Fine \$100,costs \$14.99 \$114.99 paid.
James Travers, Applt	Search and seizure		Fine,\$100 costs\$26.57
Thomas Coffey, Applt	Search and seizure		\$126.57 paid. Fine \$100,costs \$29.31 \$129.31 paid.
Paul King, Applt Fred Leach, Applt Fred Leach, Applt	Assault and battery Intoxication and disturbing the peace Using profane language	Nol prossed. Nol prossed.	Fine \$5, costs \$10.98, \$15.98 paid.
Elijah Ricker, Applt	Assault and batteryBreaking and entering in the night tim cand		#15.90 paru.
Lintere Doyon	larceny Nuisance	Confinued on probation. \$200 fine or 4 months in jail	Fine \$200, costs \$11.36 \$211.36 paid.
Joseph Goodbean Arthur Greenwood Yusan Hassan Yusan Hassan	Larceny from the person.  Nuisance.  Keeping house of ill fame.  Enticing unmarried female for the purpose of	Continued. Filed. Continued.	421100 pa-av
Aledin Jeraim B. L. Ingalls Tahi Jasup alias Tahi Tasup	prostitution Assault with intent to maim. Forging and uttering. Breaking and entering in the night time and	Continued. 5 years in State prison. Continued.	
Daniel Curwin	larceny Nuisance	18 months in State prison. \$200 fine or 4 months in jail	Fine \$200,costs \$12.16
William Lavigne and Joseph Tillier.  Joe Leclair. Edward Martelle. Rudolph Parentam. George H. Perkins.	Breaking and entering in the night tim (and larceny	2 years in State prison. Continued for sentence on probation. Cortinued for sentence on probation. 6 months in county jail. Continued for sentence on probation.	\$212.16 paid.

ATTORNEY
GENERAL'S
REPORT.

Kate Rosenbaum Samele Taher James Travers Charles Nelson Voudy and	Receiving stolen goods	Continued. \$200 or 6 months in jail	\$200 paid.
Arthur Moore Payne Samuel Ryder, Applt. Samuel Ryder, Applt. Irvin F. Wallace, Applt.	larceny. Intoxication. Second offence. Intoxication. Second offence. Single sale.	Continued for xentence on probation. 90 days in jail. Continued. Fine \$50 and in addition 30 days in jail. Committed.	Fine \$50,costs \$22.58,
Irvin F. Wallace Omer Guilbeault, Applt	Search and seizure Search and seizure	Continued.	\$72.58 paid. Fine \$100,costs \$10.00
Horace Taylor, Applt	Intoxication. Second offence. Search and seizure. Illegal possession. Vending goods without license Larceny. Breaking and entering in the night time and larceny.	Continued for sentence. Continued for sentence. Continued in law court. Continued for sentence on probation. Russell sentenced to 1 year in county	\$110.00 paid.
Byron K. RollinsArthur Greenwood	Cheating by false pretenses	jail. Nol prossed. \$200 fine and costs or 60 days in jail	Fine \$200,costs \$35.27 \$235.27 paid.
Patrick J. Hackett Amete Leavill Julia Logan Antonio Petit Ludger Poulin alias Ralph Morin	Nuisance. Assault with intent to maim. Nuisance. Nuisance. Breaking and entering in the night time and	60 days in jail and \$100. Committed. Continued. Filed. Continued for sentence.	\$100 paid.
Louis Morin. Alexander Thompson, Jr. Elmer Tolson and Everett Eastman.	larceny Assaulting an officer Larceny from the person Breaking and entering and larceny.	Filed. Filed. 6 months in county jail. Everett Eastman 2 years State prison. Elmer Tolson 18 months State prison.	
Herbert J. Webb.  Daniel Laffin, Applt. Casper Hubbard, George Hilton, James Flaker and Irving Newhall, Applt. Christopher Hussey, Applt Desire Lajeuneese, Applt. Arthur Greenwood, Applt	Receiving stolen goods Search and seizure  Malicious mischief Single sale Search and seizure Search and seizure	Continued for sentence on probation. Continued.  Nol prossed. Dismissed. Nol prossed.	Finr \$100 costs \$17.35
Charles LeClair, Applt	Search and seizure	Probation officer. Continued. Continued.	\$117.35 paid.

1.

# TABLE B—Concluded. YORK COUNTY—CONTINUED.

NAME.	Crime.	Imprisonment, Etc.	Fines, ETC.
Emma Jordan, Applt	Search and seizure	\$100 fine and costs or 60 days	Fine \$100 costs \$33.08
Emma Jordan, Applt	Search and seizure	•••••	\$133.08 paid. Fine \$100 costs \$39.54 \$139.54 paid.
Louis Morin, Applt Edward Remick, Jr., Applt.	Search and seizure	Continued for sentence.	Fine \$100 costs \$27.42 \$127.42 paid.
Joseph Sevigny	Assault and battery	Continued.	Fine \$100 costs 37.65
William L. White, Applt	Illegal possession		\$137.65 paid. Fine \$100 costs \$16.27 \$116.27 paid.
Joseph Andrews. Arthur Armstrong. David Blow. John Doe, principal.	Nuisance Assault and battery Nuisance Larceny	Probation officer.  1 year county jail. Continued. Probation officer.	
Joseph W. Wasson, accessory } Charles D. Evans alias Charles Wise Gia Como Fantesa Phillippi Giguere Peter Gilbert.	Larceny. Assault and battery. Embezzlement Larceny	Probation officer. Probation officer. Continued. 30 days in county jail.	
Arthur Greenwood	Nuisance Nuisance	Continued for sentence.	\$100 \ Costs \$19.20 \$100 \ Total \$219.20
John Lynch Francis McHenry Antonio Petit. Prof. F. Plante Prof. F. Plante Raymond Réed alias George Ollie.	Larceny Nuisance Nuisance Cheating by false pretenses Cheating and entering in the night time and	Continued. Continued. Continued. Continued. 2 months in county jail. Continued for sentence.	, - , - , - , - , - , - , - , - , - , -
Edward Reich and Erma Jordan	larceny  Nuisance  Breaking and entering in the night time and	Continued for sentence. Continued for sentence as to both.	
Fred Valliere Leland Wilber William L. White Howard York	larceny. Nuisance Larceny. Nuisance Nuisance Nuisance	10 months in county jail. Continued for sentence. 4 months in county jail. Continued for sentence. Probation officer.	

TABLE C.—Showing Number of Prosecutions Instituted and the Offenses for the Year Ending November 20, 1913.

							-					-								
Counties.	Whole number.	Homicide.	Arson.	Perjury, etc.	Forgery and Counterfeiting.	Compound larceny.	Larceny.	Burglary.	Robbery.	Rape.	Assaut with felonious intent	Assault and battery.	Affrays and riots.	Offenses against chastity, morality, etc.	Malicious mischief.	Cheating and conspiracies.	Defectsin highways.	Nuisances.	Violation of the liquor law.	Other offences.
Androscoggin	-	2	_	_	_	4	16	-	3	1	_	28	-	5	-	2	-	108	219	84
Aroostook	-	4	4	-	2	7	5	-	1	-	3	14	-	4	1	1	-	12	98	14
Cumberland	498	1	-	-	5	22	14	18	1	5	-	13	-	32	2	8	-	94	148	135
Franklin	34	1	1	-	2	4	3	_	-	3	-	4	-	-	-	_	1	1	3	11
Hancock	68	2	3	_	5	-	3	2	-	_	1	2	-	4	-	_	-	3	30	13
Kennebec	81	1	-	_	2	5	4	_	1	_	1	2	2	1	-	4	-	-	45	13
Knox	77	1	_	1	_	-	8	2	_	-	-	3	-	5	2	3	1	33	44	7
Lincoln	-	-	-	-	-	-	4	-	_	_	-	7	_	3	! -	-	-	-	13	-
Oxford	64	_	_	-	4	4	1	1	_	1	1	4	-	1	2	3	-	6	36	-
Penobscot	-	2	1	_	8	10	19	-	-	-	3	15	1	4	9	1	_	5	261	57
Piscataquis	39	-	-	-	1	-	3	-	_	1	2	8	1	8	1	3	-	_	4	7
Sagadahoc	35	2	-	-	1	-	-	5	-	-	1	1	-	-	-	-	-	-	18	7
Somerset	64	3	-	-	-	4	1	-	-	_	1	9	-	-	2	2	-	-	35	7
Waldo	135	-	-	1	1	-	12	2	-	2	5	9	-	5	2	2	-	-	74	20
Washington	100	-	-	-	_	-	4	2	-	_	1	15	-	8	1	3	-	-	57	9
York	91	-	-	-	1	7	10	2	-	-	3	8	-	2	1	3	-	20	23	11

TABLE D.—Showing Disposition and Results of Prosecutions for the Year Ending November 20, 1913.

	Disp	ositio ing	n du Nov.	ring 1, 19	year 13.	dition of ye	ar, 913.	Sentences.					
Counties.	Quashed.	Nol prossed on payment of costs.	Nol prossed or dismissed.	Conviction and sentence.	Acquitted.	Placed on file.	Continued open.	Continued for sentence.	Continued marked "Law."	State prison.	County jail and house of correction.	Reform school.	Fines, etc.
Androscoggin	7	8	125	158	4	25	104	9	_	5	11	-	90
Aroostook	-	5	12	75	5	32	32	4	2	9	32	1	50
Cumberland	-	-	186	203	5	72	101	19	7	14	34	-	83
Franklin	-	4	4	-	-	3	5	3	-	2	5	_	8
Hancock	-	2	6	12	-	15	30	1	2	3	4	-	5
Kennebec	-	- !	25	32	4	10	25	-	6	1	14	_	20
Knox	2	-	15	27	1	7	24	3	1	2	19	-	11
Lincoln	1	1	2	4	-	8	13	6	2	-	-	-	4
Oxford	-	4	21	3	1	18	16	10	-	4	23	-	22
Penobscot	32	2	22	41	7	36	104	3	2	13	28	6	40
Piscataquis	-	-	9	7	1	20	37	6	-	1	7	-	7
Sagadahoc	-	-	4	9	3	4	6	-	1	3	8	-	3
Somerset	2	2	65	15	5	13	15	-	-	2	6	-	12
Waldo	8	2	16	18	6	18	57	7	1	4	4	-	_
Washington	-	3	8	11	-	41	39	-	-	6	-	-	5
York	1	-	18	43	-	29	39	32	1	7	11	-	27

TABLE E.—Showing Cost of Prosecutions, Fines and Costs Imposed, and Fines and Costs Collected for the Year Ending November 20, 1913.

Counties.	Costs and expenses of prosecution.		Fines and costs imposed.	Fines and costs collected.
Androscoggin	\$3,039	13	\$16,144 80	\$16,144 80
Aroostook	11 ,345	69	4,547 19	2 ,024 32
Cumberland	2 ,134	60	12,992 30	773 30, 12
Franklin	1 ,349	99	2,021 64	1,621 64
Hancock	1 ,427	68	130 20	130 20
Kennebec	2,535	<b>2</b> 0	5,661 62	5,041 03
Knox	1,569	55	773 10	773 10
Lincoln	758	94	442 00	442 00
Oxford	4 ,133	48	4,587 65	4,587 65
Penobscot	9 ,443	21	37,580 35	35 ,201 57
Piscataquis	953	04	346 96	346 96
Sagadahoc	1,574	17	511 00	511 00
Somerset	3 ,102	03	1 ,421 81	1,249 76
Waldo	3,165	40	873 16	773 16
Washington	1 ,733	74	. 1,270 00	1,870 00
York	3 ,033	81	3 ,930 52	3 ,930 52

TABLE F.—Showing the Amounts Paid out by the County Treasurers for Costs of Prosecutions in the Supreme Judicial Court, and in the Superior Courts; on Bills of Costs allowed by the County Commissioners for Support of Prisoners in Jails; to Grand Jurors and to Traverse Jurors at Terms of Court held for criminal Business; also the Amounts received from the Fines, Costs and Forfeitures in said Courts, from Magistrates, Jailers, and other Officers, Year Ending November 20, 1913.

COUNTIES.	Costs of prosecution in supreme judicial and superior courts.	Amount paid for support of prisoners in Jail.	Amount paid grand jurors.	Amount paid traverse jurors.	Amount received from fines, etc.	Suppression liquor traffic per diem.
Androscoggin	<b>\$</b> 3 ,039 13	<b>\$</b> 7,771 13	\$1,705 68	\$6,685 20	\$16,144 80	\$8 00
Aroostook	-	-	949 12	5 ,344 18	3,805 54	-
Cumberland	17,199 35	12,899 34	1,348 56	6,353 30	18,276 09	20 04
Franklin	1,534 52	2,743 01	347 16	1,294 96	1,606 64	187 3 <b>9</b>
Hancock	1,301 24	534 46	644 44	1,676 10	664 38	2,003 88
Kennebec	7,245 31	2,442 65	676 56	1,500 00	6,678 84	3 <u>¥</u> 00
Knox	1,569 55	1,406 03	608.88	3,851 52	773 10	-
Lincoln	763 90	531 85	324 13	225 00	771 23	24 12
Oxford	4,133 48	1,608 57	558 38	1,270 28	4,587 65	-
Penobscot	9,443 21	9,315 38	1,451 22	3,098 22	35,201 57	3,859 00
Piscataquis	1,418 06	563 52	452 88	1,736 04	878 56	-
Sagadahoc	6,636 68	986 60	536 64	1,956 28	766 96	1,850 76
Somerset	3,207 31	843 97	689 64	3 ,635 40	1,249 76	-
Waldo	3,165 40	703 14	889 56	2,818 56	1,070 86	-
Washington	-	-	-	_	-	- '
York	2,247 55	3,385 47	960 22	4,272 56	8,238 09	2,783 63

#### TABLE A.

# TABLE OF CRIMINAL STATISTICS—191

The several county attorneys for their several counties made returns for the year ending November 20, 1914 of the following cases, which were entered in the law courts for said year and were disposed of as herein stated.

#### ANDROSCOGGIN COUNTY.

State vs. Fred Breton. Dismissed for lack of prosecution.

#### AROOSTOOK COUNTY.

State vs. Charles W. Starkey. Judgment for the State. State vs. Charles W. Starkey. Judgment for the State.

#### CUMBERLAND COUNTY.

State vs. Aaron Dalton. Demurrer. Dismissed for want of prosecution.

State vs. Wilbur F. Berry. Pending. (Exceptions).

State vs. Cumberland Club. Agreed Statement of Facts. Case to stand for Trial.

State vs. Ellen Curtis. Demurrer. Overruled for want of prosecution.

State vs. Michael J. Mulkern. Pending. (Exceptions).

#### FRANKLIN COUNTY.

None.

#### HANCOCK COUNTY.

State vs. Harry L. Pio. Exceptions overruled. Judgment for the State.

State vs. Thomas Sheehan. Same as above.

State vs. Ambrose Simpson. Pending.

State vs. Chester Sawyer. Pending.

#### KENNEBEC COUNTY.

State vs. Joseph Vigue. Judgment for the State.

State vs. Arthur Tetreault. Judgment for the State.

State vs. William Bolduc.

State vs. Napoleon Landry.

State vs. Odilon Butler.

State vs. Napoleon Landry.

State vs. Louis Saliem.

State vs. Louis Saliem, Applt.

#### KNOX COUNTY.

State vs. Fred W. Trowbridge. Exceptions overruled.
State vs. Intoxicating Liquors. Joseph Dondis, Claimant.
Judgment for the State.

#### LINCOLN COUNTY.

None.

#### OXFORD COUNTY.

None.

#### PENOBSCOT COUNTY.

State vs. Ethma Cole. Exceptions overruled. Plea Guilty. Case filed.

State vs. Edmund Tardiff. Exceptions overruled. Defaulted. State vs. Eastern Steamship Co. Claimant. Intoxicating Liquors. Exceptions overruled. Liquors ordered forfeited to State.

State vs. Daniel J. Crowley. Pending.

State vs. Dominick Rotundi. Pending.

State vs. Pasquale Cavalluzzi. Pending.

PISCATAQUIS COUNTY.

None.

SAGADAHOC COUNTY.

None.

SOMERSET COUNTY.

None.

WALDO COUNTY.

State vs. John Tweedie.

WASHINGTON COUNTY.

State vs. Intoxicating Liquors. Ambrose Cook, Claimant. Pending.

YORK COUNTY.

State vs. John G. Littlefield. Judgment for Defendant.

TABLE B.—Giving List of Persons Sentenced in the Different Counties, with the Offenses and Sentences for the Year Ending November 20, 1913.

#### ANDROSCOGGIN COUNTY.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.
Edward McKenzie Eugene Boucher Hiram H. Merrow Valentine Conley	Nuisance. Illegal possession Search and seizure. Nuisance.	30 days in county jail. 60 days in county jail. 60 days in county jail. 2 months in county jail.	\$100.00 \$100.00. \$200 and in default of payment 2 months additional.
Henry McDermott Emerilde Berube Cyrile Bedard Thomas Blondeau Pierre Labrie Moses Lafiamme	Nuisance. Search and seizure. Search and seizure. Search and seizure. Search and seizure. Illegal possession. Illegal possession.	60 days in county jail. 60 days in county jail. 60 days in county jail. 60 days in county jail. 60 days in county jail.	\$100 and costs. \$100 and costs. \$100 and costs. \$100 and costs. \$100 and costs.
Raoul Ouellette Ernest Paturel Harvey Parent George Wilding George Wilding Thomas Conway	Illegal possession Illegal possession Illegal possession Illegal possession Illegal possession Search and seizure Search and seizure	60 days in county jail.  Verdict "Not Guilty."  60 days in county jail.  60 days in county jail.  60 days in county jail.	\$100 and costs. \$100 and costs. \$100 and costs. \$100 and costs. \$100 and costs.
Thomas Conway. Ulric Dionne Ulrich Dionne Thomas F. Hawkins. Michael McDonald. Octave Rousseau Paul Roy	search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure		\$100 and costs. \$100 and costs. \$100 and costs. \$100 and costs. \$100 and costs. \$100 and costs.
John F. Sullivan Antone Sirois Joseph Tardiff Frank Violet George Wilding	Search and seizure. Single sale. Search and seizure. Search and seizure. Search and seizure.	Verdict "Not Guilty."	\$100 and costs. \$100 and costs. \$100 and costs. \$100 and costs. Mit. issued.
Joseph Driscoll Narcisse Garneau Oscar E. Messier	Intoxication Seizure from person Search and seizure		\$100 and Mit. is. \$100 and costs.

James Oldered	Intoxication	Judgment of Lower Court affirmed	Mit. issued.	
Wilfred Charest	Intoxication	Judgment of Lower Court affirmed	Mit. issued.	
	Transportation	60 days in county jail and	\$50.00.	
Granville Greene	Unlawful possession		\$100 and costs.	
	Unlawful possession.		\$50 and costs.	
Value Greene				
Valentine Conley	Nuisance	4 months	\$200 and in default of	
		I	payment 2 months	
			additional.	
Albina Gagnon	Nuisance	30 days in county jail.		
	Nuisance	30 days in county jair.		
Vital Ouellette	Nuisance		<b>\$</b> 600.00.	
	Nuisance	3 months	\$200 and in default	<b>₽</b>
Edgene Hince,	Tuisance	o months	payment 2 months	5
			additional.	TTOR
3.6 To . 11	-			ó
Mary Bolkas	Larceny	4.5	\$10.00.	ਛੋ
	Larceny	Nol prossed as to Nellie Badniez	<b>\$</b> 10.00.	9
	Larceny	Nol prossed as to Nellie Badniez	<b>\$</b> 10.00.	É
	Assault	Four months in county jail.	-	X
	Larcenv		<b>\$</b> 10.00.	~
	Assault		\$10.00.	_
Ernest Gagne.	Manslaughter	Verdict "Not Guilty."	@IO.00.	GE
				T
Harry W. Johnson	Larceny	Verdict "Guilty." One year in county		Z
		jail.		ERAL'
Louis Lebel	Larceny	•	<b>\$</b> 10.00.	×
Thimi Linarasi	Receiving stolen property		\$10.00.	≻
Joseph Tuprai and Anna Tuprai	Larcenv	(Nol prossed as to Anna Tuprai.)	•=	Ľ
Joseph Tuprai.	Receiving stolen goods		<b>\$10.00.</b>	ໝັ
	Illegal possession	60 days in county jail	\$100.00 and in default	<b>U</b> -
Tred Dieton	inegat possession	"O days in county Jan	60 days additional.	Ħ
T D	ril. 1	CO 1		$\mathbf{R}\mathbf{E}$
	Illegal possession	60 days in county jail	<b>\$</b> 50.00.	H
	Illegal possession	Judgment of Lower Court affirmed	Mit. issued.	Ŏ
Cyrille Bedard	Nuisance	30 days in county jail	\$100.00 and in default	OR.
			of payment 30 days	H
			additional.	•
George Wilding	Nuisance	4 months.		
Auguste Carpenter	Search and seizure		\$100.00.	
	Search and seizure	Judgment of Lower Court affirmed	Mit. issued.	
Potes Detles		Judgment of Lower Court affirmed	Mit. issued.	
	Search and seizure			
	Search and seizure	Judgment of Lower Court affirmed	Mit. issued.	
J. B. Sirois.	Search and seizure	Judgment of Lower Court affirmed	Mit. issued.	
Andre Turcotte S	Search and seizure	Judgment of Lower Court affirmed	Mit. issued.	
	Illegal possession	Judgment of Lower Court affirmed	Mit. issued.	
	Transportation	Judgment of Lower Court affirmed	Mit. issued.	
	Larceny	Four months.		
			2 years in Thomaston.	00
Sabatino Gayardo	Attempt to murder	Verdict "Guilty of assault"	∠ years in I nomaston.	œ

# TABLE B—Continued. ANDROSCOGGIN COUNTY--CONCLUDED.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.
Rozen Goulette	Nuisance	30 days and in default of payment 30 days additional.	\$100.00.
Jos. Willis	Nuisance	30 days and in default of payment 30	•=
Moses Laffamme	Nuisance	days additional	\$100.00.
Nicolas Moore	Nuisance	days additional	<b>\$</b> 100.00.
Herman Spinney	Nuisance	days additional	\$100.00.
Arthur Biron	Nuisance	30 days and in default of payment 30 days additional.	<b>\$</b> 100.00.
Pierre Plourde	Nuisance		<b>\$</b> 100.00.
George Houghton	Nuisance	In default of payment 60 days in county jail	<b>\$</b> 100.00.
Emerilde Berube	Nuisance	30 days in county jail and in default of payment 60 days additional	<b>\$</b> 100.00.
Thomas F. Hawkins Ernest Boucher	Nuisance	60 days in county jail.	\$100.00 and costs.
John F. Sullivan	NuisanceNuisance	Verdict "Not guilty."	\$150.00.
Ernest Chartrand Narcisse Garneau	Nuisance Nuisance	In default of payment 90 days Four months in county jail.	<b>\$</b> 100.00.
Mr. James Stapleton	Search and seizure	Judgment of Lower Court affirmed	Mit. issued.
Napoleon Terrien Alfred Couture	Search and seizure	Judgment of Lower Court affirmed	Mit. issued. \$100.00.
Auguste CarpentierArchille Leblanc	Search and seizure	Judgment of Lower Court affirmed	\$100.00. Mit. issued.
John McBean	Search and seizure	Judgment of Lower Court affirmed Judgment of Lower Court affirmed	Mit. issued. Mit. issued.
Andre Turcotte. George Croteau.	Search and seizure. Search and seizure.	outgined of hower court annual	\$100.00 and costs. \$50.00 and costs.
F. A. Dixon	Gambling. Gambling		\$5.00 and costs.
Edward Leader	Gambling		\$5.00 and costs. \$5.00 and costs.
John O'Hara William Whitcomb	GamblingGambling		\$5.00 and costs. \$5.00 and costs.

Earl Pollister	Assault and battery	30 days in county jail.	
Alfred Breton			Mit. issued.
George Croteau	Illegal possession		<b>\$</b> 100.00.
Josephat Dube	Illegal possession	60 days in county jail, in default of pay-	-
		ment 60 days additional	<b>\$</b> 100.00.
Patrick Dovle	Illegal possession	Judgment of Lower Court affirmed	Mit. issued.
Patrick Doyle	Illegal possession	Judgment of Lower Court affirmed	Mit. issued.
	Illegal possession		Mit. issued.
Louis Lageux	Nuisance	1	\$100.00 and costs.
Michael McDonald	Illegal possession	Judgment of Lower Court affirmed	Mit. issued.
Fred Haves	Illegal possession	Judgment of Lower Court affirmed	Mit. issued.
Charles S. Ross	Illegal possession	Judgment of Lower Court affirmed	Mit. issued.
	Gambling		<b>\$</b> 12.00.
	Larceny		•
George Gagne	Larceny		
Leon Desrosiers	Larceny	1 year in county jail.	
John W. McCarthy	Nuisance	Verdict "Not guilty."	
James G. Harlow	Nuisance	Verdict 'Not guilty.''	
Nellie Shilinski	Nuisance		<b>\$</b> 100.00.
Edward O. Welch	Nuisance		<b>\$</b> 150.00.
Edward E. Nichols	Nuisance		\$f00.00.
		•	

#### AROOSTOOK COUNTY.

	***************************************	
Carty Adams	Common ruisance	Laura Curtis plea guilty. Out on personal recognizance. Pending as to the others.
Laura Curtis John Armstrong Eloi Beaulieu Eloi Beaulieu Eloi Beaulieu Eloi Beaulieu Eloi Beaulieu Roland Campbell Roland Campbell Roland Campbell Roy Clark Frank Chfford George Collins Samuel Cotes Tony Disy Baring Dority and Jeanette Suitter	Common seller Selling intoxicating liquors. Selling intoxicating liquors. Selling intoxicating liquors. Selling intoxicating liquors. Selling intoxicating liquors. Common seller Rape Obstructing public justice Larceny Liquor nuisance Common seller	Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending. Pending.

#### AROOSTOOK COUNTY-CONTINUED.

Name.	Crime.	IMPRISONMENT, ETC.	FINES, ETC.
Barney Dority and \	Leud and lascivious cohabitation	Pending.	
Bert Drake	Common selter	Pending.	
Bert Drake	Selling intoxicating liquor	Pending. Pending.	
Theophile Dubay	Common seller	Pending.	
John F. Ellis Joseph Latona	Liquor nuisance	Pending. Pending. Committed to Bangor hospital for operation.	
Joseph Latona.	Assault with intent to kill and murder	Pending.	
Kiley Lindsay	Selling intoxicating liquor. Selling intoxicating liquor.		
Kiley Lindsay	Common seller.	İ	
James Masters	Assault. Arson.		
Baptiste Michaud	Arson.		
Maude Ouillette	Common seller Cheating by false pretenses.	 	
Arthur Turgeon	Breaking and entering and larceny	!	
Abner D. Valley	Common seller	•••••	Fines and costs in Form B are Fines
George S. Kimball	Keeping intoxicating liquors	***************************************	and costs imposed. \$100 & costs \$46.82.
Lewis H. Frazier	Common seller	Nol prossed on payment of costs	\$100. No costs. Costs \$12.67.
Leon Blackden	Assault and battery		\$5.00 & costs \$7.22.
T. Peter Watson	Assault	Nol prossed. Nol prossed.	
Llewellyn H. Powers	Unlawful driving of automobile	Nol prossed.	
John M. Perkins	Fraud Assault with intent to kill	Nol prossed account insanity.	
John Joseph Gallagher	Entering dwelling with intent to commit		
Llewellyn Pettingill Lavine	larceny	Nol prossed account insanity.	
Fred Pelkey	Common nuisance	Filed.	
Mary M. Pelkey	Common seller	Filed.	l

Frank Martin	Assault	Nol prossed account insanity.	
Thomas Kennedy	Assault	Nol prossed account insanity.	
Lewis H. Frazier	Selling intoxicating liquor	Continued for sentence.	
Lewis H. Frazier	Selling intoxicating liquor	Continued for sentence.	
George Bouchard	Malicious mischief	Nol prossed on payment of costs	Costs \$6.01.
Joseph Castonguay	Malicious mischief	Nol prossed on payment of costs	<b>\$</b> 6.25.
Paul Cormier	Keeping intoxicating liquor	Nol prossed lack of evidence.	
Vetal B. Cyr	Keeping intoxicating liquor	Nol prossed lack of evidence.	
Edmund Desiardin	Malicious mischief	Nol prossed on payment of costs	Costs \$6.01.
Magloire Dubay	Malicious mischief	Nol prossed on payment of costs	Costs \$6.37.
Al Éveritt	Intoxication	Continued for sentence.	
Al Everitt	Beating a horse		\$50 & costs \$20.
Alphonse Gagne	Keeping intoxicating liquors	Nol prossed lack of evidence.	
Samuel Gopan	Keeping intoxicating liquors	Acquitted.	
George L. İngraham	Keeping intoxicating liquors	Committed in default of payment fines	
Grongo Zii Ziigi Gildanii II I I I I I I I I I I I I I I I I I	acop-ag savon-outing inquo-	30 days	\$100, costs \$10.
George L. Ingraham	Keeping intoxicating liquors	Committed in default payment of fines	•=,
949-B0 71 71B-4114	and programme and and and an arrange and arrange and arrange and arrange and arrange and arrange arran	30 days	\$100, costs \$10.
Abel Levasseur	Malicious mischief	Nol prossed on payment of costs	Costs \$5.89.
Johnny Morin	Malicious mischief	Nol prossed on payment of costs	Costs, \$6.37.
Thomas Pelletier	Keeping intoxicating liquor	proceed on payment of costs	\$100, costs \$15.00.
John Thibeau	Keeping intoxicating liquor		\$100, costs \$25.00.
W. H. Warman.	Assault	Nol prossed.	\$100, COSES \$20.00.
Alfred Baytee	Selling intoxicating liquor	Filed	Bail \$200, paid.
Amos Coury.	Keeping store open Sunday, etc	Nol prossed on payment of costs	Costs \$7.23.
John A. Day	Intoxication	Nol prossed on payment of costs	Costs \$15.00.
Frank W. Gilman	Keeping intoxicating liquor	30 days in jail, and 30 more on default	
Frank W. Gilman	recepting involventing inquor	of fine	\$100 and costs \$10.
Charlie Griffin	Keeping intoxicating liquor	or me.	\$100 and costs \$10. \$100. costs \$15.00.
Erick O. Hedman	Setting fish nets.	Nol prossed lack of evidence	\$100, Costs \$15.00.
George Kane	Keeping intoxicating liquor	Nol prossed.	
Erick Larson	Setting fish nets.	Nol prossed lack of evidence.	
Frank Marquis	Hunting and killing deer	Nol prossed on payment of costs	Costs \$16.50.
Levi May.	Working on Lord's Day	Nol prossed on payment of costs	Costs \$5.03.
Rock Pelletier	Hunting and killing deer	Nol prossed on payment of costs	Costs \$16.50.
Isaiah Smith	Possession of deer meat in close time	Nol prossed defective warrant.	Costs \$10.50.
Raffaele Di Geronimo	Claimant intoxicating liquors	Liquors forfeited.	
	Claimant intoxicating liquors	Liquors forfeited.	
Tony Devito	Claimant intoxicating liquors		
Stacy Blackstone	Forgery	Continued for sentence.	\$100 and costs \$10.
Napoleon Bernard	Assault with intent to main	30 days in jail and	\$100 and costs \$10.
Alexander White	Common seller	30 days in jail and 30 more in default of	****
T 170 .	cn .: 1 c1 .	fine	<b>\$</b> 100.
Joseph Boice	Cheating by false pretenses	4 months in jail.	
Albert Bolder	Assault	Nol prossed.	
Albert Bolder	Rape	9 to 18 years State prison.	

# TABLE B—Continued. AROOSTOOK COUNTY—Continued.

Name.	CRIME.	IMPRISONMENT, ETC.	Fines, Etc.
Frank Campbell, Douglas McConaghy and Judson Bullock	Robbery	lst two defendants 1 year in jail, copias for 3rd pending.	
Michael Coughlin	Larceny		Costs paid \$35.36.
George Cyr Robert Ellis Robert Ellis	Breaking and entering and larceny Rape Assault	1 year in jail. 9 to 18 years in State prison. Nol prossed.	
Harry Gagnon	Assault with intent to kill	In Eastern Maine Insane Hospital for observation. Nol prossed.	<b>\$</b> 150.
Marshall Hughes. Frank Langley Donald Lafayette George Macomber	Rape Larceny Larceny Forgery	2½ to 5 years in State prison. 3 months in jail. Continued for sentence. 4 months in jail.	
Paul Martin. Frank Moore. John Inillette.	Selling intoxicating liquor Breaking and entering and larceny. Cruelty to children	2 to 4 years State School for Boys. 4 months in jail, suspended on good	\$75 and costs \$20.
Michael Phillips, Jr Michael Phillips, Jr	Breaking and entering and larceny Receiving stolen property	behavior. 1 to 2 years in State prison. Nol prossed.	
Stillman Sawyer Harvey Stymiest George E. Tompkins John B. Willette	Assault with intent to rape	Acquitted. 10 to 20 years in State prison. 2 to 4 years in State prison. Continued for sentence.	
John B. Willette Alexander White	Selling intoxicating liquor Selling intoxicating liquor	30 days in jail and 30 more in default of fine.	\$50 & \$50 costs. \$100.00.
Colby Tracy William Haley Charles W. Starkey	Keeping intoxicating liquorArson. Selling meat not inspected	Filed. Nol prossed. Law on report. Judgment for State	
Charles W. Starkey	Selling meat not inspected	affirmed	\$10, costs \$7.79. \$15, costs \$10.77.

Ernest McIntyre.  William Rowe Frank Nightingale Jerry Garfield. Parker Gerry William F. Lyons Annie L. Bubar Ralph Stevens. George Cyr George Cyr William Ross. Ralph Stevers.	Assault, all jointly indicted. Case of Lyons taken to Law Court on appeal and appeal dismissed for want of jurisdiction.  Vexing, irritating and tormenting. Keeping intoxicating liquors. Breaking and entering and larceny. Breaking and entering and larceny. Assault with intent to rape	Rowe, S months in jail.  Pending as to Nightingale. Garfield 60 days in jail. Gerry pending. Lyons 1 year in jail. Plea guitty, personal recognizance.Pend. Filed. Filed. Filed. Filed. Filed.	
{ Rose Tuttle	Common nuisance	Filed.  Nol prossed on payment of costs	Costs \$11.35.
Ed. Bishop.	Assault and battery	60 days in jail and 30 more in default of costs	Costs \$43.19.
Ed Bishop	Intoxication	Filed. 60 days in jail in default of fine and costs	
Thomas Bouchard	Selling intoxicating liquor	30 days in jail and in default of fine and costs 30 more	\$50 & costs \$8.91.
Joseph Cushman. Tony Disy.	Selling intoxicating liquors	Acquitted. 30 days in jail and 30 more in default of	
Tony Disy.	Selling intoxicating liquors	fine and costs	\$50, costs \$10.53
Julia Gulliver	Selling intoxicating liquors	fine and costs	\$50, costs \$9.53.
Julia Gulliver	Selling intoxicating liquors	fine and costs	\$50, costs \$8.90.
Julia Gulliver	Selling intoxicating liquors	fine and costsFiled.	\$50, costs \$8.76. \$100, costs \$23.
Maude Ouillette Maude Ouillette	Selling intoxicating liquors. Selling intoxicating liquors.	Nol prossed. Sentence suspended.	gioo, costs q20.
Ernest Brewer Frank Freeman	Selling intoxicating liquors Selling intoxicating liquors	Mittimus suspendedNol prossed.	\$50 & costs \$21. Paid.
Frank FreemanJoe Miller	Selling intoxicating liquors	Nol prossed. 30 days in iail and 30 more in default	
Samuel Gopau. Frank Cyr	Keeping intoxicating liquors Keeping intoxicating liquors	of fine and costs	\$50 costs \$9.03.
-	Selling intoxicating liquors	of fine and costs	\$100 costs \$24.00.

# TABLE B—Continued. AROOSTOOK COUNTY—CONTINUED.

Name.	Спіме.	IMPRISONMENT, ETC.	FINES, ETC.
Frank Murray	Selling intoxicating liquors	30 days in jail and 30 more in default of fine and costs	\$50. costs \$14.27.
John B. Willitte	Keeping intoxicating liquors	60 days in jail and 60 more in default	
John B. Willitte	Selling intoxicating liquors	of fine and costs	\$100. costs \$10.03. \$50. costs \$5.37.
John B. Willitte Thomas Bouchard John Collins. John Collins. John Collins.	Selling intoxicating liquors. Common seller Sclling intoxicating liquors. Selling intoxicating liquors. Selling intoxicating liquors.	Filed. Filed. Nol prossed. Nol prossed. Nol prossed.	900. Costs 90.07.
John Collins John Collins Odilon Deveau Julia Gulliver  J Julia Gulliver.	Selling intoxicating liquors. Common seller Assault. Common seller Liquor nuisance.	Nol prossed. Nol prossed. Filed. Filed as to Julia Gulliver and Sampson	
\ Sampson Gulliver \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Larceny. Common seller Selling intoxicating liquors.	Gulliver 60 days in fail and 30 more in default of costs	Costs \$58.68. \$50. costs \$138.93.
Gertrude Miller	Selling intoxicating liquors	of fine and costs	\$50.and costs, \$10.45 \$50. costs \$10.45.
Joseph Miller	Selling intoxicating liquors	30 days in jail and 30 more in default of fine and costs.	\$50. costs \$10.45. \$50. costs \$16.80.
Joseph Miller	Selling intoxicating liquors	30 days in jail and 30 more in default	•
Joseph Miller	Selling intoxicating liquors	pf fine and costs	\$50. costs \$16.81.
Joseph Miller. Joseph Miller. Joseph Miller. Joseph Miller. James O'Brien.		Filed.	\$50. costs \$16.81.

Edward Smith	Common seller	30 days in jail and 30 more in default	Costs \$18.93.
William W. Warman	Larceny	of costs	Costs \$18.93.
Arthur Witham		30 days in jail and 30 more in default	
		of costs	Costs \$35.00.
Harvey Styniest	Assault	Nol prossed.	
Alphie CraneFrank E. Fisher	Common seller	Nol prossed. Pending.	
Lordto Condrons		rending.	
Gilbert Gendreau	Assault and battery	Pending.	
William Jones		_	
Frank E. Fisher	Bribery	Pending.	
George CrabbGeorge Crabb		Pending. Pending.	
Melvin Crabb	Selling intoxicating liquor	Pending.	
Melvin Crabb	Common seller	Pending.	
Wilfred Crabb	Selling intoxicating liquor	Pending.	
Wilfred Crabb Melvin Crabb	Common nuisance	D 1:	
Coores Crobb		Pending.	
Barney Dority and	Adultery	Pending.	
Jeanette Suitter			
Emile Violette	Common seller	Pending.	
Emile Violette	Selling intoxicating liquor	Pending.	
Emile Violette		Pending. Pending.	
Antoine Gagnon	Keeping intoxicating liquor	Pending.	
William Legassey	Selling intoxicating liquor	Pending.	
Thomas Levasseur	Keeping intoxicating liquors	Pending.	
Joe Willette	Selling intoxicating liquors	Pending.	
Mary BishopA. Gray	Selling intoxicating liquors	Pending. Pending.	
Andrew Jacobson	Intoxication	Pending.	
James Lovely	Intoxication	Pending.	
Paul Theriault	Selling intoxicating liquors	Pending.	
Abner D. Valley	Selling intoxication liquors	Pending.	
Abner D. Valley	Selling intoxicating liquors		
Patrick Murray	Intoxication	Pending.	
	CUMBERLAND COUNTY	· · · · · · · · · · · · · · · · · · ·	
•			
Peter Foye	Intoxication	Continued.	
Thomas F. Gallagher	Unlawful possession	Nol prossed.	
James Graney	Unlawful possession	opeciai docket.	

#### CUMBERLAND COUNTY-CONTINUED.

Name.	CRIME.	Imprisonment, Etc.	Fines, Erc
Thomas E. Gueglio	Urlawful possession		\$100 & costs.
John W. Haley	Unlawful possession		\$100 & costs.
sidore Holsberg	Unlawful possession.	Nol prossed.	<b>Q</b> -10 <b>W</b> 00000.
Thomas Johnson	Unlawful possession	Nol prossed.	
Martin F. King	Unlawful possession	Continued.	
ohn Kimick	Intoxication	Nol prossed.	
acob Kovensky	Unlawful possession	Special docket.	
oseph Laundry	Intoxication	Continued.	
Chomas J. Liddy	Unlawful possession.	Special docket.	
Chomas J. Liddy	Single sale	Special docket.	
Thomas J. Liddy	Single sale.	Special docket.	
Thomas J. Liddy	Single sale	Special docket.	
Chomas J. Liddy	Single sale	Special docket.	
	Unlawful possession.	Special docket.	
Michael Lyden	Uniawiui possession		
Harold J. McNeill	Unlawful possession	Continued.	
ane Moore	Unlawful possession	Special docket.	
ames W. Pennell	Intoxication	Continued.	
Rocco Pompeo	Unlawful possession	Trial. Guilty. Probation.	<b>#</b> 100 1 /-
ohn S. Quinn	Single sale	Trial. Guilty	\$100 and costs.
Paul Robinson	Unlawful possession	Continued.	
Edith Tolitto	Unlawful possession	Nol prossed.	
Vinchenzina Surace	Unlawful possession	Continued.	
Frank J. Scully	Unlawful possession		\$100 and costs.
Jason Taylor	Unlawful possession	Continued.	
Michael Troyano	Unlawful possession	Nol prossed.	
lames Wallace	Unlawful possession	Nol prossed.	
James White and Flora Roy	Unlawful possession	Continued.	
John W. Whitmore	Failure to have dog licensed	Continued.	
William Wisnisky	Intoxication	Nol prossed.	
William S. Wolf	Unlawful possession	Continued.	
Thomas Welch	Contempt	Perjures himself and is discharged.	
William C. Alden alias Arden	Nuisance	Continued.	
Lewis C. Blaisdell	Non support wife	Continued.	
George B. Bancroft	Non support wife and children	Continued:	
Christopher Bowden	Non support wife	Continued.	
oseph S. Bombarde	Non support children	Continued.	

George E. BarbourFred Baker	Cheating by false pretenses	Trial. Guilty. Continued for sentence. Nol prossed.	
Ellere Curtis	Disorderly house	<u> </u>	\$300 and costs.
Walter P. Currier	Non support child	Continued.	
Henry A. Carsons.	Non support wife and children	Nol prossed.	
Albert W. Day and Katherine Flyne	Adultery	Continued.	
Joseph E. Davidson	Breaking, entering and larceny (N. t.)	Continued.	
Delia J. Donovan	Disorderly house	Special docket.	
Winfield Scott Day	Non support wife and children	Continued.	
Frances A. Dee	Non support wife.	Continued.	
Lucile Davis	Breaking, entering, larceny (N. t.)	Special docket.	
Frank Eggert	Receiving stolen goods	Nol prossed.	
Robert E. Facev.	Non support children		
Thomas A. Foshee	Non support wife and children		
Fred H. Farwell and Edith L. Stevenson	Adultery		
Barbara Green	Nuisance.		
Charles A. Greenwood.	Assault with intent to rob	7 to 14 years State prison. Guilty. Trial.	
William Gautt	Non support wife and child.	Continued.	
John H. Grondin.	Assault with intent to murder	5 to 10 years State prison, Guilty. Trial.	
Thomas E. Gueglio.	Nuisance	Continued.	
Samuel E. Handleman	Non support wife and child	Nol prossed.	
Roy Otis Holt	Non support wife and child	Continued.	
Frank Hall	Indecent and immoral practices	Nol prossed.	
Jimis Jones	Assault with intent to murder	Special docket.	
William Kronberg	Disorderly house	Special docket.	
Arthur C. Leslie	Gambling nuisance	Continued.	
Fred Landry, Fred McKay and Michael J.	Gamoning national control of the con	Continuou.	
O'Connor	Breaking, entering and larceny	Landry 4 months county jail. O'Connor	
		4 months jail. McKay, continued.	
Fred Landry and Fred McKay	Breaking, entering intent larceny	Continued.	
Fred LeBlanc	Breaking, entering, larceny (N. t.)	2 to 4 years State prison.	
Fred Le Blanc	Breaking, entering, larceny (N. t.)	2 to 4 years State prison.	
Nelson N. Madsen	Non support children	Continued.	
William H. Mordaunt	Non support wife and children	Continued.	
John B. Mulkern and Harry L. McWilliams	Breaking, entering, larceny (N. t.)	Probation.	
William H. McCrackin	Disorderly house	Trial. Guilty. 10 months jail.	
Felice Napolitano	Assault with intent to kill	Trial. Guilty; 2 to 4 years State prison.	
Edward G. Norris	Larceny	Continued for sentence.	
Ernest A. Nye	Receiving stolen goods	Probation.	
Peter F. Owen	Non support wife and children	4 months in county jail	
Clarence A. Rayfuse	Non support wife and child	Nol prossed.	
Edith Tolitto	Nuisance	Trial. Not guilty.	
William K. Small	Non support children	Continued.	
Carlo Sepertino and Serafina Robarre	Nuisance	Not prossed.	

## CUMBERLAND COUNTY-CONTINUED.

Name.	CRIME.	IMPRISONMENT, ETC.	FINES, ETC.
John Slane	Non support children	6 months in jail.	
Frank E. Stevens	Nuisance	Continued.	
Fred N. Smith	Non support child.	Continued for sentence.	
Howard S. Skillings	Single sales	Continued for sentence.	
Edward E. Strout	Non support children	Continued.	
Louis A. Townsend	Cheating by false pretenses	Continued.	
ohn H. Tuttle	Cheating by false pretenses	2 to 4 years State prison.	1
ason Taylor	Nuisance	Continued.	+
Mary Wallace alias Lizzie Jackson	Disorderly house	Continued.	
Clara Young	Disorderly house	Bail defaulted.	
Robert A. Alby	Intoxication	Nol prossed.	i
Celina Alby	Intoxication	Not prossed.	
Sabina Apazona	Unlawful possession	Nol prossed.	
Charles E. Benson	Unlawful possession	Continued.	
Alfred C. Bliss	Assault and battery	Nol prossed.	
Alfred A. Brackett	Cruelty to animals	Continued. Continued.	
Natalizia Calabrez		Continued.	j
William F. Callahan	Unlawful possession	Continued.	
William C. Cambpell	Impure milk in his possession	Continued.	i
John Conroy	Unlawful possession.	Continued.	
Delia Coulfield.	Unlawful possession.	Continued.	ı
Aaron Dalton	Exposing adulterated tood for sale	Continued.	
Aaron Dalton	Exposing adulterated food for sale	Continued.	
Aaron Daiton	Exposing adulterated food for sale	Continued.	
Willard F. Dearborn	Cruelty to animals	Continued.	
Angie B. Donahue	Unlawful possession.	Continued.	
John Foley	Unlawful possession	Continued.	[
Walter D. Gallagher	Intoxication	Nol prossed.	
Joseph Gilman	Common seller	Continued.	
Thomas F. Gorrivan	Intoxication	Continued.	
Thomas F. Gorrivan	Resisting officer	Continued.	
Annie Gould	Unlawful possession	Continued.	
Barbara Green	Unlawful possession	Continued.	
Barbara Green and Thomas LaRose	Unlawful possession	Continued.	
eon Herman	Illegal transportation		ĺ

	Leon Herman	Unlawful possession	Continued.	2100
	Leon Herman	Unlawful possession		\$100 and costs.
	Izidore Holzberg	Unlawful possession	Continued.	*
	Walter Howard	Unlawful possession	Continued.	
	James G. Johnson	Watered milk in his possession	Continued.	
,	Arthur T. Jordan	Intoxication	Continued.	
4	Michael J. Joyce	Intoxication	Continued.	
	Margaret Kane	Unlawful possession	m-1-1	
	Margaret Kane	Unlawful possession	Trial; not guilty. Continued.	
	Patrick H. Kelley	Intoxication	Continued.	
	Thomas S. Lailer	Intoxication	Continued.	
	Thomas S. Lailer	Intoxication	Continued.	
	Camile LaRoche	Unlawful possession	Continued.	
	Thomas La Rose	Unlawful possession	Continued.	
	Thomas La Rose	Unlawful possession	Continued.	
	Joseph Levinaces	Unlawful possession	Continued.	
	Annie Lewis Intoxicating liquors and vessels, William S.	Untawith possession	Continued.	
		Intoxicating liquors and vessels	Continued.	
	Wolf, claimant	Operating auto without registration plate		
	I nomas J. Liddy	attached	Continued.	
	Thomas J. Liddy	Exceeding speed limit.	Continued.	
	Nicholas Marentis	Unlawful possession.	Continued.	
	Clarence W. Metcalf	Indecently exposing person	Continued.	
	Charles E. Miller	Unlawful possession	Continued.	
	Auerllo Mietto	Unlawful possession	Continued.	
	Auerllo Mietto	Unlawful sale	Continued.	
	John McCarthy alias McCarty	Unlawful possession	Continued.	
	Alfred N. McCracken	Watered milk in his possession	Continued.	
	Annie McDonough	Unlawful possession	Continued.	
	John McDonough	Unlawful possession	Continued.	
	Margaret G. McDonough	Unlawful possession	Continued.	
	William E. Murphy	Unlawful possession	Continued.	
	Francansea Navarro	Unlawful possession	Continued.	
	Thomas H. Paine	Unlawful possession	Continued.	
	Peter Pappas	Unlawful possession	Continued.	•
	Peter Pappas	Unlawful possession	Continued.	
	Charles Peters	Unlawful possession	Continued.	
	John Phillips	Assault and battery	Continued.	
	Nicola Piepa	Unlawful possession	Continued.	
	Catherine Quirk	Unlawful possession	Continued.	
	Peter J. Rafferty	Unlawful possession	Continued.	
	John Small	Unlawful possession	Special docket.	
	Lillian Snow	Disorderly person	Continued.	
	Gaeitania Spitellio	Unlawful possession	Continued.	!

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## CUMBERLAND COUNTY-Continued.

Name.	CRIME.	Imprisonment, Etc.	FINES, ETC.
Tena Tabenkin	Unlawful possession.	Continued	•
John Thornton	Unlawful possession	Continued.	
Giosulo Vacchino alias Joseph Vacchino	Unlawful possession.	Continued.	
Lewis Wolman Jr	Unlawful possession.	Nol prossed.	i
Harry V. Durgin	Issuing and using a fraudulent check	Continued.	1
Mary Otto	Larceny	Nol prossed.	ı
Lester G. Anderson	Larceny	Continued.	1
Perley E. Annis	Non support wife and children	Continued.	
Albert L. alias Albert F. Barker	Murder	State prison for life; trial.	
Amadee Bernier	Rape	Special docket.	i
Henry A. Bragg.	Non support wife and child	Continued.	
Bennie B. Briggs	Uttoring	1 to 2 years State prison.	
Perley F. Burnham and Thomas McGowan	Uttering Breaking, entering, larcen (N. t.)		
		Probation.	ì
Albert O. Burrell and Evelyn C. Hyson	Adultery	Nol prossed.	
	N	0 -45	
Michael Quirk	Nuisance	Continued.	
Carlo Carado	Adultery	Continued.	1
John T. Cary, Joseph Cleary, James Foley		Trial; 3 months in jail each.	
Herbert Carmichael	Non support wife and children	Continued.	
Albert F. Christian	Non support wife and children	Continued.	i
Thomas F. Christy	Non support wife and children	Continued.	
Earl G. Clark alias Horne	Breaking, entering, larceny	Nol prossed.	1
Ervin A. Clark	Nuisance	Continued.	
Marshall G. Cole	Non support wife and children	Continued.	i
Michael Conley	Non support wife and children	Continued.	1
oseph E. Davidson	Illegal registration	Continued.	1
Francis A. Dee	Larceny	6 months in county jail.	1
Thomas and Agnes DeRouche	Non support child	Continued.	
Hall Dingley	Assault and battery	Continued.	
Ernest E. Edgerlev	Non support wife and child	Continued.	1
Edward D. Emery	Passing worthless checks	Nol prossed.	1
Bartley A. and Annie Flaherty	Nuisance	Nol prossed.	1
Alonzo S. Foster	Illegal registration.	Continued.	1
	Nuisance	Continued.	
John Cinard	Nuisance	Continued.	1

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William E. Graffam	Larceny from person	
Arthur Granier and Alfred Granier	Breaking, entering and larceny	Probation.
Barbara Green and Thomas LaRose	Nuisance	Continued.
William H. Gretz alias Gratz	Larceny	Special docket.
William H. Gretz alias Gratz	Larceny	Special docket.
William H. Gretz alias Gratz	Larceny	Special docket.
Frank Hall	Indecent and immoral practices	Special docket.
Frank Hall	Indecent and immoral practices	1 to 2 years State prison.
Frank Hall	Indecent and immoral practices	Nol prossed.
Forest S. Hamilton	Larcenv	Continued.
Jeremiah Harding	Breaking, entering, larceny (N. t.)	Continued.
Jeremiah Harry	Breaking, entering, larceny (N. t.)	Continued.
George C. Fowles	Non support wife and child	Continued.
Benjamin and Marie Harvey	Non support child	Continued.
Lawrence P. Hendrickson	Breaking, entering, larceny (N. t.)	Probation.
John B. Hueston	Non support wife and child.	Continued.
Albert W. Jefferson	Illegal registration	Continued.
Rose Johnson	Disorderly house	Continued.
Arthur C. Jordan	Non support child	Continued.
		Continued.
Charles A. Kerrigan	Abetting illegal registration	
Benjamin Koitz	Larceny from person	Trial; 2 to 4 years State prison.
Arthur L. Lane	Non support children	Continued.
Luther F. Lane	Non support wife	Continued.
Henry LeClair	Breaking, entering intent larceny	1 to 2 years State prison
Walter P. Lee, Jr	Illegal registration	Continued.
Joseph Leonard	Breaking, entering larceny (N. t.)	Probation.
Albert S. Lewis	Non support child	Continued for sentence.
Charles J. Linde \		
George W. Ross	Nuisance	Continued.
George L. Loring, Robert D. Logan,		
Thomas C. Likely, Louis A. Garbarino	Riot	Continued.
Thomas O'Connor, Harold H. Goud		
Thomas Butler, Thomas H. Cummings		
George L. Loring, Robert D. Logan	Assault with intent to kill	Continued.
Louis A. Garbarino		
John C. McLellan	Larceny	2 to 4 years State prison.
Thomas Mulkern	Assault and battery	Probation.
Michael J. Mulkerrin alias Mulkern	Murder	Trial. Guilty. Law.
Henry P. Murphy	Breaking, entering, larceny (N. t.)	Probation.
New Mineral Fertilizer Co	Selling fertilizer without being registered	1 tobation.
Tion Manageral Foldings Co	under law of State	Continued.
New Mineral Fertilizer Co	Cheating by false pretenses	Continued.
Walter L. Niles.	Illegal registration.	
Richard J. Norton, William Lee	Nuisance	Continued.
Martin O'Hare	Nuisance	Trial Not milter
Marun O nare	Nuisance	riai. Not gunty.

#### CUMBERLAND COUNTY-CONTINUED.

Name.	CRIME.	IMPRISONMENT, ETC.	Fines, Etc.
John Phillips. Fred G. Rhodes. James J. Sargent.	Disorderly house.  Non support wife.  Assault with intent to kill.	Continued Continued. Trial. Not guilty.	
William Scully and Edward Reardon Joseph Howard Shaw	Nuisance Non support wife and children	Continued. 60 days in jail.	
John Smith Olaf Swanson	Robbery Illegally removing monument	Continued.	
Fred R. Taylor Harris E. Tobin	Larceny. Uttering.	Continued. 6 months in iail.	
James Walsh & John Conroy Francis C. Young	Nuisance Disorderly house	Continued. Continued.	
Bronislaw Zeebordiz. Harold M. Conley	Assault with intent rape	Special docket.	\$50 and costs.
Albert Libby	Non support wife	Probation. Nol prossed.	
Harry Freeman Whitney Edward E. Strout	Non support children	6 months in jail. Probation.	
Patrick Joyce Lawrence McGinnis	Larceny	Probation. Nol prossed.	
Sidney C. Mundee Perley F. Burnham.	Non support wife and childBreaking, entering intent larceny	Probation. 2 to 4 years State prison.	
John B. Cancy and Bertha Maud Pratt John H. Cummings	AdulteryNon support wife and children	Nol prossed. Nol prossed.	
William Davisdon	Assault and battery	Special docket.   Nol prossed.   Nol prossed. O'Connor: continued for	
Charles H. Atkins.	Intoxication	sentence, Adams. Probation.	
Charles H. Atkins. Frank A. Stone	Intoxication Intoxication	Probation. Nol prossed.	
Frank A. Stone Robert E. Clawson	Intoxication Non support wife and children	Nol prossed. Nol prossed.	
John J. Doyle James Halloran alias Hollivan	Adultery Nuisance	Special docket. Nol prossed.	
Elmer H. Ingalls		Nol prossed.	

Dennis W. Mayberry alias Walter Graves	Breaking, entering and larceny	Escaped from jail while awaiting in- dictment.	. 1
Waldo Trott	Breaking, entering and larceny	Probation.	
Thomas L. Graney.	Cheating by false pretenses.	Probation.	ĺ
Annie Joyce	Unlawful possession intoxicating liquor	Nol prossed.	
Annie Joyce			
Annie Joyce	Unlawful possession intoxicating liquor Unlawful possession intoxicating liquor	Nol prossed.	1
Michael J. Minnough.	Interiorien	Nol prossed.	- 1
Michael J. Minnough	Intoxication Resisting an officer	Probation. Probation.	- 1
Annie M. Phillips		Continued.	1
Frank A. Stone	Intoxication	Probation.	-
Frank A. Stone			-
	Intoxication	Probation.	1
George Daniels	Breaking, entering, larceny, night time	Probation.	
James Kelley	Larceny from person	Probation.	İ
William Corcoran	Larceny	Nol prossed.	
Thomas J. Ross	Assault and battery	Probation.	
Howard F. Dyer	Breaking, entering, larceny, night time	Probation.	
Arthur J. Murray	Attempt commit larceny from person	Bail defaulted.	
Daniel J. Earley	Non support wife and children	Nol prossed.	
Frank L. Towle	Non support wife and children	Nol prossed.	1
James A. Clark	Non support wife and child	Nol prossed.	
Newton E. Jones.	Non support wife and child	Nol prossed.	1
August St. Peters	Non support wife and child	Nol prossed.	ì
Israel Palititzky	Non support wife and child	Nol prossed.	
Elmer E. Low	Non support wife and children	Continued.	
Alvin Allen	Nuisance	Special docket.	1
John Girard	Nuisance	Nol prossed.	Į
John F. DeWolfe	Larceny	Bail defaulted.	1
Charles Thornton Libby	Violation ordinances swinging signs	Nol prossed.	
Annie Monino	Unlawful possession intoxicating liquor	Probation.	
Thomas S. Lailer	Intoxication	Probation.	
Thomas S. Lailer	Intoxication	Probation.	
Patrick Green. Thomas Coleman, Christian		- 4 4 4 4 4	
Ritter		Bail defaulted.	ļ
Patrick O'Malley and William Walsh	Nuisance	Bail defaulted.	1
Frank Scully	Nuisance	Continued.	ì
Jason Taylor and Frank Parent	Nuisance	Nol prossed.	1
Samuel White	Nuisance	Nol prossed.	1.
Charles Blumenthal	Breaking, entering intent larceny	Probation.	1.
Benjamin B. Coombs and Grace B. Davis.	Adultery	Coombs probation. Davis, nol prossed.	-
John F. DeWolfe	Breaking, entering night time intent larceny	Bail defeated.	
James R. Gilchrist, Charles Clark			
and John P. Reagan		Probation.	
	Breaking, entering and larceny night time		
Joseph E. Hudson	Breaking, entering and larceny, night time	Probation.	1

#### CUMBERLAND COUNTY-CONTINUED.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.
Fred J. Landry Harry L. Doughty Joseph P. Monaghan Leon Young. Donald W. Clift Albert W. Johnson Earl R. Jordan. Patrick Joyce. George B. Perham John Brown. Joseph S. Caron. Joseph S. Caron. Joseph S. Caron. Joseph S. Caron. James A. Conwell. Philip A. Conroy. Aaron Dalton Aaron Dalton Aaron Dalton Harry Dalton Harry Dalton Thomas Gorrivan Alfred Hill John Rukucky. Frank W. Stevens. Martin J. Welch. James Bowie, Ernest Brooks, Arthur Keift Frederick Sherman, Edward Law, George Fitzgerald, John Nickerson, Ralph Oroo, Frank E. Rose, William Kilfoyle, Joseph Purcello. James Bowie, Ernest Brooks, Arthur Keift, Frederick Sherman, Edward Law, George Fitzgerald, John Nickerson, Ralph Oroo, Frank E. Rose, William Kilfoyle, Joseph Purcello. James Bowie, Ernest Brooks, Arthur Keift, Frederick Sherman, Edward Law, George Fitzgerald, John Nickerson, Ralph Oroo, Frank E. Rose, William Kilfoyle, John Purcello and Philip Shepherd.	Larceny from person.  Non support wife and children Non support wife and children Non support wife and children Non support wife and children Non support wife and children Non support wife and children Unlawful possession intoxicating liquor Intoxication Intoxication Intoxication Exposing adulterated food for sale. Exposing adulterated food for sale Exposing adulterated food for sale. Exposing adulterated food for sale. Exposing adulterated food for sale. Intoxication Unlawful possession intoxicating liquor. Intoxication Unlawful possession intoxicating liquors Assault and battery.  Breaking, entering and larceny.  Breaking, entering and larceny.	Continued. Law Court. Continued. Nol prossed. Nol prossed. Continued. Continued. Probation.	

George B. Quinn. George I. Starling. Wilbur Walker Frederick H. Wilson. Atwood W. Brewer and Mabel F. Decelle. Fred A. Carriveau Thomas J. Howley. Henry P. Murphy and John S. Tracey. Michael Recetano and Nicola Tenneriello. Miles N. Shea. John Simmons. Oscar I. Whitney. Oscar I. Whitney.	Non support wife and children Non support wife and children Non support wife and children Non support wife and child Adultery Breaking, entering and larceny Breaking, entering intent larceny Breaking, entering, larceny, night time Assault with intent to kill and murder. Uttering forged instruments Breaking, entering intent larceny Breaking, entering intent larceny Breaking, entering, larceny night time Breaking, entering, larceny, night time Breaking, entering, larceny, night time	Probation. Continued. Continued. Special docket. Probation. Continued. Murphy probation. Tracey nol prossed. Each 10 to 20 years in State prison. Trial Probation. Probation. Continued. Bail defaulted.	
Oscar L. Whitney	Breaking, entering, larceny, night time	Bail defaulted.	
Oscar L. Whitney and William Webber alias George Webber	Breaking, entering and larceny night time.	Bail defaulted, Whitney. Nol prossed,	
George Webber	Dicaking, entering and larveny night time	Webber.	
Frederick H. Wilson, Jr	Assault and battery	Nol prossed.	
Eva Hamel	Disorderly house	Special docket.	
Stephen Carrigan	Larceny	Nol prossed. Nol prossed.	
Thomas E. Malone	Nuisance	Continued.	
Fred E. Ross	Nuisance	Capias issued.	
Frank Scully alias Frank J. Scully	Nuisance	Nol prossed.	
Robert E. Alby	Intoxication	Nol prossed.	
Albert Barker	Idle and disorderly person	Nol prossed.	
Neal BoyceVal M. Canavan	Intoxication	Continued.	\$100 and costs.
Charles N. Capillo	Unlawful possession.		\$100 and costs.
Charles N. Capillo and Michael F. O'Shea	Illegal transportation	Continued.	Troo and conco.
Paul Castor	Unlawfully practicing medicine	Special docket.	
Harold M. Conley	Unlawful possession	Nol prossed.	
Harold M. Conley	Unlawful possession	Nol prossed.	
Harold M. Conley	Unlawful possession	Nol prossed. Nol prossed.	
Harold M. Conley	Single sale	Not prossed.	\$50 and costs.
Martin Conley	Unlawful possession.		
James Cummings	Resisting an officer	Nol prossed.	
Thomas Duffy	Unlawful possession	Continued.	
John F. Flaherty Peter Foley	Unlawful possession	Nol prossed.	\$100 and costs.
Frank J. Gallagher.			\$100 and costs.
Frank J. Gallagher	Single sale		\$50 and costs.
Anna alias Annie Girard	Unlawful possession		\$100 and costs.
Bridget Green	Unlawful possession	Special docket.	

## CUMBERLAND COUNTY-Continued.

Name.	Crime.	Imprisonment, Etc.	Fines, ETC
Bridget Green.	Unlafwul possession	Special docket.	
Patrick Griffin	Unlawful possession	Special docket.	
John H. Hammond	Unlawful possession	***************************************	\$100 and costs.
Edward Harrigan	Intoxication	Continued.	***************************************
William A. Harrigan	Unlawful possession	Nol prossed.	
George E. Herman	Assault and battery	Nol prossed.	
Walter J. Hoar	Obstructing an officer	Nol prossed.	
Intoxicating Liquors and vessels		-	
Michael F. O'Shea, claimant	Intoxicating liquors and vessels	Continued.	
Intoxicating liquors and vessels			
James Smale, claimant	Intoxicating liquors and vessels	Continued.	
Eugene M. Keables	Keeping child from attending school	Nol prossed.	
Charles E. Kearns	Unlawful possession	<del>.</del>	\$100 and costs.
Albert H. Kilby	Cheating by false pretenses	Continued.	
Joseph Kriger and Isaac Zoonkin	Unlawful possession	Special docket	
Thomas S. Lailer	Intoxication	Continued.	
Fred Lemieux	Search and seizure	Nol prossed.	
Charles E. Miller	Unlawful possession		\$100 and costs.
John H. Mulkern	Unlawful possession	Nol prossed (Law. Trial.)	
Hannah McDonough	Urlawful possession	<b></b>	\$100 and costs.
Hannah McDonough	Unlawful possession	Nol prossed.	
Charles Nelson	Unlawful possession	Special docket.	
Michael E. Ney	Unlawful possession	Continued.	•
Richard J. Norton	Unlawful possession	Nol prossed.	
Patrick O'Donnell	Intoxication	Continued.	
Michael F. O'Shea	Unlawful possession		\$100 and costs.
Lena Perry	Idle and disorderly person	Nol prossed.	
Michael Quirk	Unlawful possession		\$100 and costs.
Charles Rosenbloom	Loitering	Nol prossed.	
Harry Rosenthal	Unlawful possession	Continued.	
Hzrry Rosenthal	Single sale		
Harry Rosenthal	Single sale	Continued.	
Charles H. Sanborn	Killing deer in close time		\$40 and costs.
John J. Scully	Unlawful possession		\$100 and costs.
John J. Scully			\$50 and costs.

105

Frank J. Scully	Unlawful possession		\$100 and costs.
Frank J. Scully	Unlawful possession		\$100 and costs.
Frank J. Scully and John B. Hamilton	Unlawful possession	<u>.</u>	\$100 and costs.
James Smale	Unlawful possession	Probation.	
John P. Sullivan	Unlawful possession	Nol prossed.	
J. Taylor	Unlawful possession	Continued.	
Louis Therberge	Single sale	Nol prossed.	
Louis Therberge	Assault and battery	Nol prossed.	
William S. Wolf	Unlawful possession	Continued.	
Albino Amabile	Fornication	Continued.	
Wilbur F. Berry	Libel	Continued.	
Wilbur F. Berry	Libel	4 months in jail. Trial. Law.	
Val M. Canavan and Michael Kirk	Nuisance	Quashed.	
Annie Christianson alias Annie Tarbox	Larceny	5 months house of correction.	
Annie Christianson alias Annie Tarbox	Larceny	6 months house of correction.	
George G. Colan	Breaking, entering, larceny (N. t.)	2 to 4 years State prison.	
Edward Conley and Albert L. Fuller	Breaking, entering, larceny (N. t.)	Continued.	
Valentine Connelly, James O'Leary and	g,		
Ramsey O'Connell	Larceny from person	Continued.	
Richard A. Conway	Nuisance	Trial verdict guilty	\$200 and costs.
William C. Corcoran	Breaking, entering and larceny (N. t.)	Probation.	
James Covne	Larceny from person	Continued.	
Cumberland Club	Nuisance	Law Court.	
Cumberland Club	Nuisance.	***************************************	\$200 and costs.
Peter Di Orio and May O'Connor	Lascivious cohabitation	Di Orio 6 months county jail.	
Samuel J. Federbush	Non support wife and children	Nol prossed.	
Howard D. Ferris	Nuisance	Continued.	
Joseph E. Fischer	Larcenv and common thief	7 to 10 years State prison.	
Michael J. Foley and Albert L. Fuller	Breaking, entering, larceny (N. t.)	Foley 3 to 5 years State prison.	
Arthur E. Follett and William H. Dobbins	Breaking, entering, larceny (N. t.)	Follett 4 to 6 years State prison. Dob-	
	g, Ç , , ,	bins, special docket.	
Albert L. Fuller	Breaking, entering, larceny (N. t.)	Continued.	
Frank J. Gallagher	Nuisance	Defaulted.	
William Grant	Rape	Nol prossed.	
William Grant	Indecent and immoral practices	Trial. Guilty. 5 to 8 years State prison.	
Bridget Green	Nuisance	Continued.	
James A. Haley	Gambling nuisance	Nol prossed.	
John W. Haley alias John W. Healey		Sculfy, nol prossed	Haley, \$200 and costs
John J. Scully and Harold M. Conley	Nuisance		Corley \$200 and costs
Roscoe G. Hall	Nuisance	• • • • • • • • • • • • • • • • • • • •	\$200 and costs.
John H. Hammond	Nuisance	Continued.	
William H. Hanaman	Non support wife and child	Nol prossed.	
Winnifred May Haruden	Larceny		
Winnifred May Haruden	Larceny	Nol prossed	
Robert H. Irving	Non support wife and children	Continued.	
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#### CUMBERLAND COUNTY-CONCLUDED.

Name.	CRIME.	Imprisonment, Etc.	Fines, Etc
eter J. Larkin	Malicious mischief	6 months county jail.	· · · · · · · · · · · · · · · · · · ·
Valter H. Libby	Cheating by false pretenses	Continued.	
lmer H. MacDonald	Cheating by false pretenses	Nol prossed.	
seph Major	Assault with intent to kill	2 years 6 months to 5 yrs. State prison.	
atrick F. Malia	Non support wife and children	Continued.	
homas E. Malone	Nuisance	Nol prossed.	
eorge F. Martel	Assault and battery	Continued.	
ouis P. McCoy and Thomas M. Leonard.	Larceny	Continued.	
lward J. McGrath and Nina Carleton.	Lascivious cohabitation	2 to 4 years State prison.	
dward L. J. McKinley	Breaking, entering and larceny	Continued.	
dward L. J. McKinlev	Assault with intent to kill	5 to 8 years State prison.	
ichael Mulkern	Larcer y from persol	Probation. Trial.	
mes L. Murphy	Non support wife	Nol prossed.	
bert A. O'Connor	Obstructing an officer	Nol prossed.	
urton Owen	Burglary	2 to 4 years State prison.	
ena Perry	Larcenv	Nol prossed.	
arren G. Personette	Non support wife and children	Probation.	
lbert Peters	Forgery and uttering	3 to 5 years State prison.	
linnie Richia alias Minnie Mamia	Disorderly house		\$100 and costs.
eorge Rosenthal and Harry Rosenthal	Nuisance	Continued.	
homas Ross and Frank McKay	Assault with intent to steal	McKay 4 to 7 years State prison. Ross 5 to 8 years State prison.	
rank J. Scully	Nuisance	Continued.	
ıran Sohigian	Nuisance	Special docket.	
rank Sullivan alias Frank P. Sullivan	Obstructing an officer	Nol prossed.	
ohp Thornton	Larceny by embezzlement	Continued.	
lbridge L. Waterhouse	Nuisance.	Continued	
oseph W. Welch and Mary E. Donovan'	Lascivious cohabitation	10 months in jail each.	
Maxwell S. White	Breaking, entering, larceny, night time	Special docket.	
lbion D. Wilson	Nuisance	Special docket.	
Villiam S. Wolfe and George J. Rosentha	Nuisance	Nol prossed. Trial. Disagreementi.	
eginald A. Spencer	Non support wife and child	Continued.	
mout Ashnault	Unlawful possession	Special docket.	
lbert I. Barker.	Assault and battery	Nol prossed.	
atsy Bradley			
Charles F. Clark	Unlawful possession	Probation.	

ATTORNEY
Y GENERAL'S
'S REPORT.

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Timothy Curran Pietro Dascania Melville H. Dodge Melville H. Dodge Melville H. Dodge Josephine Erasmo Josephine Erasmo Mary Flaherty Abbie Flynt Frank Flynn Florien Fortin Roger K. Foss Roger K. Foss	Unlawful possession. Assault and battery. Illegal transportation. Unlawful possession. Unlawful possession. Single sale. Unlawful possession. Unlawful possession. Unlawful possession. Unlawful possession. Unlawful possession. Unlawful possession. Assault and Battery.	Special Docket. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Continued. Nol prossed. Special docket. 30 days county jail.	\$100 and costs. \$100 and costs. \$100 and costs.
	FRANKLIN COUNTY.		
Roland H. Marsh. Freeman Clukey. Frank Foster. Roland H. Marsh. Harry Rowe, et als. John McDougall. Joseph Allaire and Guida Searles. Inhabitants of Temple.	Breaking, entering and larceny Breaking jail. Larceny. Larceny Driving hand car on railroad track Assault and battery. Fornication Defective highway.	Continued. Continued. Warrant issued. Continued. Warrant issued. Continued. Warrant issued. Continued for sentence. Feb. term 1914. Nol prossed. Feb. term 1914. Nol prossed. Plea of guilty at Sept. term 1913	Fine \$400. and costs \$47.93. Fine of \$400 was paid before Nov. 1st 1913. Costs were
Raymond O. Winter. Raymond O. Winter. Harold Grant.  Morris S. Severy.  Alton Wood. Alton Wood. Alton Wood. Alton Wood. Alton Wood. Alton Wood.  Joseph T. Welch. Paul Randall.	Drawing checks with intent to defraud. Drawing checks with intent to defraud. Breaking, and entering and larceny.  Forgery.  Larceny. Breaking and entering and larceny. Breaking and entering and larceny. Assault with intent to kill. Breaking and entering and larceny.  Assault and Battery. Evading board bill.	Trial. Not guilty. Trial. Not guilty. Feb. term. Continued for sentence. May term filed. Sentenced to State school for boys. Maximum term 6 years. Continued for sentence. Continued for sentence. Continued for sentence. Continued for sentence. Imprisonment in the State prison for not less than four and not over ten years. 30 days in jail. 4 months in jail.	
Ernest F. Knowles	Careless shooting	Plea guilty. Sentence suspended. Indictment filed on payment of	\$15.00 costs.

#### FRANKLIN COUNTY-CONCLUDED.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.
Clarence L. Masterman	Larceny	Trial. Disagreement of jury. May term filed.	
George La Valley	Driving team in excess of contract Single sale, second offense	Continued. 6 months in jail and	\$200 and costs taxed
Albert S. Owen	Evading board bill	Continued. Nol prossed. Papers in lower court defective.	at \$10.
Patsy Fortier	Search and seizure	Appeal. Continued for sentence. Retracts plea and pleads guilty.	
Samuel Pelletier Mrs. Curtis Capen Harrison King.	Single sale Assault and battery Search and seizure	Trial not guilty.  Appeal. Filed.  Appeal. Pleads guilty. Sentence 90 days. Sentence suspended during good behavior.	
Castingo Grinahli	Search and seizure	Appeal. Nol prossed, papers in lower court defective.	
Patsy Foster	Search and seizure	Appeal. Def. and sentence defaulted. Scire facias issued.	
Patsy Foster	Liquor nuisance	Bound over case Def and sentence de- faulted. Scire facias issued.	
Mike Tejescak	Assault and battery	Six months in jail.  Appeal. Nol prossed on payment of	*40.00
Charles H. Norton and Ida M. Foster	Adultery	amounting to \$1,129.70. Indictment	\$40.00.
Arthur WilliamsPercy A. Jameson	Conveying hack saw into jail	filed as to Ida M. Foster.  30 days in jail.  Plea guilty. 30 days and costs of court taxed at \$15. Costs paid. Sentence and jail suspended during good behavior.	
James A. Clark Nelson S. Pelletier alias Sam Pelkey. Nelson S. Pelletier alias Sam Pelkey. Paul Randall.	Defrauding boardinghouse keeper	Nol prossed Sept. term. Continued. Continued.	

#### HANCOCK COUNTY.

John J. Frederick	Forgery	Not apprehended. Filed.	l
John I. Frederick	Forgery	Not apprehended. Filed.	
John I. Frederick	Forgery	Not apprehended. Filed.	
John I. Frederick	Forgery	Not apprehended. Filed.	
Arthur Hunton	Common seller	Filed.	
E. G. Grob.	Common seller	Nol prossed payment	<b>\$</b> 115.00.
Hattie Pettee	Breaking, entering and larceny	Nol prossed.	<b>411</b> 0.00
A. J. Fuller	Practicing medicine without license	Nol prossed.	
E. J. Fuller	Practicing medicine without license	Nol prossed.	
Joseph Grav	Failure to support wife	Continued for sentence.	
George Haines, Applt	Drunk and disorderly	Nol prossed.	
Frank Haslam, Applt	Illegal fishing	Nol prossed payment	\$15.07.
Fred A. Patten, Applt	Assault and battery	Nol prossed.	•=====
Charles Beals	Illegal fishing	Nol prossed payment	\$225.00.
James A. Parker	False statement to obtain property on credit	Acquitted by jury.	
James A. Parker	False statement to obtain property on credit		
Walter H. Russell	Failure to support wife	Acquitted by jury.	
Henry Moulding	Common seller	Continued for sentence payment	\$25.00.
Michael McCaulev	Common nuisance	Capias issued.	•
Thomas Landers	Common seller	Capias issued.	
Michael McCauley	Common seller	Capias issued.	
S. L. Treat	Common seller	Nol prossed.	
George Lambert	Arson	Continued.	
Walter Mehan	Common seller	Capias issued.	
David Austin	Common seller	Filed.	
Edward J. Geaghan	Common seller	Capias issued.	
E. G. Grob	Common seller	Nol prossed payment	<b>\$</b> 115.00.
D. A. Herlihy	Common seller	Capias issued.	
Thomas Landers	Common seller	Capiasi ssued.	
Thomas Lander	Single sale	Capias issued.	
Charles E. Lindall	Immoral dancing	Nol prossed.	1
Michael J. McCauley	Common seller	Capias issued.	
Henry Ryder	Common seller	Capias issued.	
George Wescott	Common seller	Capias issued.	
Blanche Hartling, Applt	Assault and battery	Nol prossed.	
Michael McCauley, Applt	INegal deposit		\$100 costs \$13.03.
Edward E. Chase	Assault and battery	Nol prossed.	
Edward E. Chase	Assault and battery	Nol prossed.	
Elmer DeWitt	Injuring power line		
John K. Moore	Illegal voting	Nol prossed.	
Percy S. Moore	Illegal voting	Nol prossed.	
Edward J. Geaghan	Common seller	Capias issued.	
Charles W. Gerry	Common seller	Nol prossed.	

ATTORNEY

GENERAL'S

REPORT.

#### HANCOCK COUNTY-CONCLUDED.

Name.	CRIME.	IMPRISONMENT, ETC.	Fines, Etc.		
Thomas H. Landers Michael McCauley. George Wescott. Harry Pio, Applt Thomas Sheehan, Applt Byron Page, Applt William Lampson, Applt Joseph Mulholland, Applt Ambrose Simpson, Applt Gordon O'Donnell, Applt William P. Keith, Applt A. J. Haley, Applt Chester Sawyer, Applt Ora G. Strout, Applt Harold Warren, Applt Harold Warren, Applt Harold Warren, Applt Harny W. Larkin Ambrose Simpson Ambrose Simpson Ambrose Simpson A. J. Harley William Lampson A. J. McGregor Joseph Mulholland Martin V. Webber	Common seller Common seller Common seller Search and seizure Search and seizure False pretences Illegal fishing Illegal fishing Search and seizure Assault and battery Violation of bicycle laws Cruelty to animals. Violation of game law Obstructing an officer Illegal deposit Common seller Common seller Common seller Single sale Practicing medicine without license Illegal fishing Uttering check not sufficient funds. Illegal fishing Rape	Continued.  Continued. Nol prossed. Nol prossed. Continued. Law on report. Nol prossed.  Capias issued. Capias issued. Law exceptions. Continued. 30 days in jail and Nol prossed. 6 months in jail. Nol prossed.	\$100 and costs. \$100 and costs. \$50 and costs of \$17.50 \$25 & costs of \$32.50. \$100 and costs. \$100 and costs.		
KENNEBEC COUNTY.					
Ernest Poulin John Campbell George De Cost. Samuel Snow John M. Damren alias John M. Dameron Thomas Pelkey alias Thomas Pelletier Joseph King Jrank Cyr and	Larceny. Common thief Larceny. Breaking, entering and larceny. Common nuisance. Common nuisance. Common nuisance. Common nuisance.		Costs, \$25.  Fine \$500, costs, \$25. Fine, \$200, costs \$25. Fine \$800, costs \$25. Fine \$200, costs \$25.		

ATTORNEY
GENERAL'S
REPORT.

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George B. Pooler	Common nuisance	Fine and costs or jail	Fine \$500, costs \$25	
Herbert P. Yeaton, Aplt		90 days in jail.	Time \$000, Costs \$20	
William W. Shaw		Verdict not guilty.		
Mildred Dver	Wanton behavior	Probation	Costs \$25.00.	
Willis Yeaton, Aplt	Single sale	Fine and costs or jail	Fine \$200. costs \$25.	
Albert B. Meservey, Aplt	Illegal possession.	Judgment below affirmed	Scire facias.	
John Sullivan, Aplt	Illegal possession	Nol prossed.	20-10 100-000	
James Dundas, Aplt	Search and seizure	On file on payment costs	Costs, \$25.	
Jas. King, Aplt	Illegal keeping of intoxicating liquors	On file.		
William Ruelle, Aplt	Single sale	Probation	Costs, \$8.48.	
John A. Hyland, Aplt	Illegal keeping of intoxicating liquors	Judgment below affirmed.		
George B. Pooler and Frank Cyr, Aplt	Illegal keeping of intoxicating liquors	On file.		<b>▶</b>
Angiolina Galiyia, Aplt	Search and seizure	Judgment below affirmed.		ATTORNE
E. G. Meader	Larceny	Dismissed.		. <b>i</b> j
Mattie Muchmore	Refusing to send child to school	Nol prossed.		2
Irvin B. Tompkins	Larceny	11 months in jail (probation).		25
Clinton Bibber and Webster Warren Leslie Burt alias Burk and Howard J.Taylor	Breaking, entering and larceny	6 months in jail (probation). 8 months in jail each (Mitt. suspended		#
Lesne Durk and Sourk and Howard J. Laytor	breaking, entering and larceny	both probation).		¥
Herbert Nason	Assault with intent to kill	Eleven months in jail.		• •
Alton Buzzell	Assault with intent to rape	Eleven months in jail (Mitt. suspended		C
Audit Duzzen	Assault with intent to tape	probation).		GE
Joseph S. Theberge	Common nuisance	Fine and costs or jail	Fine \$200, costs \$25.	NERAL
Joseph Vigue	Common nuisance	Fine and costs or jail.	Fine \$500, costs \$25.	면
Benjamin B. Bird	Common nuisance	-	2100 \$100, 0000 \$100	~
Arthur Tetreault	Common nuisance	Fine and costs or jail	Fine \$500, costs \$25.	F
Thomas Pelletier	Common nuisance	On file	Costs \$25.	Š
J. H. Gregoire and	Common nuisance	Fine and costs or jail	Fine \$300, costs \$25.	0,
Nathaniel Johnson	Common nuisance	Fine or jail.	Fine \$200.	×
H. E. Goodrich	Common nuisance	Verdict not guilty.		Ħ
William Boldue	Common nuisance	Fine and costs or jail	Fine \$500, costs \$25.	PC
William J. Lishness		Fine and costs or jail	Fine \$200, cost's \$25.	REPORT
Napoleon Landry		Fine and costs or jail	Fine \$100, costs \$25.	Ĥ
Odilon Butler		Fine and costs or jail	Fine \$100, costs \$25.	•
Harry Lessard alias Lessor Louis Bernard	Tippling shop.	Fine and costs or jail	Fine \$100, costs \$25. Fine \$100, costs \$25.	
Paul Trepanier		Nol prossed.	rine \$100, costs \$20.	
Louis Martin, Aplt		90 days in jail (probation).		
William J. Lishness, Aplt		Fine and costs or jail	Fine \$100, costs \$25.	
Arthur T. Tregambo, Aplt		60 days in jail (probation)	Fine \$100, costs \$25.	
Charles H. Gould, Aplt	Illegal possession intoxicating liquors	Nol prossed.	1-40 V100, 00000 W20.	
Thomas W. Dick, Aplt		Nol prossed.		
Joseph Maheu	Obstructing officer	Six months in jail (probation)	Costs \$25.	
Stephen Fergeson	Assault with intent to kill	Ten months in jail.		
John B. Wills	Breaking, entering and larceny	Verdict not guilty.		
	- · · · · · · · · · · · · · · · · · · ·	•		<u></u>

# KENNEBEC COUNTY—CONCLUDED.

Name.	Crime.	Imprisonment, Etc.	FINES, ETC.
John Foster and Arthur Tyler	Larceny	On probation (each).	
Jerry Prapania alias Harry Carr	Larceny	9 months in jail.	
Ervin Varney	Larceny	10 months in jail (probation).	
John J. McGraw	Assault with intent to rape	Committed to insane hospital, observation.	
James Robinson	A ula midh indana d- mana		
James Robinson	Assault with intent to rape	Continued.	
Howard Drake	Cheating by false pretenses	Continued.	
Howard Drake	Cheating by false pretenses	Ten months in jail. Probation on pay-	
ioward Diake	Cheating by laise pretenses	ment of costs. Paid clerk	Costs \$25.
George King	Illegal possession of intoxicating liquors	In default 60 days in iail	Fine \$100, costs \$25.
Napoleon Landry	Common nuisance	Fine and costs or jail	Fine \$600, costs \$25.
Louis Saliem	Common nuisance	Fine and costs or jail	Fine \$500, costs \$25.
Mike Boland	Illegal keeping	Quashed.	
Eddie Barney, Aplt	Illegal possession	Verdict not guilty.	
Charles Marker, Charles Bangs and Charles			
Irving, Aplt	Larceny	Verdict for defendant by order of court.	
William McCaffrey, Aplt	Illegal keeping	Verdict not guilty by order of the court.	
Thomas Devine, Aplt	Single sale	On file on payment of costs taxed at \$25.	
Alfred McNear, Aplt	Illegal possession	Verdict not guilty.	
Wm. J. McDonald, Aplt Frank Palmer	Vagrancy Search and seizure	60 days in jail. Continued.	i e
Louis Saliem, Aplt		Continued.  Fine and costs or jail	Fine \$50, costs \$25.
Samuel Davidson, Aplt	Single sale	On file on payment of costs	\$9.10 paid clerk.
Leonard Cabana, Aplt.	Illegal keeping	Fine and costs or jail	Fine \$100, costs \$25.
Napoleon Landry, Aplt	Illegal keeping	On file.	Time \$100, costs \$20.
William Vigue, Aplt	Illegal possession	Fine and costs or jail	Fine \$100. costs \$25.
Adolphe Laliberte, Aplt	Drunk	Judgment below affirmed 30 days in jail.	
Louis Edgecomb, Aplt	Assault	Judgment below affirmed.	
Arthur W. Wakefield, Aplt	Obstructing sidewalk	Continued.	
John Goodrich, Aplt	Single sale	Fine and costs or jail. (Mitt. susp. On	
. , ,		probation on payment of costs. Paid	
		clerk)	Fine \$100, costs \$9.83

#### KNOX COUNTY.

<b>%</b>	Fred M. Blackington Maud Goodwin Owen B. Long. Thomas Gettigan Frank Dyer Joseph Henry Peters Fred W. Trowbridge James Ryan Fred Gettigan Harry Cousins.	Search and seizure. Obtaining goods under false pretenses. Common nuisance. Larceny. Common nuisance.	4 months jail.  1½ years prison. 60 days jail. 2 years prison. 30 days jail and. 4 months jail. 2 years prison. 4 vears prison. 4 vears prison.	<b>\$</b> 50.
		LINCOLN COUNTY.		
	State vs Fred C. Blake State vs Fred C. Blake State vs Fred C. Blake State vs Mrs. Ulrich Snuder, Appellant State vs Ruth Munsy	Embezzlement	Nol prossed by order of court. Nol prossed by order of court. Placed on file. Nol prossed.	

State vs Fred C. Blake	Embezzlement	Nol prossed by order of court.	1
State vs Fred C. Blake	Embezzlement	Nol prossed by order of court.	
State vs Fred C. Blake	Embezzlemert	Nol prossed by order of court.	
State vs Mrs. Ulrich Snuder, Appellant	Single Sale	Placed on file.	
State vs Ruth Munsy	Assault and battery	No! prossed.	1
State vs Donald Munsy	Assault and battery	Nol prossed.	
State vs James Reilly	Assault and battery	Nol prossed.	
State vs Joseph B. Gates	Carnal knowledge of child between ages of		
State is cosep as career in the second	14 and 16 years	Nolo contendere.	
State vs Will A. Adams	Fornication	Nol prossed.	1
State vs Josiah Poland, et als	Assault and battery	Nolo contendere	\$120.00.
State vs Hubert Hoffses, Appellant	Assault and battery	Not guilty.	W120.00.
State vs Margaret Flanders, Appellant	Assault and battery	1100 Bulley.	£12.65
State vs Glennis E. Flanders, Appellant	Assault and battery	*******************************	
State vs Robert E. McRain, Appellant	Short lobsters	Nol prossed.	Ø11.20.
State vs Albert T. McRain, Appellant	Assault and battery	Nol prossed.	
State vs Albert T. McRaib, Appellant	Single sale.	Nol prossed.	
State vs Albert T. McRain, Appellant	Keeping gambling house	Complaint quashed.	
State vs Ulrich Smuder	Abetting truancy	Complaint quasiled.	\$6.36.
State vs James Sidelinger	Common seller	Not guilty.	\$0.50.
		Not guity. Not prossed.	ľ
State vs James Sidelinger State vs Albert T. McRain	Liquo1 nuisance		
		Not guilty.	
State vs Everett Sargent, Appellant	Short lobsters	Not guilty.	
State vs Alfred Poor, Appellant	Short lobsters	Nol prossed.	
State vs Gilmore A. Bowman	Murder	(Plead guilty to manslaughter) 3 to 6	
		years at Thomaston with a recom-	
'	· · · · · · · · · · · · · · · · · · ·	mendation of 4 years.	

OXFORD COUNTY.

Name.	Crime.	IMPRISONMENT, ETC.	FINES, ETC.
Willis E. Powers. Clyde McKay. Joseph Paradis. Charles Barnes. Anton Petrastis, Applt. Frank Salitino. E. C. Penley. Harry Brandt Peter Perry. Wm Thomas. Geo. Kaller. E. O. Moria. Max Lofchie. J. F. O'Connor, Applt. J. F. O'Connor, Applt. J. F. O'Connor, Applt. James Caleando, Applt. John Seekis, Applt. Frank Ausbradis, Applt. William Reil. Harry C. Chase. Fred Warren. Edward McDonald.	Sodomy	60 days in jail. 60 days in jail. 4 months in jail. 2-4-3 years recommended. 2-4-3 years recommended.	\$100 & \$25 costs.
	PENOBSCOT COUNTY	•	
William A. Withee William Webster William Webster William Webster Abner Peters William Webster. Abner Peters William Webster. Abner Peters William Webster Abner Peters William Webster Abner Peters William Webster	Gambling house Gambling house Gambling house Search and seizure Search and seizure Search sand seizure Single sale. Single sale. Common nuisance	Case filed. Case filed. Case filed. Case filed. Case filed. Case filed. Case filed.	



William H. Stacey	Liquor nuisance	Case filed.		
John Fahev	Larceny	Respondent not apprehended.		
John Richards	Assault and battery	Case filed.		
Henry O. Tyler	Assault and battery	Case filed.		
C. P. McKenney	Illegal trapping		Fine \$40, costs \$20 pd	
C. I. McKenney	zaregut vtupping	***************************************	Tine \$40, costs \$20 pt	
C. C. Wilson	Obtaining money under false pretenses	Respondent not apprehended.		
Emil Wilson	Liquor nuisance	Case filed.		
Fred J. Maher	Search and seizure	Case filed.		
Raymond Pretto	Obstructing officer	Case filed.		
Grace M. Rogers	Keeping house of ill fame	Case filed.		
John A. Stadden	Malicious vexing	Continued.		ATTORN
Joseph Beaulier	Liquor nuisance	Respondent not apprehended.		3
Charles Perry	Liquor nuisance	Case filed.		୍ଦ
Fred White	Liquor nuisance	Case filed.		$\overline{\varkappa}$
J. Frank Boyd	Violation of pure food law	Nol prossed.		Z
George Floros	Violation of pure food law	Nol prossed.		EΥ
Nicholas Floros	•	•		ĸ
Essie Harman	Search and seizure	Case filed.		
Paul G. Martini	Violation pure food law	Nol prossed.		GEN
John McDonald	Drunkenness	******************************	\$7.47.	Ξ
Cost Vafiades	Violation pure food law	Nol prossed.		$\simeq$
Fred Doane	Search and seizure	Case filed.		臣
Joseph Grover	Search and seizure	Case filed.		ERAL
Charles Clark	Assault and battery	Case filed.		F
Augustus Fitzgerald	Larceny from the person	Respondent not apprehended.		ഹ്
Frank Gray	Larceny	Case filed.		0,1
Napoleon Tremblay	Malicious mischief	Case filed.		ध्य
Napoleon Tremblav	Malicious mischief	Case filed.	₹.	Ħ
Willis G. Barker	Liquor nuisance	Nol prossed.		REPORT
Leon A. Boynton	Liquor nuisance	Nol prossed.		2
George E. Brewster	Liquor nuisance	Nol prossed. Respondent dead.		~
Edward L. Buck	Liquor nuisance	Nol prossed.		
James E. Buckley	Liquor nuisance	Nol prossed.		
Horace M. Burnham	Liquor nuisance	Nol prossed.		
Adelbert Chandler	Liquor nuisance	Nol prossed.		
Solomon Cohen	Liquor nuisance	Respondent not apprehended.		
Patrick H. Conners	Liquor nuisance	Respondent not apprehended.		
Alfred A. Curtis	"			
Frank H. Tupper	Liquor nuisance	Nol prossed.		
Charles L. Dakin				
William W. Talbot	Liquor nuisance	Nol prossed.		
Albert L. Davis	Liquor nuisance	Nol prossed.		
Nathan Davis	Liquor nuisance	Case filed.		
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#### PENOBSCOT COUNTY-CONTINUED.

Name.	Crime.	IMPRISONMENT, ETC.	Fines, Etc.
ohn English	Liquor nuisance	Case filed.	
ohn L. Ferguson	Liquor nuisance	Respondent not apprehended.	
Ienry S. Fifield	Liquor nuisance	Nol prossed.	
Villiam Fisher	Liquor nuisance	Respondent not apprehended.	
Charles A. Fowler	Liquor nuisance	Nol prossed.	
dexander W. Fraser	Liquor nuisance	Nol prossed.	
ohn P. Frawley	Liquor nuisance	Nol prossed.	
dam Girsa	Liquor nuisance	Case filed.	
rank J. Golden	Liquor nuisance	Case filed.	
Smanuel Goldstein	Liquor nuisance	Case filed.	
oseph Grayer	Liquor nuisance	Respondent not apprehended.	
Villiam Goodson	Liquor nuisance	Case filed. Nol prossed.	
Roscoe Harding.	Liquor nuisance Liquor nuisance	Case filed.	
Ssie M. Harmon	Liquor nuisance	Case filed.	
ohn J. Jameson.	Liquor nuisance	Nol prossed.	
ouis Jam	Liquor nuisance	Respondent not apprehended.	
ohn F. Kennedy	Liquor nuisance	Nol prossed.	!
Villiam A. Kiah	Liquor nuisance	Respondent not apprehended.	
eorge H. King.	Liquor nuisance	Respondent not apprehended.	
rchibald J. Intyre	Liquor nuisance	Nol prossed.	
atrick J. McNamara	Liquor nuisance	Respondent not apprehended.	
Edward F. McHugh	Liquor nuisance	Nol prossed.	
lugustus A. McIntyre	Liquor nuisance	Respondent not apprehended.	
rederick J. Maher	Liquor nuisance	Case filed.	
Bisbee B. Merrill	Liquor nuisance	Nol prossed.	
Ralph W. Merrill	Liquor nuisance	Case filed.	i I
rank Miller	Liquor nuisance	Case filed.	
eter Morgan	Liquor nuisance	Respondent not apprehended.	
ames F. Morris	Liquor nuisance	Case filed.	
V. Clement Mutty	Liquor ruisance	Nol prossed.	
Charles F. Nichols	Liquor nuisance	Nol prossed.	•
ames	Liquor nuisance	Respondent not apprehended.	\$200 in default of p
Charles W. Perry	Liquor nuisance	Sixty days	ment 60 days.

ATTORNEY
GENERAL'S
REPOR'

Henry K. Priest Fred Roberts. Frank G. Roberts. Nicholas Rogers.	Liquor nuisance Liquor nuisanc	Nol prossed. Nol prossed.		
Alexander Saway  Theodore G. Seymour  Frank Small.  William T. Spiengall	Liquor nuisance Liquor nuisance Liquor nuisance	Respondent not apprehended. Nol prossed. Case filed.		
William H. Stacey Fred Succie Caldwell Sweet Edmund Tardiff	Liquor nuisance Liquor nuisance Liquor nuisance	Case filed. Respondent not apprehended. Nol prossed. Defaulted.		<b>&gt;</b>
M. A. Thomas. Hugh F. Thompson. John W. Toole. George W. Townsend.	Liquor nuisance Liquor nuisance Liquor nuisance	Sixty days. Defaulted.	\$200 in default 60	TTORN
Vassor S. Vafiades Frec White	Liquor nuisance Search and seizure	Sixty days. Plea guilty. Case filed.	days. Not paid.	EY G
Charles Ferry Francis E. McNamara.  Maud Beal. Edward Burke.	Violating city ordinance	Case filed.	Fine \$10, costs \$10.25 Paid. Fine \$100, costs \$9.93	ENER!
Samuel L. Cohen Ethmer Cole	Search and seizure	Continued.	Paid.	L'S I
Henry Geagan	Search and seizure	Case filed.	Fine \$50 costs \$3. Pd. Fine \$100, costs \$4.13	REPORT
George H. King	Search and seizure		and 60 days.  Fine \$100, costs \$5.87 and 60 days. In default 60 days.	Ĥ.
William O'Clair. David Bailey. Emma Hanscom. Camille Aucoin	Malicious mischief	Nol prossed. Case filed.	Fine \$100, costs \$8.73 and \$4.55, total13.28	
Edward Crocker	Drunkenness	Plea guilty. Case filed	60 days and 60 days addition. Costs \$15. Paid.	117

# TABLE B—Continued. PENOBSCOT COUNTY—CONTINUED.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.
George McLeod. Howard Harvey Clinton R. Bibber William J. Blake Thomas Cochran Solomon L. Cohen Moses Goodkowsky Clarence E. Hatch { Foster Mansell Catherine Mansell Charles C. Patterson Laura Gilman Edmund Tardiff	Obstructing an officer. Assaulting an officer. Compound larceny. Assault and battery. Larceny from the person Common nuisance Assault and battery. Wife desertion Malicious mischief. Common nuisance Malicious mischief.	Case filed. Case filed. Plea nolo. Probation officer. Nol prossed. Case filed. Law on report. Exceptions overruled.	Costs \$20.65. Paid.
Edmund Tardiff. Camille Aucoin John Kennedy. Frank Beaulier	Propelling vehicle upon railroad track. Liquor nuisance	Defaulted. Plea guilty. Case filed.	Fine \$100, costs \$15. Paid.
John Burke	Unlawful deposit Liquor nuisance		Fine fi100, costs 11.18 and 60 or 60.
William Campbell	Unlawful deposit		Fine \$100, costs\$11.22 and 60 or 60.
Solomon L. Cohen	Search and seizure Search and seizure	Continued.	Fine \$100, costs \$11.53
William Fisher	Search and seizure		Fine \$100,costs \$14.65 and 60 or 60 days.
William Fisher	Search and seizure		Fine \$100,costs\$18.54 60 or 60 days.
Harold A. Gilette	Search and seizure		\$100 fine, costs \$14.54 or 60 days.
Alfred Hayward	Illegal deposit		\$100 fine, costs \$9.60 and 60 days.
F. A. Bickford	Libel. Libel.		

Eastern Steamship Co  Antonio Lane Peter Morgan James Meehan  Thomas Martin Augustus A. McIntyre	Libel.  Assault and battery. Search and seizure. Illegal transportation  Search and seizure. Search and seizure.	Law on report. Exceptions overruled. Liquors ordered forfeited to State. Nol prossed. Continued. Nol prossed. Respondent dead.	Fine \$100,costs \$10.85 and 60 days. \$100 fine, costs \$11.20 and 60 days or 60 days.
Augustus A. McIntyre	Search and seizure	'	\$100 fine, costs \$13.36 and 30 days or 30 days.
Augustus A. McIntyre	Search and seizure		\$100 fire, costs \$13.74 and 60 days.
Samuel O'Connor	Search and seizure		\$100 fine, costs \$11.70 and 60 days.
James Profita Henry Simpson	Search and seizure	Warrant quashed.	Fine \$1 J.00, costs3.22 Paid.
Charley Smith. Dana E. Warren. Jacob Braweman. Hiram J. Burr. John Colford. Joseph Heap.	Illegal deposit.  Violation of Inland Fish and Game Law Illegally buying skins of fur bearing animals Search and seizure. Unlawfully killing moose Search and seizure.	Plea guilty. Casr filed. Dismissed. Continued.  Nol prossed upon payment of	Fine \$100,costs \$13.35 \$100. Paid. \$100 fine, costs \$11.52 and 60 days or 60 days.
Charles Larouche Edward J. Milton Joseph Mishan Morris White William Eldrede. William J. Blake Chester L. Campbell George Clemens. Clifford Craig William D. Crane. John Creighton Edward Whalley. Howis Dolsky Carlo Damiano Joseph Doucette Martin Durand James Kirby	Unlawful deposit. Search and seizure. Libel. Illegal deposit. Cruelty to animals. Compound larceny. Assault with intent to commit rape. Robbery. Larceny from the person. Assault with intent to murder. Larceny. Assault and battery. Assault and battery. Attempt to commit, larceny from person. Forgery. Malicious mischief.	Liquors ordered forfeited to State  Warrant quashed. 5 months in Bangor State Hospital. 3 to 5 years in State prison. Nol prossed. 2 to 4 years in State prison. Plea guilty. Case filed. Plea guilty. Case filed. Six months county jail. Nol prossed. Six months county jail. Pleas guilty. Case filed.	Fine \$100,cosrs \$9.14. Fine \$50, costs \$9.14. Fine \$100,costs \$9.14.

#### PENOBSCOT COUNTY-CONCLUDED.

Name.	Crime.	IMPRISONMENT, ETC.	Fines, Etc.
George Ells	Assault on officer	1 to 2 years State prison.	
William Ells	Assault on officer	18 months to 3 years State prison.	1
Fred Follis	Abusing female child under 14 years	Defaulted.	l
Simon Giguere	Forgery	6 months county jail.	
Thomas H. Gibbons	Forgery	4 months county jail.	1
Rance Grasse	Manslaughter	7 to 15 years State prison.	1
Harold Gray	Forgery	6 months county jail.	
Mary Hammond	Common nuisance	Case filed.	1
Herbert L. Hardy	Adultery	Nol prossed. Respondent dead.	
Sumner Hayden	Compound larceny	State School for Boys.	
Arthur Salley	Compound larceny	Continued.	1
Charles Sally	Compound larceny	6 months county jail.	
Frank Landry	Rape	Respondent not apprehended.	
George R. Leavitt	Compound larceny	3 to 5 years State prison.	1
Frank LePage	Liquor nuisance	Defaulted.	
J. F. Maus	Forgery	1 to 2 years State prison.	
J. F. Maus	Forgery	Continued.	1
James McClellan	Assault and batterv	1 to 2 years State prison.	
Alec McKinnan	Assault and battery	4 months county jail.	1
Fred McKinnan	Larceny from the person	2 months county jail.	
Frank Murphy	Robbery	3 to 6 years State prison.	1
John Nun	Robbery	18 months to 3 years State prison.	
Patrick Powers	Forgery	3 months county jail.	İ
James H. Prouty	Forgery	Verdict "Not Guilty." Discharged.	
William Quigan	Larceny from the person	5 months county jail.	1
David Quinn		4 months county jail.	1
Archie P. Rich		3 months county jail.	
John P. Scott	Larceny.	Plea guilty. Case filed.	
William Stewart		4 months county jail.	1
James Sullivan		Nol prossed.	
Arthur Williams	Robbery	Nol prossed.	1
Jules Suposky	Issuing worthless checks	Plea guilty. Case filed.	
George L. Taylor	Adultery	1 to 2 years State prison.	
James Walsh	Larceny from the person	2 to 4 years State prison.	
Charles White	Assault with intent to murder	Respondent not apprehended.	

John Williams	Larceny	4 months county jail.
Patrick B. Cunningham	Assault with intent to murder	Probation officer.
Edmund Tardiff	Larceny from the person	Defaultéd.
Bert Vance	Adultery	Case filed.
Camille Aucoin	Liquor nuisance	Continued.
Thomas Bradeen	Liquor nuisance	Defaulted.
John Brennan	Liquor nuisance	Defaulted.
John J. Burke	Liquor nuisance	Defaulted.
Hiram J. Burr	Liquor nuisance	Defaulted.
Victor H. Chaison	Liquor nuisance	Defaulted.
Joseph E. Cluett	Liquor nuisance	Defaulted.
Solomon L. Cohen	Liquor nuisance	Continued.
Arthur M. Cox	Liquor nuisance	Defaulted.
Frank C. Cox	Liquor nuisance	Defaulted.
James W. Cratty	Liquor nuisance	Defaulted.
Richard D. Crowe	Liquor nuisance	Defaulted.
Henry Daigle	Liquor nuisance	Nol prossed.
John E. Daley	Liquor nuisance	Defaulted.
U. L. Davis	Liquor nuisance	Defaulted.
John P. Delanev	Liquor nuisance	Defaulted.
Edwin E. Epstein.	Liquor nuisance	Defaulted.
William Fisher	Liquor nuisance	Defaulted.
Maurice P. Gallagher	Liquor nuisance	Defaulted.
Patrick F. Geaghan	Liquor nuisance	Defaulted.
Emil Gustavson	Liquor nuisance	Nol prossed.
James P. Holland	Liquor nuisance	Defaulted.
Hugh Jameson	Liquor nuisance	Defaulted.
William H. Kanaley	Liquor nuisance	Defaulted.
William A. Kiah	Liquor nuisance	Defaulted.
Nestor Korsman	Liquor nuisance	Cortinued.
George H. Kratzenburg	Liquor nuisance	Defaulted.
Frank T. Largay	Liquor nuisance	Defaulted.
Thomas Martin	Liquor nuisance	Nol prossed. Respondent dead.
Charles H. Milan	Liquor nuisance.	Defaulted.
Peter W. Morrill	Liquor nuisance	Defaulted.
John McAlean	Liquor nuisance	Defaulted.
Peter McAuley	Liquor nuisance	Defaulted.
James J. McCann	Liquor nuisance	Defaulted.
Eugene McCarthy	Liquor nuisance	Defaulted.
Archibald J. McIntyre	Liquor nuisance.	Nol prossed. Respondent dead.
Augustus A. McIntyre	Liquor nuisance	Continued.
Pope D. McKinnon	Liquor nuisance.	Defaulted.
Samuel O'Connor	Liquor nuisance.	Defaulted.
James Profita	Liquor nuisance	Defaulted.
Abbie Ranovitch		Defaulted.
Addie Ranoviten	radio missince	Delautou.

## PENOBSCOT COUNTY-CONTINUED.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.
Joseph Rich Leo Rocca Pete Sculley Charles Smith Fred Succie Edmund Tardiff Paul Turner William A. Withee Edward Sullivan John Hikel Solomon Hikel John Hikel George Segassey John Segassey Frank LePage John Saliem Jim Siman E. Dyplisses Alice Fornier	Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Liquor nuisance Drunkenness Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure	Defaulted. Defaulted. Defaulted. Plea guilty. Case filed. Plea guilty. Case filed. Defaulted. Defaulted. Continued. Defaulted. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and. 60 days or 60 days and.	Fine \$100,costs \$30.53 Fine \$100,costs \$11.30 Fine \$100,costs \$9.89. Fine \$100,costs \$11.39 Fine \$100,costs \$11.39 Fine \$100,costs \$13.39 Fine \$100,costs \$31.03 \$100 Fine,costs \$4.59. Fine, \$10, costs \$4.59.
Hall L. Allen	Larceny Search and seizure	Continued.	Paid. Fine \$50, costs \$8.05. Paid.
Maud Beal Thomas Rogers John Brennan Annie Burns George E. Burrill Joseph Batera Rebecca Conners Charles H. Corliss Morris A. Cometz Woodbury Corson. Daniel J. Crawley	Search and seizure Search and seizure Search and seizure Search and seizure Search and seizure Violation of city ordinance Search and seizure Search and seizure Search and seizure Les of the seizure	Nol prossed. Respondent dead.	Fine \$100,costs \$12.11

123

John D. Cushman	Unlawful deposit	60 days or 60 days and	Fine \$100, costs \$10.01
Nunsio DiCesore	Search and seizure	60 days or	Fine \$100, costs \$9.70.
Henry Frazier	Unlawful deposit	60 days or 60 days and	Fine \$100, costs \$8.68.
Henry Frazier	Unlawful deposit	Continued.	
Lena Gustapan	Search and seizure	Continued.	
Essie Harman	Drunkenness	30 days	
Harry Harmon		15 days. Mittimus suspended.	
John T. Hughes	Search and seizure	Continued.	
Leo Rocco	Search and seizure	Continued.	Fine \$50, costs \$9.27.
Adam Polkawsky	Search and seizure	60 days or	Fine \$100, costs \$13.19
Joseph Rich	Search and seizure		Title \$100,costs \$10.15
Frank Rogers	Larceny	Case filed.	Fine \$100,costs \$11.39
Henry J. Russell	Search and seizure	60 days or	
Timothy Wambolt	Search and seizure	60 days or	Fine \$100, costs \$12.53
Joseph L. Downing	Search and seizure	60 days or 60 days and	Fine \$50, costs \$12.71
James Caruso	Search and seizure	60 days or 60 days and	_,
Clyde A. Pratt	False alarm of fire		Fine $50$ , costs $17.66$
Clyde A. 11att	2 0130 0101111 01 == 1		Paid.
George W. Safford	Search and seizure	60 days or	Fine \$100,costs \$11.39
Clarence Albert	Cruelty to animals		Fine \$25, costs \$37.80
Clarence Albert	Cruerty to ammais		Paid.
** 411	Assault with intent to rape	Defaulted.	
Harry Allen	Common nuisance	Defaulted.	
Myrtle H. Allen	Malicious vexing	Defaulted.	
Joseph Beaulier	Mancious vexing	Delauteu.	Fine \$25, costs \$37.80
Jemmie Birt	Cruelty to animals		Paid.
	_	10 months county iail.	I aid.
William Bleakney	Forgery	60 days county jail.	
Charles F. Brown	Larceny	oo days county jan.	
Charles F. Brown	Larceny	60 days county jail.	
Harold G. Brown	Assault and battery	4 months county jail.	
Annie Burns	Common nuisance	Continued.	
Edward F. Campbell	Wife desertion	Defaulted.	
John Capuceillo	Malicious mischief	3 mooths county jail.	
Charles Lapadula	Malicious mischief	Warrant suspended.	
John Ford	Malicious miscnief	Warrant suspended.	
Henry Carroll	Common nuisance	Defaulted.	
Joseph Carter	Compound larceny	4 months county jail. Warrar t susp'n'd	
Pasquale Cawalluzzi	Accepting money from woman engaged in		
Pasquale Cawalluzzi	prostitution	Law court on exceptions. Exceptions.	
	hrosmanom	3 to 5 years. State prison.	
7 1 C 11	Compound larceny	8 months. Warrant suspended.	
John Connelley	Compound larceny	Nol prossed.	
Michael Comer	Compound larceny	Respondent not apprehenced.	
William Welch	Compound larceny	Defaulted.	
Michael T. Corey	Common nuisance		
Michael T. Corey	Encouraging a female person to become a	Defaulted.	
	prostitute	Delauticu.	•

#### PENOBSCOT COUNTY-CONTINUED.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.
Charles Corliss	Common nuisance.	Continued.	
Susie Corliss	Common nuisance	Continued.	
Harry E. Cowan	Obstructing an officer	Case filed	Costs \$35.69. Paid
John D. Cushman	Common nuisance	Defaulted.	10000 400.00. 1010
Peter Cvr	Wife desertion	Respondent not apprehended.	
William Davis	Accessory to robbery	2 months county jail.	
Ralph De Carlo	Compound larceny	1 year county jail.	
Nunsio Di Cesore	Common nuisance	Defaulted.	
dward E. Eastman	Bigamy	1 year county iail.	
William Eldridge	Cruelty to animals.	Continued.	
Philip Farley	Larceny from the person	Plea guilty. Case filed.	
Stinson McGlare	Larceny from the person	30 days county jail.	
Charles Farwell	Indecent practices	Not guilty. Discharged.	
illian Foster	Larceny	Plea guilty. Probation officer.	
Villiam P. Flynn	Embezzlement	Respondent not apprehended.	
William P. Flynn		Respondent not apprehended.	
George Freeman	Embezzlement		
	Breaking and entering dwelling house	10 months county jail.	
ohn H. Gallagher	Compound larceny	Plea nolo. Probation officer.	
ouis Gardiner	Receiving stolen property	30 days county jail.	
Mike Gelado	Assault and battery	6 months county jail.	
Valter Geny	Assault	1 year, county jail.	
Olive M. Gordan	Common nuisance	Respondent not apprehended.	
Ephraim Jerome Harscom	Adultery	Plea guilty. Case filed.	
eddie May Estey	Adultery	Plea guilty. Case filed.	
rank Hart	Breaking and entering dwelling house	1 year county jail. Warrant suspended.	
ernon C. Hayes	Forgery	Continued.	
Edward W. Hennessey	Robberg	1 year county jail.	
oseph Hill	Assault with intent to murder	Defaulted.	
Carl Hurle	Breaking and entering dwelling house	10 months county jail.	
Edward King	Attempt to commit compound larceny	Plea guilty.Plea filed.	
Chomas Knight	Common nuisance	Plea guilty. Case filed.	
oseph Lawless	Assault and battery	3 months county jail.	
Thomas Moran	Adultery	Nol prossed	Costs \$25.00. Paid
Mary Rose	-		-
obert E. McMahan	J ••••••••••••••••••••••••••••••••••••	Plea nolo. Case filed.	· ·

William Miane	Robbery	1 year county jail.	
Juanita Mitchell	Malicious mischief		
Vinie Mitchell	Malicious mischief	Plea guilty. 60 days county jail.	
John Mitzeharick	Assault and battery	Case filed.	
Andro Kreschesky	Assault and battery	Case filed.	
Andro Skevesky	Assault and battery	Case f.led.	
John Metzchareck	Assault and battery	8 months county jail.	
Andro Kreschesky	Assault and battery	6 months county jail.	
Andro Snevesky	Assault and battery	Respondent not apprehended.	
Harold Mooney	Compound larceny	Plea Nolo. 8 months. Warrant susp'd.	
Joseph L. Pearson	Larceny	60 days county jail. Warrant suspended	1
Leon Oldenburg	Assault with intent to rob	6 months county jail. Warrant susp'd.	
Charles Perry	Forgery	Plea Nolo. Case filed.	
Charles Perry	Receiving stolen property	Nol prossed.	
Dominick Rotundi	Attempting to commit malicious mischief	10 months county jail. Law court on	
	-	exceptions.	
ohn Rowe		Defaulted.	
Henry J. Russell	Common nuisance	Defaulted.	
Sergei Sergaidakovgky	Larceny	2 months county jail.	^
ohn Smith	Common nuisance	Continued.	
indley J. Stimpson			
Archie Costigan	Compound larceny	Plea guilty. Case filed	Costs \$320,14. Paid.
Villiam J. Ross			
Iyman Sujar	Receiving stolen goods		Fine \$50, costs \$25.pd.
mes Tibbetts	Larcenv	Respondent not apprehended.	11mo 400, 00000 420.Fa.
dmund Turcotte		10 months county jail.	
Horace M. Twombley		Continued.	
Frank Williams	Larceny from the person		
Frank Winp	Assault and battery		
Joseph Wood	Robbery		
William Carrigan	tobbery	Ties note. Case nied.	
	Attempt to commit compound larceny	1 year county iail.	
Clarence Wright	Assault with intent to rob	Plea nolo. 6 months county jail. War-	
Jarence Wilght	Assault with intelle to lob	rant suspended.	
Thomas Rogers	Liquor nuisance	Plea nolo. Case filed.	
John J. Hikel	Liquor nuisance	Defaulted.	
Charles Perry	Liquor nuisance	Plea guilty. Case filed.	
Philip Welcome	Assault and battery	30 days county jail or	Fire \$5.00 costs \$3.67
	Drunkenness	60 days county jail.	rire \$5.00 costs \$5.07
Andrew Finnigan			
Carmille Aucoin	Liquor nuisance	Respondent not apprehended.	
Paul Aucoin	Liquor nuisance	Respondent not apprehended.	
Charles Beurfe	Liquor nuisance	Respondent not apprehended.	
Odilon Barcheau	Liquor nuisance	Respondent not apprehended.	
Thomas Bradeen	Liquor nuisance		
James A. Givren	Liquor nuisance	Respondent not apprehended.	

# PENOBSCOT COUNTY—CONTINUED.

Name.	CRIME.	Imprisonment, Etc.	Fines, ETC
ohn Brennan	Liquor nuisance	Respondent not apprehended.	
Michael J. Buckley	Liquer nuisance	Respondent not apprehended.	ļ
Bernard H. Burke	Liquor nuisance	Respondent not apprehended.	İ
ohn T. Burke		Responder t not apprehended.	İ
Patrick J. Burke		Respondent not apprehended.	i
John A. Burns	Liquor nuisance	Respondent not apprehended.	
Hiram J. Burr	Liquor nuisance	Respondent not apprehended.	1
oseph Butiera	Liquor nuisance	Respondent not apprehended.	
Victor H. Chaison	Liquor nuisance	Respondent not apprehended.	
Harry A. Chapman	Liquor nuisance	Respondent not apprehended.	
Delmart M. Cleveland	Liquor nuisance		
Woodbury Corsen	Liquor nuisance	Respondent not apprehended.	i
Arthur M. Cox	Liquor nuisance	Respondent not apprehended.	
Frank Cox	Liquor ruisance	Respondent not apprehended.	
Patrick H. Covne	Liquor nuisance	Respondent not apprehended.	
ames W. Cratty	Liquor nuisance	Respondent not apprehended.	i i
Richard D. Crowe	Liquor nuisance.		1
John E. Daley	Liquor nuisance		ı
William S. Davis	Liquor nuisance	Respondent not apprehended.	
	Liquor nuisance	Respondent not apprehended.	
Charles Delanti	Liquor nuisance	Respondent not apprenended.	
Fabien Dunnard	Liquor nuisance	Respondent not apprehended.	1
Frank W. Durgin	Liquor nuisance	Respondent not apprehended.	1
William F. Finnigan	Liquor nuisance	Respondent not apprehended.	1
William Fisher (Old Town)	Liquor nuisance		1
William Fisher (Orono)		Respondent not apprehended.	
John E. Fleming		Respondent not apprehended.	
Edward F. Foley.	Liquor nuisance		
J. Edward Foley	Liquor nuisance	Respondent not apprehended.	1
Maurice P. Gallagher	Liquor nuisance	Respondent not apprehended.	
George L. Gorman		Respondent not apprehended.	1
Elias George			1
oseph E. Gero	Liquor nuisance		1
	Liquor nuisance	Respondent not apprehended.	
Frank J. Gotelen.	Liquor nuisance	Respondent not apprehended.	Į.

ATTORNEY
ATTORNEY GENERAL'S REPORT.
REPORT.
127

Joseph A. Heald	Liquor nuisance	Respondent not apprehended.
Solomon Hikel	Liquor nuisance	Respondent not apprehended.
James P. Holland	Liquor nuisance	Respondent not apprehended.
Mary Igo	Liquor nuisance	Respondent not apprehended.
Sam Jam	Liquor nuisance	Respondent not apprenended.
Hugh Jameson	Liquor nuisance	
Josepa D. M. Jameson	Liquor nuisance	Respondent not apprehended.
	Liquor nuisance	Respondent not apprehended.
Thomas Johnson	Liquor nuisance	Respondent not apprehended.
William H. Kanaley	Liquor nuisance	Respondent not apprehended.
Catherine F. Kavanaugh	Liquor nuisance	Respondent not apprehended.
William H. King	Liquor nuisance	Respondent not apprehended:
William A. Kiah	Liquor nuisance	Respondent not apprehended.
George P. King	Liquor nuisance	Respondent not apprehended.
George H. Kratzenberg	Liquor nuisance	Respondent not apprehended.
Frank T. Largay	Liquor nuisance	Respondent not apprehended.
James E. Largay	Liquor nuisance	Respondent not apprehended.
George Legassey	Liquor nuisance	Respondent not apprehended.
John B. Legassey	Liquor nuisance	Respondent not apprehended.
Rocco Leo	Liquor nuisance	Respondent not apprehended.
	Tiguor nuisance	
Frank Le Page	Liquor nuisance	Respondent not apprehended.
John McAloon	Liquor nuisance	Respondent not apprehended.
Thomas P. McAloon	Liquor nuisance	Respondent not apprehended.
Peter J. McAuley	Liquor nuisance	Respondent not apprehended.
James J. McCann	Liquor nuisance	Respondent not apprehended.
Stephen B. McDonald	Liquor nuisance	Respondent not apprehended.
Thomas J. McGrath	Liquor nuisance	Respondent not apprehended.
Dennis McGuire	Liquor nuisance	Respondent not apprehended.
James McGuire	Liquor nuisance	Respondent not apprehended.
William McGuire	Liquor nuisance	Respondent not apprehended.
John McIsaac	Liquor nuisance	Respondent not apprehended.
Peter A. McKinnon	Liquor nuisance	Respondent not apprehended.
Pope D. McKinnon	Liquor nuisance	Respondent not apprehended.
Patrick H. McNamara.	L'quor nuisance	Respondent not apprehended.
Charles H. Milan	Liquor nuisance.	Respondent not apprehended.
	Liquor nuisance	
Josiah H. Miahan	Liquor nuisance	Respondent not apprehended.
John E. Mitchell	Liquor nuisance	Respondent not apprehended.
John Gorden	Liquor nuisance	Respondent not apprehended.
Peter Morgan	Liquor nuisance	Respondent not apprehended.
∫ Fred J. Moon	Liquor nuisance	Respondent not apprehended.
James W. Cratty	Liquor nuisance	Respondent not apprehended.
Peter W. Morrill	Liquor nuisance	Respondent not apprehended.
Samuel O'Connor	Liquor nuisance	Respondent not apprehended.
Fred Peluso	Liquor nuisance	Respondent not apprehended.
Augustus G. Peno	Liquor nuisance	Respondent not apprehended.
Stanley Poskus	Liquor nuisance	Respondent not apprehended.
~ x		2002 pondon mor approximated.

#### PENONBSCOT COUNTY-CONCLUDED.

Name.	CRIME.	IMPRISONMENT, ETC.	Fines. Etc.
	Liquor nuisance Liquor nuisance	Respondent not apprehended. Respondent not apprehended.	·
	PISCATAQUIS COUNTY		
	MARCH TERM, 1914.		
Porter Clapp, Applt Charles O. Purdy, Applt Colon S. Church, Aplt Iva Folsom. Conclius S. Cable Chester Campbell George Morrison and Mertie A. Stanley Alonzo Hunt and Florence May Taylor.	Selling cigarettes to minors Fornication Adultery Negligent shooting Adultery Lascivious cohabitation	Continued. Continued by order of court. Continued by order of court. Ordered on file. Continued.	\$10.00 & costs \$4.74.

ATTORNEY
GENERAL'S
REPORT.

Maurice D. Crockett. Negligent sh Ora Turner Adultery. John Clouelow and Nellie Clifford. Lascivious c Grace Parker. Adultery. Winfield S. Guelwer and Kate Gerry. Adultery. Henry Grover Common sel Otto Mattson Cromelow and Nellie Clifford Adultery. Edward Johnson. Common sel	ooting ohabitation ler ler ler	Continued. Ordered on file. Nol prossed. Clifford 3 months. Six months. Mittemus to issue later. Guelmer 8 months. Mittimus to issue later. Continued. Continued. 60 days in jail.	\$100 & costs \$65.28. \$100 & costs \$22.60.	>
	SEPTEMBER TERM 191	14.		TT
Amos M. Davis, Aplt.  Clifton Buzzell, Aplt.  Marshall C. Rollins, Aplt.  Evander G. Holmes  Alonzo R. Hunt  Laura A. Conley.  A. F. Russell.  Glen Atter  Nathan Wyman  James McLeod.  Walton  Marshall C. Rollins  Marshall C. Rollins  Chester A. Walker  Chester A. Elling obsec  Chester A. Emmons  John E. Dillon.  Single sale.  Waltion Bezeling obsec  Negligent sh  John E. Dillon.  Single sale.  Malicious w.  Malicious w.  Malicious w.  Malicious w.  Malicious w.  Malicious w.  Malicious w.  Malicious w.	t of dog license   lascivious speech and behavior   insurance company   tering and larceny   tering and larceny   Traffic   ving of automobile   tering and larceny   tering and larceny   tering and larceny   tering and larceny   tering and larceny   tooling   ounding of domestic animal	\$10.00. 30 days ir jail. One year in jail. Recommended 21 months in State prison Five months in jail. Continued for sentence. Continued.  Continued. 3 months in jail. Continued. 4 months in jail and Continued.	\$100 & costs \$43.51. \$5.00 & costs \$6.60. \$50 & costs \$25.00. \$100. \$100 & costs \$10.00. \$20 & costs \$25.00.	ATTORNEY GENERAL'S REPORT
	ounding of domestic animal	Continued. Continued.		RT.
SAGADAHOC COUNTY.				
Artel Cookson Search and s Antonio Tieti Search and s Edward Hobbs Search and s	eizureeizureeizureeizureeizureeizureeizureeizureeizureeizure	Jail sentence suspended	\$100 and costs.	
George Moody Intoxication Edward Hobbs Illegal posses	ssion of liquorsssion of liquorsseizure	Nol prossed. Jail sentence suspended	Paid costs of \$6.50.	129

#### SAGADAHOC COUNTY-CONCLUDED.

Name.	Crime.	Imprisonment, Etc.	FINES, ETCC.	
Fred M. Crocker Roy Little William Dugan Joseph Tardiff Mitchell King Henry Labrie Michael Arsenault  Thomas Lacey Thomas Lacey John Gurnsey William Ritchie George Johnson Edward Hobbs John Williams Roy McLean Fred J. Barter Fred J. Barter Levi M. Gatchell David A. Merry George Wilson		Not guilty. Continued open. Placed on file. Placed on file. Placed on file. One year in Augusta jail. One year in Augusta jail. One year in Augusta jail. Not more than 4 or less than 2 years in State's prison. Placed on file. 3 months in Augusta jail. Placed on file. Continued. Placed on file. 8 months in Augusta jail. Continued. Placed on file. Nol prossed. Nol prossed. Nol prossed. Nol prossed. Nol prossed on payjent of xosts One year in Augusta jail.	Paid costs \$7.78.	ATTORNEY GENERAL'S REPORT
	SOMERSET COUNTY.			
Samuel W. Herrick Omar Poulin Theodore Poulin Joseph Ross Charles St. Peter, Aplt Ernest C. Bridges Bernard F. Allen William H. Johnson and Raymond E. Messereau		Nol prossed.  Nol prossed respondent out of State. Nol prossed. Filed as to Allen.	Fine \$50, costs, \$26.92. Fine \$50, costs, \$36.16	

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NERA
REPORT.

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James H. Pickel, Applt	Intoxication	Nol prossed.	
James H. Pickel, Aplt	Assault and battery		Fine \$5.00,costs \$9.97
Marion Davis, Aplt	Found in danger of falling into habits of vice		,
· · · · · · · · · · · · · · · · · · ·	and immorality	Nol prossed.	
Vede Gilbert, Aplt	Single sale	Nol prossed. Respondent dead.	
David Joseph, Aplt	Keeping liquors for unlawful sale	30 days in jail and 30 additional in de-	
		fault of payment	Fine \$100,costs \$12.95
Alsit Norsor, Aplt	Keeping liquors for unlawful sale	Dismissed.	1 IIIC \$100,COSUS \$12.00
William Swencitzky	Keeping liquors for unlawful sale	Nol prossed on payment costs	Costs \$20.00 paid.
Joseph Ellis	Assault with intent to kill	1½ to 3 years in State prison with recom-	Costs #20.00 pard.
0000p2 23M0	and the same of th	mendation of 2 years as maximum	
		penalty.	
Elmer Elliott	Arson.	4 to 8 years in State prison with recom-	
Estimet Estitoto	A115011	mendation of 6 years as maximum	
		penalty.	
Edward Ivory	Burglary	Indictment filed. Respondent to report	
Edward Ivory	Durgiary	to sheriff first day each term till fur-	
		ther order.	
Tennis Arsenault	Commor seller	Nol prossed.	
Theodore Poulin	Liquor nuisance	Nol prossed.	
Angeline Roberts, Aplt	Vexing and harrassing by abusive language.		
Calvin Crossett	Terest and narrassing by abusive language.	Nol prossed.	
Adlord Fortier and Edward Vigue	Larceny	Nol pressed.	
	Larceny	Nol prossed.	T' 450 . 400
Arthur Blair	Single sale	In default of payment 30 days in jail	Fine \$50, costs \$30.
Willie Delile	Breaking and entering	Eight months in jail.	77' 40"0 . 400 1
William Murtha	Liquor nuisance	60 days in jail in default of payment	Fine \$250, costs \$99 pd
William Murtha	Common seller	Placed on file.	771
Simon Nimon.	Single sale	In default of payment 30 days in jail	Fine \$50, costs \$9.53.
Howard Temple	Assault and battery		Fine \$10,costs \$38 pd.
Frank T. Farrin, Aplt	Violating game law	Nol prossed on payment costs	Costs \$50.00 paid.
Lewis Newton	Liquor nuisance	Nol prossed. Respondent absent.	
Peter Veilleux	Liquor nuisance	Nol prossed. Respondent absent.	
William Veilleux	Single sale	Nol prossed. Respondent absent.	
M. Strauss	Cheating	Nol prossed. Respondent absent.	
Gideon Ferland	Single sale	Nol prossed. Respondent absent.	
Fred E. Clark, Aplt	Intoxication	Nol prossed	Costs \$9.85 paid.
Arthur E. Durgin, Aplt	Truancy	Continued open.	
J. J. McGregor, Aplt	Single sale	Nol prossed. Absent.	
Judson Nichols, Aplt	Single sale	Nol prossed want of evidence	
Dennis Scott	Contempt of court	Continued open.	
John Bacon, Aplt	Cruelty to animals	Nol prossed.	
A. B. Borden, Aplt	Intoxication	Nol prossed.	
A. B. Borden, Aplt	Intoxication	Nol prossed.	
Alphonse B. Borden, Aplt	Recklessly driving automobile	Nol prossed.	
Joseph Roderick	Indecent exposure	Filed.	

#### SOMERSET COUNTY—Concluded.

Name.	Crime.	Imprisonment, Etc.	Fines, Etc.
Joseph Sheridan Walter I. Tracy Fidelene Berbie or Page, Aplt Flora King, Aplt Ernest Mathieu, Aplt.	Assault and battery. Assault and battery. Single sale. Single sale. Assault and battery.	Nol prossed. Nol prossed. Continued open. Continued open. Respondent and sureties defaulted 10 days in jail and placed under \$50.00 to keep the peace for one year.	
Clifford Wood, Aplt. George Pierce, Aplt. William C. Welch, Aplt.	Intoxication Intoxication Keeping liquors for unlawful sale	To be nol prossed on payment of costs.  Nol prossed on payment of costs.  Respondent and sureties defaulted 60 days in jail.	Costs \$15.62. Paid. Fine \$100.00,costs \$20.91.
William C. Welch, Aplt. Daniel H. Hayden, Aplt Sumner Mitchell, Aplt. Milo Bates. Daniel D. Davis	Illegal possession of intoxicating liquors Assault and battery	Continued open.  Nol prossed on payment costs  Continued open.  Nol prossed.  Continued on personal recognizance of \$200.00 for appearance from term to term.	Costs \$10.00 paid.
Alphonsine Laford Alphonsine Lafond Christopher Lessor Christopher Lessor Melvina B. Nichols Eddie Pomlow Charles E. Walley	Liquor nuisance Single sale Assault with intent to rape Assault and battery Larceny Cheating	Continued open. Continued open. Continued open. Continued open. Acquitted. Continued open.	
Laurence J. Buteau Ralph Clukey David Goulette and Albert Lessoi Intoxicating liquors, William Seltzer, Clnt.	Larceny Liquors kept and deposited for unlawful sale	Continued open. Buteau, Clukey, Goulette and Lessor filed personal recognizance \$200 for appearance from day to day. Continued open.	

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#### WALDO COUNYT.

			62 man maal-
Loris I. Ramsey	Desertion of wife and child	Filed.	\$3 per week.
Frank Johnson	Single sale		
Elden Sparrow	Cheating by false pretenses	Nol prossed.	
Lemuel W. Peirce	Assault and battery	Nol prossed.	
Perley M. Gray	Search and seizure	Filed.	
Frank H. Reynolds	Having in possession intended for illegal sale	Filed.	
Ralph M. Wood		Filed.	
Ralph M. Wood		Filed.	
Ralph M. Wood		Filed.	
Ralph M. Wood		Filed.	!
Thomas McDonald	Single sale	Filed.	
	1 2	Filed.	
Chauncey Montgomery	Single sale	Filed.	
J. E. Cunningham	Assault	Filed.	
Emerson J. Hills	1 22	Filed.	
Harry W. Baker		Filed.	
Harry W. Baker		Filed.	
Harry W. Baker		Filed.	
Harry W. Baker	Single sale	Filed.	
Harry W. Baker	Single sale	Filed.	
Harry W. B. Kendall			
John D. McDonald	Single sale	Filed.	
John D. McDonald	Single sale	Filed.	
John D. McDonald	Single sale	Filed.	
Harry W. Baker	Single sale	Filed.	
Angelo Fanelli	Single sale	Filed.	
Angelo Fanelli	Single sale	Filed.	
Angelo Fanelli	Single sale	Filed.	
Angelo Fanelli		Filed.	
John D. McDonald		Filed.	
Wm. O. Aldus		Nol prossed.	
Emma L. Stubbs		Filed.	
Rose Pike	Keeping house of ill fame	Filed.	
Harry W. B. Kendall		Filed.	
		Filed.	
Harry W. B. Kendall		Filed.	
Harry W. B. Kendall		Filed.	
James Bradbury		Filed.	
James Bradbury	1 8 9 9 9	Filed.	
Elvin Hanson		Filed.	
Thomas Kennedy and Sumner Maddocks		Filed.	
Fred Dodge	Larceny	Filed.	
Geo. P. Blethen		Filed.	
Chas. H. Conant	Assault and battery		
Martin Cripps	Intoxication	Filed.	l

#### WALDO COUNTY-CONTINUED.

Name.	CRIME.	Imprisonment, Etc.	Fines, Etc.
Linius Merchant.	Assault.	Nol prossed.	
Chas. Mahoney, Jr	Poison	Filed.	
Clarence Shuman	Assault	Filed.	
E. S. Townsend	Cheating by false pretenses	Filed.	
Smith Bunker	Cruelty to animals	Filed.	
S. C. Moore.	Assault and battery	Nol prosse d.	
ames Smallev	Intoxication	Filed.	
Wm. Whitehead	Intoxication	Filed.	
saac J. Baker	Intoxication	Nol prossed.	
. Drinkwater.	Poison	Filed.	I
William H. Baker	Search and seizure	Filed.	1
H. W. Baker	Search and seizure	Filed.	
Iarry W. Baker	Nuisance	Filed.	
Clement Maxwell	Larceny	Filed.	
Martin Cripps	Assault and battery	Filed.	
Iiram Hustus	Desertion of wife	Nol prossed.	
Morris Hart	Intoxication	Nol prossed.	ì
red Baker	Intoxication	Nol prossed.	
ohn F. Rogers	Intoxication	Nol prossed.	i
Hartford Shute	Larceny	Nol prossed.	
Preston M. Prentiss	Intoxication	Filed.	
Fred Dodge	Intoxication	Filed.	1
Walter Arev	Assault	Filed.	
Ralph M. Wood	Single sale	Filld.	1
Allan MacPherson	Desertion of wife and minor child	Dismissed.	
Emma Estes	Assault	Filed.	
Delbert Wingate	Assault	Filed.	
Everett Larrabee	Trespass	Filed.	
Ernest Annable	Forgery	Filed.	
John R. Lowe	Single sale	Filed.	
John R. Lowe	Single sale	Filed.	
John R. Lowe	Single sale	Filed.	
John R. Lowe	Single sale	Filed.	
John R. Lowe	Single sale	Filed.	
Arthur Libby	Single sale	Filed.	
Charles Pinkham	Drinking house	Filed.	

Charles Pinkham Common seller Filed.	
Charles Diales Diales and Char	
Charles Pinkham Single sale Filed.	
Charles Pinkham Single sale Filed.	
Charles Pinkham Single sale	
Charles Pinkham Single sale Filed.	
Charles Pinkham Single sale Filed.	
Charles Pinkham Single sale Filed.	
Ralph M. Wood Single sale Filed.	
Ralph M. Wood Single sale Filed.	
Ralph M. Wood Single sale Filed.	
Ralph M. Wood Single sale Filed.	
Ralph M. Wood Single sale Filed.	
Ralph M. Wood Single sale Filed.	
Ralph M. Wood Single sale Filed.	
Ralph M. Wood Single sale Filed.	
Ralph M. Wood Single sale Filed.	
Ralph M. Wood Single sale Filed.	
Ralph M. Wood   Single sale   Filed.	
Prince E. Luce Assault Filed.	
Geo. G. Miller Search and seizure Filed.	
Frank Waterman Malicious mischief Filed.	
Charles Call	
Charles Tenney Nol prossed.	
John Ward, Jr	
Sumner Maddocks Nol prossed.	
Frank Smith Assault Filed.	
Maurice Hart Indecent exposure Nol prossed. \$12.4	5.
Lewis W. Snider, Jr. Larceny. Filed.	•
William Whitehead. Intoxication Nol prossed.	
Herbert L. Curtis Larceny Filed.	
Maurice D. Hart Intoxication Filed	
Harrison Stevens. Adultery. Nol prossed.	
George Towers Assault Filed	
Horace Rand Single sale Filed.	
Hiram Harding Assaut with intent to kill Nol prossed.	
Robert Farwell Malicious mischief Nol prossed.  Malicious mischief Nol prossed.	
W. A. Gerrish. Obstructing drain. Filed.	
George G. Mills	
Harrison Stevens Adultery Nol prossed.	
Harrison Stevens	
Chas. F. Brown	
MacNeil, Henressey and Jameson Breaking, entering and larceny Filed.	
Enos Flagg	
Edward E. Dyer	

## WALDO COUNTY-Concluded.

NAME.	Crime.	Imprisonment, Etc.	FINES, ETC.
Edith M. Irving	Adultery	Nol prossed.	
Alvin S. Gray	Having in possession intended for illegal sale	Filed.	
Geo. Dunbar	Assault and battery	Nol prossed.	
ames Burgin	Intoxication	Nol prossed on payment of costs	<b>\$</b> 13.77.
Frank Bartlett	Intoxication	Nol prossed on payment of costs	\$11.69.
Raymond Emerton, William Smith and			
Ernest Smith	Assault and battery	Nol prossed on payment of costs	<b>\$</b> 10.00.
Fred Patterson	Intoxication	Nol prossed.	
L. H. Crockett	Cruelty to animals	Nol prossed.	
Alvin S. Gray	Liquor nuisance	60 days and	<b>\$110.0</b> 0.
Charles Brown	Single sale	Filed.	-
Charles Brown	Single sale	Filed.	1
Harry Stimpson	Conspiracy	Nol prossed.	
Harry Stimpson	Conspiracy	Nol prossed.	
Emery K. Merithew	Conspiracy	Nol prossed.	
Maurice Hart	Intoxication	Filed.	
Frank L. Baitlett	Assault and battery	Nol prossed.	
Fred Baker	Intoxication	Nol prossed on paymert of costs	<b>\$</b> 10.20.
Maurice Hart	Intoxication	Filed.	
Clara A. Harvey	Larceny	Nol prossed.	
Mary_R. Coggins	Assault with intent	Nol prossed.	
Fred Heal	Liquor nuisance	4 months	\$210.00.
red Heal	Single sale	Filed.	
Lewis Pelton	Conspiracy	Nol prossed.	
$\Gamma$ homas Toomey	Illegal voting	Filed.	
William Sweeney	Illegal voting	Filed.	
John Mooney	Illegal voting	Filed.	1
Harry Sims	Illegal voting	Filed.	
Frank Hurd	Single sale	Filed.	i
William C. Green	Search and seizure	Continued for sentence.	
ohn Tweedie	Search and seizure	Guilty. Law court.	}
Lewis Smith	Assault	Nol prossed.	220000
Arthur Boone and Roscoe Harding	Having in possession	60 days and	<b>\$</b> 120.00.
Frank Bartlett	Larceny	Nol prossed.	
Jack Surey	Assault	Nol prossed.	
Ernest Pennell	Assault	Nol prossed.	l

			-	
			•	
Chas. D. Curtis	Assault	Nol prossed.	-	
Rachel Whitcomb	Assault	Nol prossed.		
Willard Berry	Running auto without license	Nol prossed.	,	
Tewksbury Dodge	Assault	Nol prossed.		
Guy A. GrayLewis Smith	Unlicensed dog	Nol prossed. Nol prossed on payment of costs	<b>\$</b> 11.82.	
R. P. Maynard and Bernard Maynard	Single sale	Continued.	<b>9</b> 11.02.	
Augustus Colburn	Illegal fishing	Nol prossed.		
Wm. C. Green	Liquor in possession	Continued for sentence.		
John Sanborn	Illegal fishing	Continued.	•	
Fannie Greer	Assault	Bond defaulted.		
Edmund J. Webb	Conspiracy	Nol prossed.		<b>►</b>
Lewis TrundyLewis Burgess	Larceny	Continued. 1 to 2 years.		ATTORNE
William Gordon	Fornication	60 days and	\$100.00.	ਮੁੰ
William Gordon	Adultery	Continued.	\$100.00.	₽
Burnard Maynard and R. P. Maynard	Single sale	Continued for senterce.		6
Charles L. Fogg	Assault	90 days and	<b>\$</b> 50.00.	뒲
Charles L. Fogg	Assault	Continued.		Ř
Mary E. Fogg.	Assault	<u> </u>	<b>\$</b> 150.00.	_
Mary E. Fogg.	Assault	Continued.	***	GE
Roscoe Harding	Single sale	30 days and	\$60.00.	9
Fred Graham	Liquor in possession	Continued.	<b>\$</b> 60.00.	ਜ
Louis Salien, alias Louis Salem	Liquor in possession	Continued.		₽
20 die 001011, ditte = 0 die 0010111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and the bossession	Convinced		NERAL'
	YORK COUNTY.			S
Chas. M. Plummer	Single sale	Filed.		_
Chas. M. Plummer	Single sale	Filed.		REPORT
Chas. M. Plummer.	Single sale	Filed.		Ŧ
Chas. M. Plummer	Common seller	Continued for sentence. Filed.		2
Chas. M. Plummer	Common nuisance		Fine \$200, costs \$68.95	2
F. 1 C III	O	20.1	Paid clerk.	• *
Frank Collins	Common seller	30 days in county jail. Committed	Fine \$100.	
David Osborne	Common nuisance	5 months county jail. Committed. Continued.		
David Osborne	Common seller.	Continued.		
Frank T. Wallace	Malicious mischief	Acquitted.		
Chas. Blackwood	Common seller	Filed.		
Chas. Blackwood	Common nuisance	Filed.		
Andrew Stephenson, Appt	Assault and battery	Filed.		
Frank Collins	Common nuisance	5 months in county jail. Committed.	<b>01</b> 00 0	
Frank Collins	Common seller	30 days in courty jail. Committed	\$100 fine.	H
JUIN ILUNG	Common nuisance	Continued for sentence.		လူ
				7

#### WASHINGTON COUNTY-CONCLUDED.

NAME.	Crime.	Imprisonment, Etc.	FINES, ETC.
John Hunt	Common seller	,	Fine \$100,costs \$15.
Walter H. Foss	Common seller	Continued.	Tala Cicia.
Walter H. Foss	Common nuisance	Continued.	
James Teague, Appt	Search and seizure	Filed.	
Intoxicating liquors, Ambrose M. Cook, Clmt	Search and seizure	Law court on report. Pending.	ı
Nicholas Sullivan (Appt.)	Search and seizure	60 days and in default of payment 60	
·		days additional. Warrant issued.	\$100 fine, costs \$6.99.
James L. Wilmot (Appt.)	Search and seizure	60 days and in default of payment 60	\$100 nne, costs \$6.99.
vames D. Williot (Appt.)	bearen and seizure	days sdditional. Warrant Issued.	
		Continued	\$100 fine, costs \$4.96.
Arthur Casey	Search and seizure		\$50, costs \$6.70. Pd.
Herman L. Alley	Assault and battery	Nol prossed on payment of costs	\$20 paid clerk.
George Johnson	Kidnapping	Continued.	
Frank Collins	Common seller	Continued for sentence.	
Frank Collins	Common seller	Continued for sentence.	
Fred M. Collins	Common seller	Continued. Continued.	
Alexander Kerwin	Common seller	30 days in county jail.	
Alexander Kerwin	Common nuisance	Nol prossed on payment of costs	\$15.70 paid clerk.
James Teague	Common seller	Nol prossed on payment of costs	\$107.76 paid clerk.
James Teague	Common nuisance	Filed.	troio paid cicik.
Arthur Whelpley	Common seller	Continued.	
Arthur Whelpley	Common nuisance	Continued.	
James Wilmot	Common seller	Filed.	
James Wilmot	Common nuisance	Filed.	
James O'Neill	Bound over to keep peace	Filed.	
Edward Curran (Appt.)	Irtoxication	Nol prossed. Nol prossed.	
Intoxicating liquors, A. I. Fox.Clmt	Liquor forfeited.	Ivoi prossed.	
Intoxicating liquors, A. I. Fox, Clmt	Liquor forfeited.		
David G. Huntington.	Failure to support wife	Continued	
David G. Huntington	Failure to support children	Continued.	
Fred L. Barclay	Assault and battery	Nol prossed.	
George Johnson	Larceny	Continued.	

Frank Collins	Common nuisance	Continued for sentence.		
Fred M. Collins	Common nuisance	Continued.		
Sterling C. Maxwell	Common nuisance	Continued.		
Willard Phinney (Appt.)	Assault and battery	Filed.		
Margaret Hopps	Keeping disorderly house	Continued for sentence		
James V. Butler	Larceny	60 days committed.		
James Ross	Town officer refusing to allow voter to in-	•		
	spect books	Nol prossed.	\$50 paid clerk.	
Earl Thompson	Rape	Nol prossed.	• • • • • • • • • • • • • • • • • • • •	
Frank O. Ellsmore (Appt.)	Violation game law	Nol prossed.		
D. Alonzo Stewart, (Appt.)	Intoxication		\$10 costs \$13.76.	
Fred L. Barclay, (Appt.)	Search and seizure		\$100 and costs.	×
Frank Smith, (Appt.)	Single sale	Nol prossed.	VIOO und costs.	3
Henry Osborn, (Appt.)	Intoxication	Nol prossed.		ATTORN
John Devers, (Appt.)	Intoxication	30 days iail	Costs \$11.34 paid.	×
Thomas Johnson, (Appt.)	Assault and battery	Nol prossed.	Costs willing pard.	z
Jason L. Andrews, (Appt.)	Idle person, etc	Nol prossed.		H
Moses McCrea, (Appt.)	Keeping unlicensed dog	Nol prossed.		ĸ
Arthur Nelson, (Appt.)	Assault and battery.	Nol prossed.		
Intoxicating liquors, Thos. Wilbur, Clmt	Libel	Continued.		G
Nicholas Moses, Appt	Assault and battery	Nol prossed.		GE
Geo. Prince, Appt.	Search and seizure	Sixty days jail	Fine \$100,costs \$7.61.	NER
Thos. Wilbur, Appt.	Search and seizure	Continued.	Time witto, costs wi.oi.	T
Walter Miner, Appt.	Assault and battery			₻
Beverley E. Robinson	Assault and battery.			≥
Ethel Sturks, Appt.	Assault and battery	Nol prossed.		٠.
James Black.	Bound over to keep peace	Discharged.		S
Figure Dia 1 France Chamban Anna	Malicious trespass	Quashed.		_
Elmer Rice and Eugene Chambers, Appt	Mancions trespass	Quasneu.		22
Edward Polk, William Polk and James Wal-	Dynamiting fish	Continued.		REPORT
lace, Appt	Assault and battery			ŏ
Annie M. Stevens, Appt	Assault and battery		@04.60	ž
Millie Coffin			\$24.62 paid clerk.	7
Harold Guptill and Donald Benson	Larceny	• • • • • • • • • • • • • • • • • • • •	Each fined \$10 and	•
			costs \$20.05. Com-	
73 1 34 1	D. M	N 4 41 0 1 41 41	mitted. Paid.	
Frank Mohar	Breaking, entering and larceny	Not more than 3 years nor less than 1		
77 1 7071 1	A	year 6 months in State prison.		
Frank Whalen	Assault and battery	One year in Bangor jail. Committed.		
Earl Yates	Breaking, entering and larceny	On probation one year.		
Earl Yates		Continued.		
Alton Phinney	Breaking, entering, and larceny	One year on propation.		

## YORK COUNTY.

NAME.	CRIME.	Imprisonment, Etc.	FINES, ETC
Fred E. Forbes	Forgery	Continued.	
Charles Hayes	Forgery	Continued.	
John Brissard	Nuisance	Continued.	
John Bussard	Single sale	Indictment filed.	
ohn Brissard	Single sale	Indictment filed.	
George M. Burdett		Continued.	
Victoria Hyde	Nuisance	Continued for sentence.	
Napoleon Ševeguy	. Nuisance	Respondent not apprehended. Indict-	
		ment filed.	
Adelaid Jacques	. Nuisance	Respondent not arrested. Indict ment	
A1 T	x .	filed.	
Almyer Lagasse	. Nuisance	Respondent out of State. Indictment filed.	
Frank P. Seavey	Assault and battery	Continued.	
Frank P. Seavey	Assault and battery	Continued.	
Frank P. Seavey		Continued.	
Joseph Thebeault		Respondent never apprehended. Con.	
Nicholas Trobetaris, alias Thomas	Nuisance	Respondent never apprehended. Filed.	
Philemon Dallaire	Illegal possession	Filed.	
Leon Cookson	Nuisance	Filed.	
Philemor Dallaire	Nuisance	Filed.	
Dennis Delaney	. Nuisance	Continued.	
Patrick J. Hackett	Nuisance	Filed.	
Victoria Hyde	Nuisance	Respondent out of State. Continued.	
Napoleon Quarter		Filed.	
James Travers	Search and seizure	Continued.	
William Coffey and Eugene Breen		Filed.	
Joseph Goodbeau		Respondent never apprehended. Con.	
Yassan Hassan		Respondent never apprehended. Filed.	
Yassan Hassan	Enticing unmarried female for prostitution		
B. L. Ingals		Continued.	
Joe Leclair	Nuisance	Filed.	
Edward Martell		Filed.	
George H. Perkins		Filed.	
Kate Rosenbaum	Receiving stolen goods		
James Trovero	. Nuisance	Filed.	

Charles Nelson Vourdy and Arthur More	!	1
Paine	Breaking and entering in the night time and	
	larceny	Filed.
Samuel J. Ryder	Intoxication, 2nd offense	Filed.
Orrin F. Wallace	Search and seizure	Nol prossed.
Horace Taylor	Intoxication, 2nd offense	Probation revoked. Continued.
Antonio Gurrin	Search and seizure	Filed.
Patrick J. Hackett	Illegal possession	Filed.
John G. Littlefield	Vending goods without license	Judgment for respondent.
John Belleveau	Larceny	Filed.
Fred Brusso and Benjamin Russell	Breaking, entering and larceny	Filed as to Brusso.
Amete Leomill	Assault with intent to kill	Continued.
Artonio Petit	Nuisance	Filed.
Herbert J. Webb	Receiving stolen goods	Filed.
Daniel Loffan	Search and seizure	Nol prossed.
Charles Leclair	Search and seizure	Filed.
Horace V. Snow	Intoxication	Nol prossed.
James Benson	Intoxication, 2nd offense	Nol prossed.
Louis Morin	Search and seizure	Filed.
Joseph Seveguv.	Assault and battery.	Nol prossed.
Joseph Andrews	Nuisance.	Filed.
David Blow	Nuisance	Continued for sentence.
Joseph W. Wasson	Accessory to breaking and entering	Filed.
Charles D. Evans	Larceny	Filed.
Gracoma Fantesia.	Assault and battery	Filed.
Clyde Foot	Larceny	Not apprehended. Continued.
Phillippe Giguere	Embezzlement	Continued.
Arthur Greenwood	Nuisance	Continued.
John Lynch	Larceny	Nol prossed.
Francis M. Henry	Nuisance	Not apprehended. Continued.
Artonio Petet	Nuisance	Sentenced 3 months at labor in county
APTOMO Tetet	Transance	iail.
Prof F. Plante	Cheating by false pretenses	Filed.
Raymond Reed	Breaking and entering and larceny	Filed.
Edward Remick and Emma Jordan	Nuisance	Continued for sentence as to both.
Fred Vallerie	Nuisance	Filed.
William White	Nuisance	Continued for sentence.
Howard York	Nuisance	Continued for sentence.
Grace Reynolds	Keeping house of ill fame	Nol prossed.
George W. Brackett and Edward F. Murphy	Cruelty to animals	Nol prossed.
Alfred Smith	Illegal possession	Continued for sentence.
John Leach	Search and seizure	Nol prossed.
Hiram K. Littlefield	Illegal possession	Verdict of "Not guilty" directed by ct.
Frank T. Moulton	Cruelty to anmals	Nol prossed.
Napoleon Surrett		Continued for sentence on probation.
	·	Table of Property

## YORK CONNTY-CONTINUED.

Name.	CRIME.	IMPRISONMENT, ETC.	FINES, ETC.
Charles E. Nalleby	. Illegal possession	Verdict of "Not guilty" directed by ct.	
Horace V. Snow	Intoxication, 2nd offense	Continued.	
Nefi Aggi	Search and seizure	Nol prossed.	
Edward Guertin	Assault	Continued for sentence	
Hakil Tohir	Search and seizure	Nol prossed.	
Villiam Theabeault	Search and seizure	Continued.	
Villiam Theabeault	Search and seizure	Continued.	
. Wilton Stone	Violation of school law	Nol prossed.	
Charles McKenney	Larceny	Nol prossed.	
William Hatch	Asseult	Nol prossed.	
John Fletcher	Intexication, 2nd offense	Filed.	
Alex A. Champaigne	Breaking and entering and larceny	Continued.	
Arthur A. Chairon		Continued. Not apprehended.	
Frank Goodwin	Forgery	Guilty. Sentenced term of two years	
'		recommended. Not less than one or	
		more than two years at labor in the	
		State prison at Thomaston.	
Nicholas Haramis	Nuisance	Continued.	
Blanche Lavallee	Extortion	Nol prossed.	
Arthur Lemay			
	larceny	Continued for sentence or probation.	
Frank Rogers and John Barry		Continued for sentence or probation.	
Charles Smith	Larceny	Guilty. Sentenced 4 months at labor	
		in Alfred jail.	
Walter Stevens and Frank Stevens	Larceny	Guilty. Continued for sentence or pro-	
	1	bation.	
Fred Willett	Larceny from person	Guilty. Continued for sentence or pro-	
T 1 15 1 .	[	bation.	
John Doherty	. Intoxication. 2nd offense	Continued.	
Arthur Greenwood	Search and seizure	Continued for sentence.	
Arthur Greenwood		Continued for sentence.	
Willis S. Leighton	. Assault	Continued.	
Mahali Prekas		Verdict "Not guilty."	
Phomas Travers	. Search and seizure	Guilty. Filed.	
Joseph Trafton			
Charles W. Bagley	. Violation of town ordnance	Continued.	

Stepnen E. Bagley Fred Snow. William Wolf, Benjamin Wolf and Hiram	Violation of town ordnance	Continued.		
Wolf	Illegal possession	Nol prossed as to Hiram Wolf. William Wolf and Benjamin Wolf guilty, sentence of lower court affirmed	\$100 and costs in each sentence.	
George F. Canine Frank T. Moulton Arthur Greenwood	Illegal possession. Verdict not guilty Cruelty to animals Nuisance	Discharged. Verdict not guilty. Discharged. Guilty. Sentenced to labor in county	each sentence.	
Edward Henderson	LarcenyBreaking and entering and larceny	jail for term of eight months. Verdict 'not guilty." Discharged. Guilty. Continued for sentence on pro- bation.		ATT
Emmiel Meskehee. Ervin E. Newhall Charles Rouan and George Wane. Charles Rouan and George Wane. Thomas Travers	Assault and battery. Cheating by false pretenses Breaking and entering and larceny. Breaking and entering and larceny. Nuisance.	Guilty. Continued on probation. Apprehended out of State. Continued. Continued. Continued on probation.	Fine \$75. Paid.	ATTORNEY
William Brook	Keeping gambling house	Guilty. Sentence of lower court affirm'd	Fine \$20, costs \$8.74, paid.	Ω
Hiram K. Littlefield Sandy Rushton	Illegal possession	Complaint quashed. Guilty 30 days at labor in county jail &	\$50 fine, costs \$21.31 paid.	ENE
Aldea Simoneau	Assault and batterySearch and seizure	Nol prossed.  Defaulted. Sentence of lower court affirmed with costs. Continued.	para.	NERAL'S
Arthur Beaudoin. J. Howard Littlefield, Applt. George Peterson, Applt. Willard J. Simpson, Applt.	Assault. Illegal possession of lobsters Obstructing public way. Fast driving	Continued. Continued. Defaulted bail. Continued. Guilty. Sentence	Fine \$10, costs \$20.69	S REPOR
George F. Smith. Julius Cohen. Philip Albert. Philip Albert.	Fast driving Nuisance Fraudulent giving of check Forgery and uttering	Continued. Principal and bail defaulted. Cont. Not apprehended. Continued. Not apprehended. Continued.	paid.	RT.
Jack Bronson	Nuisance	Conrinued for sentence. Continued. Guilty. 6 months at labor in county		
Charles Hodgdon	Assault with intent to commit rape	jail. Guilty. Sentence three years in State		
		prison recommended. Not less than two or more than four years in State prison. Committed.		•
Charles Hodgdon	Assault and battery	Continued.		143

# TABLE B—Concluded.

# YORK COUNTY-CONCLUDED.

NAME.	Crime.	Imprisonment, Etc.	Fines, ETC
lfred Lemiux	Rape	Continued.	
Calvin Lumell and Alfred Rolfe	Breaking and entering and larceny		
	Violation of motor boat law		
am Murray	Larceny	Guilty. Sentence 6 months Alfred jail Suspended. Execution.	
an Baptiste Pepin	Assault with intent to rape		
Villiam Poisson, Peter Farley	Assault with intent to tape	Not prossed by order of court.	
ilfred Poisson, Ovid Potven	Breaking, entering and larceny	Continued for sentence on probation.	
and Leo Pelletier	<u>.                                    </u>		
eter Sevegvy	Rape	Verdict "guilty." 6 years recommended	
		Not less than five months or more than ten years at labor in State prison.	
ilbur Seveguy alias Peter Seveguy	Adultery		
eorge St. Cyr			
eslie Taylor and Ami Gagnon	Breaking and entering and larceny	Guilty. Continued for sentence on	
	-	probation.	
ohn Twombley	Assault with intent to kill		
		recommended. Not less than two or	
		more than four years in State prison at Thomaston.	
homas Wright	Assault and battery		

TABLE C.—Showing Number of Prosecutions Instituted and the Offenses for the Year Ending November 20, 1914.

The state of the s																				
Counties.	Whole number.	Homicide.	Arson.	Perjury, etc.	Forgery and Counterfeiting.	Compound larceny.	Larceny.	Burglary.	Robbery.	Rape.	Assault with felonous intent.	Assault and battery.	Affrays and riots.	Offenses against chastity, morality, etc.	Malicious mischief.	Cheating and conspiracies.	Defects in highways.	Nuisances.	Violation of the liquor law.	Other offenses.
Androscoggin	118	1	-	-	-	_	12	-	_	_	1	3	-	_	_	-	-	_	90	11
Aroostook	201	-	3	1	2	-	6	7	1	5	8	16	-	3	6	3	-	7	104	29
Cumberland	501	2	-	1	5	44	23	1	1	2	11	15	1	33	1	10	-	50	216	85
Franklin	41	-	-	-	1	5	5	-	-	-	1	4	-	2	_	6	_	_	9	8
Hancock	67	-	1	-	4	-	1	_	-	1	-	5	-	1	-	4	_	1	31	18
Kennebec	76	-	-	-	-	-	11	_	-	_	3	1	-	6	-	2	_	15	31	7
Knox	34	-	-	-	-	-	10	1	-	-	-	1	-	_	1	2	_	7	10	2
Lincoln	16	1	-	-	_ :	-	-	-	_	_	-	5	-	1	_	-	_	_	4	5
Oxford	55	1	-	-	2	1	1	_	_	-	1	3	-	7	_	-	-	4	29	6
Penobscot	475	1	-	-	10	14	19	1	8	1	4	20	-	2	9	-	-	16	315	55
Piscataquis	38	-	-	-	2	-	4	_	_	-	-	-	-	13	_	-	_	_	6	13
Sagadahoc	30	-	-	-	2	2	9	-	1	-	-	2	_	1	_	-	_	2	9	2
Somerset	47	-	1	-	-	-	4	1	-	-	3	6	-	2	-	1	-	-	21	8
Waldo	184	1	-	-	i	-	12	-	-	1	2	13	-	10	2	7	_	-	79	61
Washington	83	-	-	-	-:	-	3	4	-	1	_	13	-	1	1	-	_	-	44	16
York	-	-	-	-	4	13	10	-	-	4	5	12	-	6	-	2	-	31	23	25
·		<u></u>					<u>''</u>			<u>'</u>		·					'		<u> </u>	

TABLE D.—Showing Disposition and Results of Prosecutions for the Year Ending November 20, 1914.

	Disp	ositio ing	n du Nov.	ring 1, 19	year 13.	end-	Con end Nov	Sentences.					
Counties.	Quashed.	Nol prossed on payment of costs.	Nol prossed or dismissed.	Conviction and sentence.	Acquitted.	Placed on file.	Continued open.	Continued for set tence.	Continued marked "Law."	State prison.	County jail and house of correction.	Reform school.	Fines, etc.
Androscoggin	-	-	_	46	7	-	9	8	-	1	45	-	47
Aroostook	-	12	34	64	6	24	63	5	-	6	36	1	42
$\mathbf{Cumberland} \ldots \ldots$	1	-	91	98	5	43	210	8	2	31	27	-	40
Franklin	-	1	5	-	3	4	10	6	-	1	8	1	4
Hancock	-	5	19	10	2	5	22	2	2	-	6	-	9
Kennebec	1	-	6	38	7	5	7	4	6	1	14	-	24
Knox	1	-	6	16	2	2	-7	2	-	5	5	-	3
Lircoln	1	-	12	5	4	2	-	1	-	1	-	-	4
Oxford	2	9	19	22	2	18	32	5	-	3	11	1	7
Penobscot	4	2	49	22	2	81	222	-	3	14	92	1	18
Piscataquis	-	1	5	29	-	11	38	1	-	1	9	-	13
Sagadahoc	-	1	3	14	3	6	3	-	-	1	8	-	6
Somerset	-	4	25	13	1	4	15	-	-	2	6	-	9
Waldo	-	5	46	6	1	109	10	2	1	1	3	0	8
Washington	1	7	14	24	1	12	18	5	1	1	9	-	8
York	1	-	19	16	5	36	44	20	-	4	5	-	5

TABLE.—Showing Cost of Prosecutions, Fines and Costs Imposed, and Fines and Costs Collected for the Year Ending November 30, 1914.

Counties.	Costs and expenses of prosecution.	Fines and costs imposed.	Fines and costs collected.
Androscoggin	\$7,033 55	\$9,088 12	\$9,088 12
Aroostook	6,922 48	3,584 83	2,046 14
Cumberland	5,400 QO	4,408 55	3,986 46
Franklin	841 81	409 70	199 70
Hancock	774 43	1 ,133 10	733 10
Kennebec	3,222 72	7,135 77	4,388 29
Knox	-	350 00	350 00
Lincoln	1 ,085 51	151 26	151 26
Oxford	3,743 01	2,860 08	5,860 08
Penobscot	12,767 15	4,979 63	3,098 87
Piscataquis	1,255 17	1,282 73	1,282 73
Sagadahoc	792 80	234 28	234 28
Somerset	1,746 15	1,053 91	1,554 64
Waldo	4,285 50	929 93	219 93
Washington	1,808 51	1 ,256 93	730 22
York	2,566 47	443 23	195 74

TABLE F.—Showing the Amounts Paid out by the County Treasurers for Costs of Proccutions in the Supreme Judicial Court, and in the Superior Courts; on Bills of Costs allowed by the County Commissioners for Support of Prisoners in Jails; to Grand Jurors and to Traverse Jurors at Terms of Court held for Criminal Business; also the Amounts received from the Fines, Costs and Forfeitures in said Courts, from Magistrates, Jailers, and other Officers, Year Ending November 20, 1914.

Counties.	Costs of prosecution in supreme judicial and superior courts.	Amount paid for support of prisoners in jail.	Amount paid grand jurors.	Amount paid traverse jurors.	Amour t received from fines, etc.	Suppression liquor traffic per diem.		
Androscoggin	\$7,033 55	\$6,436 47	\$1,252 62	\$8,235 10	\$9,088 12	\$8 00		
Aroostook	13 ,154 75	2 ,492 36	843 00	4,784 36	5,933 00	-		
$Cumberland \dots$	24,415 88	11,941 05	2,124 80	9,003 02	9,033 03	24 30		
Franklin	841 81	2,207 53	413 40	1,102 76	376 07	151 98		
Hancock	790 78	191 47	634 96	1,531 24	602 61	2,764 35		
Kennebec	3,222 72	4,602 09	788 52	1,956 69	7,778 53	3 00		
Knox	922 53	1,742 57	573 Q8	2,491 08	1,319 36	-		
Lincoln	1,090 66	54 03	311 16	408 36	<b>751</b> 26	26 92		
Oxford	3,743 01	1,694 88	474 04	2,169 76	5,860 08	-		
Penobscot	12,767 15	12,749 90	1,665 22	2,748 78	3,098 87	6,738 62		
Piscataquis	1,761 82	894 00	611 40	1,785 54	1,729 90	-		
Sagadahoc	3,274 54	1,087 27	444 QQ	760 88	598 28	2,487 64		
Somerset	1,746 15	1,363 46	537 48	3,947 76	1,554 64	-		
Waldo	4,285 50	645 14	813 12	2,515 88	407 16	_		
Washington		_	-	-	-	_		
York	2,436 57	3,599 21	925 08	7,733 78	3,157 47	2,776 28		

II. HOMICIDE CASES, IN THE PREPARATION OF WHICH, OR TRIAL OF WHICH THIS DEPARTMENT TOOK PART.



#### ANDROSCOGGIN COUNTY

# STATE VS. CHARLES K. DONNELL.

In April 1913, Charles K. Donnell was charged with the murder of Emma Hall of Sabattus. The deceased came to her death by reasons of blood poisoning following an illegal operation alleged to have been done by the respondent, Donnell. The evidence for the State connecting the respondent with the crime consisted of testimony of the mother of the deceased and an alleged dving declaration of the deceased. When the case was presented in Court, however, the testimony of the mother proved to be vague and indefinite, rendered so in part, no doubt, by reason of her own guilty connection with the case. and the dying declaration of the deceased was not properly taken. Some hope was held out to the deceased that an operation might save her life and the dying declaration was taken before the operation instead of after it was performed. When it had become apparent that the operation was ineffectual, no attempt was made to obtain a confirmation or a new declaration.

The evidence was offered in Court, but the circumstances did not satisfy the presiding justice that it was properly admissible and upon its exclusion, it appeared to the prosecuting officers that it would be futile to continue the case further. The Court was then notified that the State did not desire to prosecute the case and under the instruction of the Court, the jury found a verdict of not guilty.

The case was conducted by W. H. Hines, County Attorney and the attorney general. The respondent was defended by Hon. Henry W. Oakes and Tascus Atwood.

# STATE VS. PERLEY F. SAWYER.

In April 1913, one Perley F. Sawyer was arrested, charged with the murder of Alfred P. Monahan at Lewiston. Investi-

gation showed that the respondent and Alfred P. Monahan and John Stevens met about noon on the day of the alleged crime, took lunch together and afterwards went to the room of Monahan for the purpose of drinking. Monahan took a drink from a bottle which the respondent produced but neither the respondent or Stevens drank from the bottle. Almost immediately Monahan began to complain of severe pains and within a short time died.

Analysis of the contents of the stomach disclosed a large amount of potassium cyanide and it was learned later that the respondent had purchased some of this drug at one of the drug stores in the city of Lewiston. At the trial, however, he claimed to have purchased it at the deceased's request for the purpose of cleaning clothes. Both the deceased and Sawyer had been drinking during the day and had one or more bottles of liquor which they had hidden in the cellar of the store where they were working.

There was no apparent motive for the crime and it was suggested by the defense that the bottles had become mixed up in some manner or that the deceased had committed suicide, not wanting to join the army in which he had just enlisted. After deliberation the jury brought in a verdict of not guilty.

The case for the State was conducted by W. H. Hines, county attorney and the attorney general. The respondent was represented by Hon. Frank A. Morey.

#### STATE VS. ERNEST GAGNE.

In October 1913, Ernest Gagne was indicted for the crime of manslaughter. He was charged with the killing of William J. Driscoll in Lewiston on the 4th day of October 1913. It appeared at the trial that the homicide was the result of an altercation which arose on the street and there was some question as to whether the respondent was the cause of the death, it appearing that the deceased was either struck or pushed while under the influence of liquor so that he fell and struck his head upon the stone curbing resulting in his death. The jury brought in a verdict of not guilty.

The case was conducted by W. H. Hines, County Attorney.

## AROOSTOOK COUNTY.

At the April term, A. D. 1913, John P. St. John was indicted for manslaughter for the killing of John Foye of Silver Ridge Plantation in Aroostook County. The homicide was the result of an altercation that arose between several parties in a house where the respondent lived, it appearing, however, that the rifle which caused the death of the deceased was fired by the respondent. The case was ably prepared and conducted by the late Perley C. Brown, County Attorney and resulted in a verdict of manslaughter.

## STATE VS. LOUIS COTE AND HERBERT COTE.

Sometime in June, 1914, a most lamentable affair occurred in the town of Presque Isle resulting in the death of Hartley Webb, a boy of the age of twelve or thirteen years. The death was the result of strangulation caused by a cord which proved to be strings taken from the shoes of the deceased and drawn about his neck so tightly as to produce strangulation. The body was found in the Presque Isle stream, a stream entering into the Aroostook River just out of Presque Isle. After investigation and from inquiry of a companion Victor Porter who was with the Webb boy at the time of the occurrence and who escaped the same fate by failure to draw the cord about his neck sufficiently taut to produce strangulation, it was learned that the death was caused by two other boys, one Louis Cote, fourteen years of age and Herbert Cote, his brother, but little over eight years of age. It appeared that Hartley Webb and Victor Porter had started out fishing in the morning and were later joined by the two Cote boys and after fishing during the forenoon, and having their lunch, the Cote boys, particularly the older, proceeded to assault the Webb and Porter boys and by either terrifying them or by superior strength, forced them into the stream, tied their feet and hands and finally tied about their neck strings taken from their shoes. The Webb boy was almost immediately strangled and died, his body being pushed into the stream. The Porter boy was allowed to remain on the bank of the stream, apparently dead, and after the Cote boys left he rose and made his way to the road. It was only

with the most severe pain that he was able to walk a distance of a quarter of a mile and was even then about three hours in so doing. His face became so swollen that he was unable to see in what direction he was going. The Cote boys came from a poor French family, and have had very little opportunity for education, or improvement of any kind. They were rapidly becoming the terror of the community and were committing all kinds of minor offenses. Owing to their extreme youth, it was deemed inadvisable to attempt to convict them of murder, if indeed it would have been possible in the case of the younger boy. After a conference with the Court, it was decided to nol pros the allegation of malice aforethought and to submit the matter to the jury, which after a few moments deliberation, brought in a verdict of manslaughter. They were sentenced during minority to the Reform School with an alternative of four years in the State Prison. It is hoped that with proper instruction such as they will receive at the State School, they will so improve as to become useful citizens upon their release.

The case was conducted by the County Attorney, Bernard Archibald, and the attorney general.

#### STATE VS. ALDEN BOULIER.

On the 23rd day of June, 1914, Emma Jensen was found dead beside the road leading from Caribou to New Sweden. Three bullet wounds in the head showed the cause of death. Alden Boulier, who had been keeping company with her and was last seen with her the night before, disappeared and after a three days search, he returned to the home of his parents and was arrested and charged with the crime of murder. He admitted to have been with her and to have fired the shots which caused her death, claiming to have fired them at a third party, who was taking some liberties with her. Search by the officers, however, revealed no such party and at the trial the respondent taking the stand, told such an incredible story as to how the affair took place that the jury brought in a verdict of guilty of murder. No doubt the cause of the unhappy ending of the life of Miss Jensen was due to some lover's quarrel growing out of jealously, and that the shooting was in a heat of passion; however, the respondent's story of the affair left the jury no other alternative than a verdict of guilty of murder.

The case was conducted by the County Attorney, Bernard Archibald, and the attorney general. The respondent was defended by F. W. Halliday, of Newport and Cyrus F. Small of Caribou.

#### STATE VS. LINONEL E. DUDLEY.

On the 5th day of September, 1914, it was discovered that Mildred Sullivan of Houlton, a young girl seventeen years of age had disappeared. Search by the parents and friends disclosed the fact that an illegal operation had been performed upon her by the respondent, a physician in the town of Presque Isle. Search was immediately instituted by the county officials and finally sufficient evidence was secured to warrant the arrest of the respondent, of Alice Pelletier, and Kate O. Michaud for the crime of abortion. It was not until the fourth day of November, that the body of Mildred Sullivan was discovered. buried in a piece of woods just outside the town of Presque Isle. The discovery of the body was due to the confession of Kate Michaud who had told in part the story of the affair shortly after the respondent was arrested, but who refused to give any information as to the whereabouts of the body until a month or more afterward, when she informed the county attorney and a deputy sheriff as to how and where the body was disposed of.

On the finding of the body, Dr. Dudley was immediately arrested for murder and Alice Pelletier was arrested as an accessory after the fact. At the November term, the Grand Jury of the County found an indictment for murder and for procuring an abortion against Dr. Dudley, Kate Michaud and also Alice Pelletier and further finding an indictment against Ambrose Bridges who was responsible for the condition of the girl as an accessory before the fact to the crime of procuring an abortion. At the trial which was held at Houlton, Dr. Dudley was defended by Shaw, Burleigh & Shaw, Jerome Clark, and Doherty and Tompkins. The trial was held amidst the greatest excitement owing to the revolting details of the crime and the disposal of the body, and in this respect was

probably never equalled in the criminal annals of the State. After the State had presented its evidence and particularly the evidence of Miss Michaud, the counsel for the respondent advised him to retract his plea of not guilty and plead guilty to manslaughter. The State after consideration consented to accept this plea upon the condition that the maximum penalty be imposed and that Alice Pelletier also plead guilty to the crime of accessory after the fact of abortion. Both pleas were entered and accepted and sentence imposed, thus disposing of one of the most sensational criminal trials ever held in this State. The charge of murder against Miss Michaud was nol prossed and the charge of procuring an abortion was continued, and she was allowed to go on her own recognizance, her part in the affair arising from friendship for some of the parties, and her final decision to furnish the State with all the evidence in her possession relating to the affair was of greatest assistance to the State and probably necessary to secure a conviction of the principal offender.

The case of Ambrose Bridges was continued until the April term for further proceedings.

The case was conducted by the County Attorney, Bernard Archibald, and the attorney general.

#### CUMBERLAND COUNTY.

# STATE VS. JOHN KUEUM.

This was a case where the respondent was charged with manslaughter for shooting a companion in a house in the city of South Portland. It was the result of a drunken quarrel, at some kind of a family or festive celebration. The trial resulted in a verdict of manslaughter.

The case was conducted by the County Attorney, S. L. Bates, and the respondent was represented by J. W. Berman.

# STATE VS. ALBERT L. BARKER, ALIAS ALBERT F. BARKER.

This was a case where the respondent was charged with the crime of murder of one Helen Brown. Both were negroes and the shooting was the result of jealously on the part of the

respondent. The evidence showed that he had purchased a revolver, visited the house where the deceased was stopping, fired several shots at her which resulted in her immediate death. The defense was that the shooting was the result of an accident, arising from the respondent threatening the deceased without any intention to kill. The jury, however, brought in a verdict of guilty of murder after a short deliberation.

The case was conducted by the County Attorney, Samuel L. Bates, and the attorney general.

Henry C. Sullivan and Jacob M. Berman represented the respondent.

# State vs. Michael L. Mulkerrin, alias Michael J. Mulkern.

In this case the respondent was charged with shooting his brother, Patrick Mulkern, in a stable on India Street in the City of Portland. It appeared that there has been more or less ill feeling between the two brothers and that the elder brother had on several occasions undertaken to assault Michael and at times previous to the shooting had followed him on the street threatening to throw or attempting to throw rocks at him. After a street quarrel on the night of the shooting had ceased, and Patrick had departed. Michael walked toward his boarding house in company with two policemen and upon leaving them, threatened to get a gun and shoot Patrick. Fifteen or twenty minutes later, the same policemen were notified by someone on the street that the Mulkerns were fighting again and upon arriving at Patrick's stable, found Patrick with several bullet holes in his body and Michael in the stable who then said, that he had told the officers that he would shoot Patrick and that he had done so.

After two or three days in the hospital Patrick died, stating just before his death how the shooting occurred. At the trial, the defence was self defense, Michael claiming that Patrick had threatened to assault him again, and had threatened to kill him, but acknowledging, however, that he had gone to the stable to have an understanding with Patrick. Examination of the wounds and clothing of Patrick disclosed that the shooting

could not have taken place in the manner described by Michael, and the jury after several hours' deliberation brought in a verdict of guilty of murder.

The case is now before the Law Court on motion for a new trial and argued at the December term.

The case was conducted by the County Attorney, Samuel D. Bates and the attorney general.

Harry Nixon and Jacob M. Berman appeared for the defense.

#### FRANKLIN COUNTY.

## STATE VS. A. DEMARCO.

In January 1913, the respondent in an altercation with another Italian fired a revolver, the bullet striking an innocent third party, Guiseppe Sandillo. The respondent was indicted for the crime of murder and at his trial was ably defended by Hon. Warren C. Philbrook. The defense was self defense. the respondent claiming that the Italian at whom he fired had fired at him and he was acting in self defense and that the shooting of Sandillo was an accident. Upon cross examination, however, he admitted that he fired without taking aim and even without looking where he was shooting, although he knew that there were other parties in the room where the alleged assailant was shooting. His assailant, who testified, claimed that Demarco fired the first shot. Evidence disclosed that the respondent fled immediately after the shooting and was finally arrested in Lewiston. The jury brought in a verdict of manslaughter.

The case was conducted by the County Attorney Blaine Morrison and the attorney general.

## HANCOCK COUNTY.

# STATE VS. JOHN CROWELL.

In this case the respondent was charged with the shooting of James West who was found dead in a camp belonging to the respondent. The respondent claimed that the shooting was in

<sup>\*</sup>Since writing above report the Law Court has denied respondent's motion.

self defense but the location of the body, the nature of the wound and the condition of the clothing of the deceased showed that such could not have been the case. The respondent finally pleaded guilty to the charge of manslaughter.

## STATE VS. EDWIN GOODWIN.

In this case the respondent was charged with the killing of H. C. Young at Surry in the County of Hancock. Investigation showed that the respondent knowing that the deceased, as a storekeeper, went from his store at a certain time and carried his money with him, deliberately laid in wait for him for the purpose of robbing him. He provided himself with an iron pipe or bar and as the deceased was going along the road, he approached him from the back and struck him over the head, killing him. The respondent finally admitted his guilt and pleaded guilty to the charge of murder. He had previously been admitted to the Insane Hospital at Bangor for observation, but the report was to the effect that he was sane.

Both of the above cases were in charge of the County Attorney, Herbert L. Graham, and were disposed of after conferred with and under the advice of this department.

#### KENNEBEC COUNTY.

# STATE VS. FRANCIS VANNAH.

In March 1913, one Edward F. Hardy and his wife Cora Hardy were found shot in a camp on the Togus Stream. Both Edward Hardy and Mrs. Hardy stated that the respondent was the person who fired the shots. Edward Hardy died soon after the shooting but his wife, Cora Hardy, recovered. The respondent was ably defended by his counsel Benedict F. Maher, and denied all knowledge of the shooting. He was recognized, however, by other parties as having been seen going to and coming from the scene of the crime just before and immediately after the shooting. An umbrella, identified as his, and a revolver were found in the woods near a path leading to and near the Soldiers' Home at Togus of which the respondent was an inmate. After his arrest he gave a statement accounting for his acts on the night of the shooting but upon taking the

stand his account was so at variance with his first statement as to strongly indicate his guilt. The jury after deliberation brought in a verdict of guilty of murder. The respondent at a previous term had been committed to the Insane Hospital for observation but was reported to be sane. Before the trial and after conviction, motions denying the jurisdiction of the Court were filed and the case taken to the Law Court on the ground that the act passed by the Legislature of 1913 after the commission of the offense which gave to the Superior Court of Kennebec County jurisdiction over the offense was an ex post facto law.

The case at nisi prius was conducted by the County Attorney, W. H. Fisher, and the attorney general, and was argued before the Law Court by the attorney general for the State, and W. H. Miller for the respondent. The Law Court in October handed down a decision sustaining the contentions of the State that the act in question was one regulating the method of procedure and was not an *ex post facto* law. The respondent is now in jail awaiting sentence.

#### KNOX COUNTY.

#### STATE VS. CLARENCE CURTIS.

This was a case pending at the beginning of this administration having been committed in the latter part of 1912. The crime was the killing of a sister of the respondent. His account of the affair was of such a nature as to indicate clearly his insanity and after commitment for the purpose of examination he was reported to be insane and at the term of Court in Knox County in April, 1913, a verdict of not guilty by reason of insanity was brought in and the respondent committed to the Department of the State Hospital for the criminal insane.

#### LINCOLN COUNTY.

#### STATE VS. GILMORE H. BOWMAN.

In October 1914, an unfortunate affair occurred in Jefferson in the County of Lincoln. Hugh Clark was stabbed by the respondent after a quarrel in which the brother of the respond-

ent and the brother of the deceased were also engaged. The affair occurred at a dance. The respondent was more or less under the influence of liquor and while the quarrel at first only resulted in a fight with the fists in which the Bowmans were worsted, the respondent after having been knocked down once or twice, went to one side and drawing a knife, returned and assaulted Hugh Clark, the deceased, stabbing him in the back and finally in the heart. It became apparent after going over the evidence that a verdict of manslaughter was all that could be expected as the whole affair occurred during the heat of passion. After the jury was empanelled the respondent's counsel notified the State that they would advise their client to plead guilty of the crime of manslaughter which was accepted and the respondent sentenced to a maximum term of six years and the minimum term of three years in the state prison.

The case was conducted by the County Attorney, James B. Perkins and the attorney general. Andrew C. Halpen and W. M. Hilton represented the defendant.

#### OXFORD COUNTY.

#### STATE VS. HILDA KOKANAN.

In this case, the respondent was charged with the deliberate shooting of her husband. He was found by the occupants of the adjoining part of the house bleeding from bullet wounds in the chest, and acknowledged that the shots had been fired by his wife, and she also admitted her guilt. It became apparent, however, that she was not mentally responsible for the crime and was committed to the Insane Hospital for observation. The report of the superintendent has not yet been received so that action has been delayed in this case.

#### STATE VS. FRANK SALITINO.

This was an Italian shooting affair in which one Gussippi Parise was found killed in one of the streets in the town of Rumford. The respondent was found hiding several days after the shooting and was shown to have been in company with the deceased on the night of the shooting. No trouble between the

respondent and the deceased was shown to have existed and it became apparent that the shooting was probably the rsult of a drunken altercation arising just previous to the shooting.

An indictment for manslaughter was returned by the Grand Jury and the case ably handled by the County Attorney, Frederick R. Dyer. The jury disagreed, however, but later the respondent plead guilty and was sentenced to a term of fourteen years in the state prison.

#### PENOBSCOT COUNTY.

# STATE VS. JAMES CANNON.

In this case the respondent was charged with the shooting of Ethel Grant, a woman with whom he had been more or less intimate. The respondent deliberately purchased a revolver with which he did the shooting and went immediately to the house of the deceased and fired the shots which caused her death. After the indictment and upon his arraignment on advice of counsel, he pleaded guilty to the crime of murder.

The case was conducted by the County Attorney, Donald F. Snow, and the attorney general. The respondent was represented by Raymond Fellows.

#### STATE VS. CHARLES SMITH.

The crime for which the respondent was accused occurred in September 1912. The affair was not properly investigated at the time, no coroner's jury was empanelled and while an autopsy was performed, it was not a thorough one and failed to disclose the material facts of the case which would probably have settled either the guilt or innocence of the respondent. The case was not finally tried until the April term, 1913. The respondent was ably defended by Raymond Fellows and Phillip S. Gardner. Investigation of the evidence disclosed that the deceased and her little boy had been brutally killed by blows from a club while lying in bed and were either killed at approximately one o'clock or about half past five. The husband left home at one and the accused returned to the house about ten minutes past five. As in all cases of this kind, where the

affair is not immediately investigated, discrepancies result in observation and particularly in recollection of time that events took place. There was such a divergence in the testimony as to the time of the return of the respondent to the house of the deceased and where he had been during the afternoon that the jury were apparently unable to find beyond a reasonable doubt his guilt. A full autopsy would probably have disclosed whether the deceased was killed just after dinner or just before supper.

The case was conducted by the County Attorney, Donald F. Snow, and the attorney general. Raymond Fellows and Phillips Gardner represented the respondent.

## STATE VS. RANCE GRASSE.

The respondent was charged with the shooting of his divorced wife with whom he had again become intimate in the house of a sister at Bangor in October, 1913. There was no question about the shooting or that the respondent was present. The claim was that it was the result of an accident in his attempt to take a revolver away from the deceased with which she was threatening him. The respondent was ably defended by Gillen & Gillen and after trial the jury brought in a verdict of manslaughter. The condition of the deceased's clothing and the absence of any powder marks about the wounds made it certain that it could not have happened in the way in which the respondent claimed.

The case was conducted by the County Attorney, Donald F. Snow, and the attorney general.

#### SAGADAHOC COUNTY.

STATE VS. RASOUL KASEM LACLIOLI AND BRAHO HIRO.

These two cases for the purposes of the report may be taken together. In September 1913, one Kasem Souleyman was found in the Androscoggin River at Topsham. An investigation showed that he had been brutally murdered and money which he had drawn from the savings bank in Lewiston been taken, and was the apparent motive for the crime. Investigation fur-

ther disclosed that he had last been seen in company with the respondents, and upon the finding of the body, both fled. Rasoul Kasem returned to Lewiston and was arrested and tried at the October term at Bath, 1913. His defense was an alibi, he being ably represented by Getchell & Hosmer. Pieces of letters and other papers, torn and concealed at the river bank where the affair took place indicated that the respondent was one of those participating in the crime. That together with the fact that he knew that the deceased had money on his person, was last seen in Lewiston in his company and had fled immediately following the discovery of his body, resulted in the jury bringing in a verdict of guilty of murder.

Shortly afterward the other respondent, Braho Hiro, who disappeared at the time, was arrested in Massachusetts and brought to Bath where he confessed to the crime and the manner in which it was committed by himself and Rasoul Kasem. He pleaded guilty to the charge of murder and was sentenced for life to the state prison at Thomaston.

The case was conducted by the County Attorney, Edward W. Bridgham, and the attorney general.

#### STATE VS. SAMUEL HINCKLEY.

On September 19, 1914, Charles Barnes of Georgetown was fatally shot. Samuel Hinckley was immediately placed under arrest and brought to Bath. It became apparent that there was doubt about the respondent being mentally responsible for his acts and after indictment at the October Term of the Supreme Court, he was committed to the State Hospital for observation. The report as to his condition has not yet been filed.

#### SOMERSET COUNTY.

#### STATE VS. MICHAEL SHANNON.

This case arose out of the shooting of a negro by the name of John H. Blackwell at Shawmut just out of the town of Fairfield. The respondent was indicted for the crime of murder. Investigation showed that he had declared that he was going to Waterville to purchase a revolver with which to kill the deceased. Witnesses saw him standing over him firing shots.

However, it was not until after the State's evidence was all presented that the accused decided to retract his, plea of not guilty and plead guilty to murder. The respondent was represented by Merrill & Merrill of Skowhegan.

The case for the State was conducted by the County Attorney, L. R. Folsom, and the attorney general.

## STATE VS. HARLAN R. TUPPER.

The respondent was indicted for the crime of murder of Fred McLaughlin. The shooting took place at Moscow in the County of Somerset and arose from what appeared to be a trivial matter so far as the evidence disclosed. The deceased calling at the house where the respondent was stopping for the purpose of remonstrating with him for leaving some work in which they were engaged and in which the accused was lending assistance. In the altercation which followed, the respondent took a rifle and shot the deceased. He died almost immediately. The defense was self defense but the respondent's own testimony indicated that it was done under conditions in which the right of self defense could not be invoked. The jury after deliberation returned a verdict of manslaughter. The respondent was defended by Butler & Butler of Skowhegan and H. I. Goss of Bingham.

The case was conducted by the County Attorney, L. R. Folsom, and the attorney general.

#### WALDO COUNTY.

#### STATE VS. LEWIS BURGESS.

The respondent was indicted for the crime of murder. The affair took place at the house in which he was living alone and the deceased John Ranco was his son-in-law. Both had been drinking heavily during the afternoon and some time in the evening the shooting took place. There was no evidence as to just how it occurred. The respondent's story was so incredible that it was evident that he was not telling the truth, or else was so intoxicated at the time that he did not know how it occurred, his appearances, however, soon after the shooting took place,

were not such as to indicate excessive intoxication on his part. There was apparently no motive for the crime or at least no motive sufficient to provoke it. It was probably the result of a drunken altercation. The jury brought in a verdict of manslaughter. The respondent was defended by H. L. Buzzell of Belfast and Wiley C. Conary of Bucksport.

The State was represented by the County Attorney, Eben F. Littlefield, and the attorney general.

#### OTHER CASES INVESTIGATED.

In addition to the above homicide cases in which indictments have been found, the State has also investigated the death of Wilbert D. Eldridge and Addie M. Eldridge of West Gardiner in December, 1913. The bodies of the deceased were found burned in their home and a son suspected. After a careful investigation the state officials became satisfied that the death was the result of an accident and that the person suspected could have in no way been connected with it.

In April 1914, considerable publicity was given to the death of Ethel Cummings, in Waterford in the County of Oxford. The circumstances surrounding the death were distorted and magnified by over-zealous officials and newspaper reporters. After investigation by the county attorney and the sheriff's department, together with this department, it became certain that it was a case of suicide and that there was no foundation for the sensational reports that had been sent out.

The following homicides have occurred in counties where no Grand Jury has yet sat since their occurrence.

At Hartland in September last George Hubbard was arrested for the shooting of L. D. Matthews, in September, 1914. The affair was the result of jealousy and occurred in the presence of witnesses and the respondent on being arraigned before the Trial Justice, admitted his guilt. He is now in jail awaiting the action of the Grand Jury.

On the eighth day of December, Guiseppe Massinis was stabbed at Portland and one Emanuel Salvatore was arrested and is now charged with the crime, having been bound over awaiting the action of the Grand Jury.

Two other homicides have occurred in which no parties have as yet been found who were responsible for the death. Thomas E. Preece was found beside the road in Sumner in the County of Oxford on the 7th day of December, 1914. Investigations made by the county officers up to the present time have not connected anyone with the affair, the suspected parties having disappeared and not yet located.

One John Timony was found dead beside the road in Easton, in Aroostook County on the 28th day of October, 1914, and as yet no person has been located who it is claimed is responsible for his death. Investigations in both cases are still being conducted.

# STATE VS. JOSEPH CURRIER.

On December 12, 1914, Margaret Manning of Bangor was found dead in a field near Essex Street in the City of Bangor and upon investigation it appeared that death was due to exposure and shock caused by an assault and the respondent is now being held charged with the offense.

#### OTHER CRIMINAL CASES.

The following are other criminal cases in which this department has been called in to assist the county attorneys.

CASE OF STATE VS. WALTER L. BATCHELDER, FOR ARSON.

The respondent was charged with the burning of buildings at Dexter and was indicted by the Grand Jury of Penobscot County at the February term 1913. He was committed to the State Hospital for observation and finally at the September term pleaded guilty and was sentenced.

# STATE VS. JAMES A. PARKER.

This was a case where it was charged that the respondent had falsified a statement to a bank from which he had obtained a loan. The attorney general was called into the case at the request of the county attorney and assisted him in trying the case. Owing to one of the bank directors failing to take a correct copy of the report which was signed by the respondent, it was left in doubt as to whether the respondent realized the nature of the report which he had signed and the jury brought in a verdict of not guilty.

#### RECOMMENDATIONS

In connection with the conduct of homicide cases and the criminal business concerning which it is the duty of this department to investigate and conduct, we have the following recommendations to make.

#### ABOLISHMENT OF THE OFFICE OF CORONER.

The first recommendation which we desire to make with reference to the administration of the criminal laws of the State is the abolishment of the coroner system. The origin of this office is an ancient one. Its duties were originally associated with the king or crown and the preservation of his rights and property; hence the title, "coroner."

It was brought over to this country by the early settlers, but most of its prerogatives were never recognized, as they had no application to our conditions here. The principal one that was preserved was the investigation of homicides and the determining of the cause of death and the probable guilty party.

We think practically everyone who has made a study of the administration of our criminal laws, particularly those relating to homicides, have become convinced that we have outgrown this feature and that it is no longer adapted to our present conditions. That it lacked something was recognized in our own state several years ago by the enactment of a law providing for medical examiners. Today the prosecuting officials, we think, would all agree that the most valuable part of the coroner's report is that of the medical examiner, and that any other services which the coroner does perform could as well be performed by the medical examiner who performed the autopsy, under the direction of the prosecuting officers.

Massachusetts and New Hampshire, recognizing this fact, have abolished the coroner system and provided a system under which the medical examiner takes entire charge, makes an autopsy if necessary and under the direction of the prosecuting officers holds such inquest as may be deemed advisable.

Our experience in the past two years has convinced us that such a system should be adopted here in Maine; that while in some of the counties coroners who have had long experience handle the homicide cases properly, in many of the counties, through lack of experience, and in some instances by reason of the unfitness of the parties holding this office, serious injury to the State results and the prosecuting officials are frequently handicapped in bringing the offenders to justice. Rivalry exists between the numerous coroners in some counties, unnecessary expenses are sometimes incurred, and we strongly recommend that this office be abolished and the medical examiners be given the necessary authority to make all investigations, and under the direction of the attorney general or county attorney, hold such inquests as the prosecuting officers may deem necessary.

The attorney general of New Hampshire, with whom we have conferred in this matter, advises us that their law has worked very satisfactorily in that State, and it seems to us that with some modification it is well adapted to our own State.

An examination of the reports of my prédecessors discloses the fact that the failure of the so-called coroner's inquest to meet the requirement of modern conditions in the administration of our criminal laws had impressed itself upon them and its abolishment recommended, at least, as early as 1898.

#### STATE POLICE.

From our experience during the past two years, we also recommend the creation of a board of state police, to consist of at least two experienced criminal investigators. One of the greatest lacks in investigating crime is that of experienced criminal officers. Some of the counties fortunately possess such, but in many there are no officers who have had experience in such matters and it often handicaps the State very much in not having a man skilled in such matters who can immediately proceed to the scene of the crime and make full and complete investigation at once. There should be at least two experienced

men under the direction of the attorney general who can be sent to any part of the State upon notice of a homicide or other serious offense and who can, under his and the county attorney's direction, make all investigations in connection with the local officials. Other departments also have occasion to use investigators, particularly the insurance department, and these men should also be available for any state department which needs any work of this character. I doubt if the expense to the state and to the counties, if both are taken together, would be increased, as it often becomes necessary to employ detectives, whose charges are high and whose work is not always satisfactory.

#### INHERITANCE TAXES.

A considerable portion of the time of this department is taken up in the collection of inheritance taxes, as under the present law all non-resident inheritance taxes are assessed and collected through this office. While the amount is small compared with the resident taxes, yet a very large number of estates pass through this office in the course of the year, as no stocks in Maine corporations can be transferred from a non-resident estate without a waiver from this office, nor can any funds belonging to non-resident estates be drawn from our savings banks without a similar waiver. This necessarily requires an examination of the terms of a great many wills and of the disposition of the property of many non-resident estates as well as the laws of other states.

In addition to this, this department has been frequently called upon the past two years to advise and appear in the case of resident estates in our probate courts.

On entering upon the duties of this office, it was found, owing to the numerous changes in the law in recent years, that no system of collecting the resident taxes had grown up or become established, and that there was a lack of coöperation between this office and the various probate courts in the different counties. At the beginning of the present year, a meeting of the registers and judges from the different counties was called at Augusta and a large number responded. At that time an understanding was finally reached as to the method of pro-

cedure. Many of the probate courts had been lax with reference to the forwarding to this office of the information required by law and the method of procedure for determining the tax varied considerably in the different counties. Finally a system was evolved by which an effort has been made to get this department in closer touch with the probate officers in each county, and a docket or record is now kept showing the condition of the various estates in every county in the state from which an inheritance tax may be due.

In the month of May each year each register of probate is required by the law to furnish this office with a list of all the estates in which it appears at that time a tax may be due and in which administration has been taken out during the past Previously notices were immediately sent out to all of these estates and the result was that many estates were notified which had not been under process of administration but a year, and were not in a position to settle the inheritance tax, if any were due. As a result a great deal of useless correspondence was carried on. It has now been arranged so that the estates are separated into classes according to the length of time they have been in process of administration, and notices are not sent out from this department until after the expiration of twenty months and only to the then delinquent estates, when the estates should be ready for settlement and inheritance taxes ready to be paid.

In the past when estates were settled in Court, and no tax was found to be due, no notice was sent to this office and the result was that the names of many estates were left on our records in which no inheritance tax was due and notices were continued to be sent. Arrangements have now been made by which registers of probate notify this office in all such cases so that they are stricken off our docket.

It has been the aim of this department to have the resident taxes collected through the probate courts in all cases and inventories filled in every estate. A lax practice in this particular had grown up in some of the counties, and in one, at least, this department has had to proceed for the removal of the administrator or executor in a large number of cases, by which procedure adjustment has been secured and a considerable amount of money collected.

However, we are of the opinion that the collection of the inheritance taxes should all be under the treasury department; a clerk with sufficient legal experience should be employed there to look after this work. Any special legal assistance that might be required could be all times obtained from this department, but the clerical work could be better done in the treasurer's office. The law itself should be revised, as it has now become a piece of patch work and there are several features of it that are not clear and in one or two instances inequalities result.

This work has been in charge of the assistant in this department and the fact that during the past two years the sum of \$453,571.57 has been collected from inheritance taxes which is the largest amount collected by any administration since the law was enacted, is a high compliment to the faithfulness and ability of the gentlemen who have served as our assistant during the past year and a half, Messrs. Harold H. Murchie and Roscoe T. Holt.

#### CORPORATIONS.

The approval of all certificates of incorporation is a part of the duties imposed upon this office by law. During the past two years one thousand and eighty business corporations have been organized, and seventy-five corporations for charitable and benevolent purposes under Chapter 57, Revised Statutes.

Where corporations have ceased to do business, excuses are issued from this office, which exempts corporations from making further returns and payment of franchise taxes. This department also has charge of the collection of the delinquent franchise taxes. During the past two years \$5400.00 have been collected as fees for the approval of certificates of incorporation, \$2510.00 for the issuing of excuses and \$55,965.00 from franchise taxes.

#### RECOMMENDATIONS.

From examination of the certificates that are forwarded here for approval, we have become strongly impressed with the view that our corporation laws are subjecting our State to well deserved criticism. Maine is now being used by incorporators

from all parts of the country who desire to obtain liberal provisions in their so-called charters, and in most cases of the corporations that are now organized here the real incorporators have no intention of ever transacting any business in this state. On the face of it there does not seem to be any reason why the State of Maine should create corporations to transact business in other states except for her own citizens; especially does it seem to us to be unnecessary and questionable practice for this State to organize public service corporations to do business in other states, or corporations which are nothing more or less than mere holding companies and are being used in many cases for the purpose of perpetuating or creating monopolies and trusts. Another objectionable result of this practice is the difficulty of obtaining jurisdiction where wrongs to stockholders result. A so-called holding company organized in Maine may control the stock of a New York corporation and then of an Arizona corporation and unless all the corporations come in voluntarily, jurisdiction in the case of suits by injured stockholders in either of the corporations may become impossible, and as presented in one or two instances that have been brought to our personal attention, serious complications may arise.

The State of Maine has now reached a point when the income from the organization of what are termed "tramp corporations" cannot be upheld on the gound of her needing the revenue, if it ever could be upheld on any ground; and we would recommend that our corporation laws be carefully revised with the aim of meeting the full needs of our own citizens, whether doing business in Maine or outside of the State, but that the State of Maine cease to organize corporations for the sole purpose of doing business in Michigan, Arizona or any foreign country where the real incorporators are all non-residents. Certificates are frequently presented to this department for approval which can only be approved upon the adding of restrictive clauses which probably render a large part of the purposes expressed in the certificate absolutely worthless; yet certificates continue to be sent to our State for approval drawn by and for non-residents with seeming reference to the laws of every state in the union except our own.

#### INVESTIGATIONS.

## COAL INVESTIGATION.

This department has been called upon in connection with a number of investigations during the past year, the first being that of the investigation of the so-called coal trust in Maine for which purpose a joint committee was appointed by the last legislature and a large number of long hearings held and much testimony taken. These were all conducted by this office and occupied a great deal of time and a large mass of testimony was taken. The result was the passage of state laws modeled after the so-called Sherman "anti-trust" laws, the enforcement of which, however, is left to the local officials in the different counties.

#### SHERIFF REMOVALS.

At the close of the last legislature, proceedings were instituted against the sheriffs of five counties and one county attorney. These proceedings, by reason of their importance and of their unusual nature, aroused great public interest and occupied much time in their preparation and conduct. The attorney general was directed by the legislature to conduct the hearings with the assistance of able counsel, including Hon. E. C. Plummer of Bath, B. W. Blanchard of Bangor, Hon. W. B. Skelton of Lewiston, Hon. B. F. Cleaves of Biddeford and E. K. Gould of Rockland.

Addresses were adopted by both branches of the legislature in the case of three sheriffs who were afterwards removed by the Governor; one sheriff resigned and another failed to appear by reason of alleged illness, and an address requesting the removal of the county attorney of Androscoggin County after passing the Senate failed to pass the House of Representatives.

After the removal of Sheriff Moulton of Cumberland County proceedings were brought by his counsel by quo warranto to try the title of the appointee to the office. This case was prepared by the attorney general and a full brief written and was orally argued by him before the Law Court, which sustained the contention of the State as to the regularity of the method of

removal. E. W. Freeman, Esq., of Portland was also employed by Sheriff E. W. Scully, the appointee of the Governor and rendered valuable assistance in the case.

#### STATE HOSPITAL

During the fall of 1912 charges were made against the superintendent of the State Hospital at Augusta and this department was called upon to conduct the investigation. Considerable time in preparation was spent, but as both sides finally employed counsel this department was relieved of the active prosecution of the investigation before the Governor's council.

#### CIVIL SUITS.

During the past two years numerous proceedings to determine title to office in which the name of the attorney general has been used as representing the State, but in which the relator has employed personal counsel; and in one case action was brought in the name of the attorney general to determine whether a corporation has forfeited its franchise. In none of these cases has the attorney general been called on to participate actively in their prosecution.

# STATE VS. SHIP POND LUMBER COMPANY.

At the time of taking office there was pending an action in Piscataquis County brought by the plantation of Eliottsville to recover for stumpage cut on school lands in that plantation against the Ship Pond Lumber Company. This case has been prosecuted to a final judgment, the attorney general acting in behalf of the State and J. S. Williams, Esq., of Guilford in behalf of the plantation. Hudson & Hudson appearing for the Lumber Company. The rescript has recently been handed down by the Law Court, sustaining practically all of the State's contentions and awarding to the State a sum which with interest amounts to approximately four thousand dollars. This will be held by the State for the benefit of the schools of the plantation.

#### DISSOLUTION OF INSURANCE COMPANIES.

One action has been begun during the past year for the dissolution of the Maine Fire & Marine Insurance Company of Portland, and is now under process of adjudication.

A proceeding is pending in the Supreme Judicial Court at Bath relating to the Equitable Mutual Fire Insurance Company, in which there has been much delay on account of the receiver failing to file proper report. Creditors have appeared and objected to the report filed and it is now ready for hearing upon a supplementary report as soon as the creditors are ready. Counsel for the creditors reside in Houlton and it has been difficult to arrange a time to accommodate all parties.

#### DEPARTMENTS.

With the establishment of the Public Utilities Commission, three new and important departments have been created since our term of office. During the past year, probably more than any other, there have been calls upon this department by the other state departments for advice and opinions upon questions This is due in part to the fact that the creation of the new highway department, which by reason of the nature of its work has many legal questions for settlement. The new Board of Charities and Corrections, the agricultural department by taking over the administration of the pure food law and the law relating to the packing and grading of apples, and the assessors department, have made frequent demands upon this office for opinions. During the past two years probably more than one hundred written opinions have been given, some of which are of more importance than others and are included in this report. Of course, in addition to these, many conferences with state officials have been held, and advice given which has not been put in the form of a written opinion.

Effort has been made to file the written opinions in a way that may be of some use and benefit to this department in the future by indexing them. At present there is no convenient way of ascertaining what previous attorneys general may have advised upon any particular question. The only way in which it can be done is to search through the various reports which are not complete. It is proposed to file all written opinions,

indexed under titles that will make them easy of access, and in the course of time as they accumulate from year to year, of some use to the department.

## AMERICAN EXPRESS COMPANY TAX.

The legislature of 1911 increased the rate of taxation of express companies from three to four per cent upon intra state receipts and upon a proportionate part of the interstate receipts. In 1912 the American Express Company raised the question of the constitutionality of the statute and the then Governor and Council under advice finally accepted the tax based upon the old rate of three per cent. Obviously there was no legal foundation for such an adjustment, and when the matter was presented to this department in the early part of 1913, after examining the authorities, we advised the state assessors that in our opinion there was no occasion for holding the statute unconstitutional, at least without judicial decision. Further examination, however, disclosed difficulties in determining the amount of the receipts upon which the tax was based, particularly the proportional part of the interstate receipts. Previously a lump sum had been taken which apparently had no special basis in fact for its acceptance. After numerous conferences with counsel for the Express Company, a new method of computation was agreed upon, which seemed to be as equitable as any that could be devised between the state and the Express Company, and the tax provided for in the law of 4% was assessed. This adjustment will probably take care of this question in the future and result in the increase of the company's taxes by several thousand dollars.

#### OFFICE EQUIPMENT.

Before closing this report, I desire to call the attention of your Excellency and the Honorable Council to the equipment of the attorney general's office. Through the courtesy of the Superintendent of Public Buildings, Andrew L. McFadden, sufficient furniture has been placed in the office occupied by this department to, at least, make it presentable, which it was not at the beginning of this administration. There is yet a

lack in the matter of law books. Unfortunately the offices occupied by this department are situated some distance from the State Library and so many calls are made by the different departments for advice that there is absolute need of having certain law books at immediate hand, namely; a set of Maine Reports and also the Acts and Resolves of the State, together with certain other books of reference that are indispensible in any law office. During the session of the last legislature, there was not even a set of Maine Reports in the office, in fact there were scarcely any law books except copies of the Revised Statutes. At the adjournment of the legislature the Maine Reports and the Acts and Resolves, which it is claimed belongs to the Judiciary Committee, were placed in the office of this department and have been available for use during the rest of the year. I presume they will again be appropriated during the coming session of the legislature and the result will be that during the very busiest time of this department, when members of the legislature are daily and many times during the day calling at the department for information and legal advice, this department is absolutely without a set of Maine Reports or of the Acts and Resolves of the State, and it becomes necessary to make many trips a day to the State Library in order to consult these necessary sources of information. This much, at least, should be remedied and some provision made for keeping the Maine Reports and the Acts and Resolves in this office during the coming session of the legislature when they are most needed.

# COUNTY ATTORNEYS AND ASSISTANTS.

I wish also to recognize, by calling your attention to, the faithful and efficient work that has been performed by the several county attorneys in the State and by the assistants in this department. The relation of the attorney general to the administration of the general criminal laws of the State has never been clearly defined or understood. In most states the attorney general is made the chief prosecuting officer, as it were, of the State and the several county attorneys, or district attorney are under his direction. In this State, however, the statute only goes so far as to say that he shall advise with the county attorneys. He has no power of direction unless he has such by

reason of the nature of his office. This authority has never been exercised to any extent in this State so far as we know. In fact, there has been little or no occasion for the attorney general to assume general authority over the work of the county attorneys as they are in general ready to respond to any directions or advice from this department.

However, numerous requests and calls upon this department in relation to the administration of the minor criminal offenses are frequently made, but under the statutes the only course open to us is to refer them to the county attorneys in their respective counties. It seems doubtful whether the attorney general has the right to appear before the Grand Jury except in certain specified cases.

In addition to the calls made upon this department in relation to criminal matter, requests for opinions and interpretations of law are frequently made by town officials and even by individuals, who have no official connection whatsoever. There seems to be a popular notion that this department is available to be called upon by anyone for legal advice. The policy has been during the past two years, as in the past, to as courteously as possible notify the inquirers that it is not a part of the duties of this department to advise local officials; that they must consult their own counsel. The reason for this is so obvious to an intelligent person that in most cases no further comments or inquiries are made.

We desire to especially commend to your attention the very faithful and efficient work performed by the assistants who have served in this office the past year and a half. Under the law enacted by the last legislature restoring this office, Harold H. Murchie of Augusta was appointed as assistant Attorney General and he entered upon his duties in this office in July 1913. These duties he performed throughout the period of his service with great fidelity and efficiency and it was with great regret that his resignation was accepted, brought about by reason of a personal loss which caused such a change in his personal affairs as to make further continuance in the office a great sacrifice. His successor, Roscoe T. Holt of Portland, has performed the work since October 1st, 1914, with equal ability and fidelity and we feel that the State has been fortunate in being able to have the service of young men of such high character and ability as Mr. Murchie and Mr. Holt.

### OPINIONS.

The following are some of the most important opinions that have been rendered by this department during the past two years:

STATE BOARD OF HEALTH.—TOWNS NOT OBLIGED TO PAY FOR ANTITOXIN UNLESS PURCHASED OF PARTIES DESIGNATED BY STATE BOARD.

8th January 1913.

Dr. A. G. Young, Sec. State Board of Health, Augusta, Maine.

DEAR DOCTOR: Replying to your letter of December 28th, addressed to the attorney general, I am of the opinion that a city or town would not be obliged to pay for the antitoxin purchased by local boards of health furnished by other firms than those with which the State Board had contracted. A town might voluntarily pay for antitoxin purchased from other firms, unless enjoined from so doing by some of the citizens, and the local board of health might distribute it free among its own residents.

From the intent of the statute as indicated by the title and the provisions of Section 1, I do not think a town which furnished antitoxin to an indigent person could collect of the town in which the indigent person resided, unless it was antitoxin purchased of the parties designated by the State Board.

To permit one town to collect from another for antitoxin furnished to an indigent person resident of the latter town, unless purchased in accordance with this statute, or to permit a town to collect from the State for antitoxin furnished any person not a resident of any city or town, if not purchased in accordance with this act, would in a large measure frustrate the whole purpose of the statute, which is to place the matter within the control of the State Board.

It is possible that the town by which antitoxin was furnished to an indigent person might collect as for pauper supplies, but that would have nothing to do with this statute or with your inquiries.

Trusting that I have covered the matter sufficiently to answer your question,

I am,

Very sincerely,
SCOTT WILSON,
Attorney General.

AGRICULTURAL COMMISSIONER—AUTHORIZED TO DIRECT WORK OF LIVE STOCK SANITARY COMMISSIONER.

14th May 1913.

Hon. J. A. Roberts, Commissioner of Agriculture, Augusta, Maine

DEAR SIR:—Yours of the 14th, inst., inquiring as to the construction of Chapter 195 of the Public Laws of 1911, and particularly as to the authority of the Commissioner of Agriculture to in any way direct the work of the Live Stock Sanitary Commissioner, was duly received.

And in reply will say that it seems to me apparent from the act that it was intended to place the Live Stock Sanitary Commissioner under your department and make you the head of that branch of the department as you are the head of other branches which are under your direction. The words "shall work in conjunction with and under the general direction of" must have some meaning and undoubtedly were intended to give you general oversight over his work and with authority to give general direction as to the manner in which he should perform his duties.

The words "work in conjunction with" evidently contemplate conferences with you and a general understanding and agreement as to how his work shall be done such as would be expected to exist between the head of a department and one of his subordinates.

Of course, his duties are prescribed by law and it would probably be a general oversight that you would have, such as might be necessary to see that his work was done in conformance with the requirements of the statutes and to the end that the purposes of the statutes might be accomplished.

Very sincerely,

SCOTT WILSON,

## BOARD OF MEDICAL REGISTRATION.—MEETINGS AND CERTIFICATES.

6th August, 1913.

To Board of Medical Registration, F. W. Pearl, Secretary.

DEAR SIRS: In relation to the matter of the certificate of registration of Abbott J. Fuller issued by the Board of Medical Registration under date of April 18, 1913, I am of the opinion that the certificate was not properly issued, although the facts are not entirely agreed upon, and I am obliged to draw certain conclusions of fact from data more or less incomplete and unsatisfactory.

However, it may be stated at the outset as a principle of law applicable to this case, that the Board of Medical Registration cannot act as a Board unless in a meeting duly called, or at which all are present. Acts assented to by individual members on the street or by telephone are not acts of the Board, although, of course, the same might be ratified at a meeting duly called and held.

With this rule of law in mind, has a certificate of registration ever been issued to Abbott J. Fuller which was authorized by the Board, provided, of course, it is necessary for the Board to act in the case of a non-resident physician desiring to be registered under the reciprocity provisions of our statutes?

Under the rules adopted by your Board, we are of the opinion that action by the Board is necessary. The rule says: "any person etc., may be registered by this board". "Applicant must send certified photograph and appear in person before the board". Application must be sent to secretary, "and if found satisfactory". In view of the other provisions and considering the nature and purpose of the law, we think this means satisfactory to the Board; hence we think action by the Board is necessary.

We understand, however, that it is claimed that upon the filing of the first application which was found not to be in due form, the Board acted thereon so far as deciding to issue a certificate in the event of the application being amended to conform to the requirements of the law. Such a course might have been pursued and no further action by the Board have

been necessary, when amended application was filed, and the certificate could have properly been issued by the President and Secretary in accordance with previous action of the Board. On the other hand it is claimed that the Board took no action on original certificate, and that it was withdrawn and application was made *de novo* on April 18th, 1913, and on this application no action by the Board has ever been taken at any meeting, and the issuing of the certificate was therefore unwarranted.

From the data which has been furnished us, we think the latter view is the only tenable one. The records of the Board do not show any action by the Board on the first application and it was withdrawn entirely from the files of the Board. The second application shows by memoranda upon it that it was treated as a new application and attempted action of the Board was had upon it, but we understand such action was not at a Board meeting but by telephone, which according to our understanding of the law, could be of no effect.

While it has no effect upon any of these questions, we also note what on the face appears to be an irregularity in the second application, in that at the time the applicant made oath to it, it was not fully made out in this respect; that on the twelfth day of March, 1913, there was no statement contained therein as to his good professional standing, this part of the certificate having been completed on the tenth day of April, 1913. This, however, is a technical matter, perhaps, and if the Board was satisfied it was done in good faith, should not weigh in determining whether or not a certificate should be granted.

Very sincerely,

SCOTT WILSON,

Attorney General.

SEA AND SHORE FISHERIES,—RIGHT OF WARDEN TO SEARCH VESSELS.

8th August, 1913.

Henry D. S. Woodbury, 120 Exchange St., Portland, Maine.

DEAR SIR: Yours of the 6th inst., inquiring as to the rights of wardens to board fishing smacks and examine the cargo

to ascertain whether they have short lobsters on board, was duly received, and in reply will say that it seems to me within the authority of the wardens, provided they have a search warrant, to board a vessel and examine the cargo notwithstanding the vessel may be owned by non-residents and the lobsters are purchased or taken on board for the purpose of taking them out of the State.

A question does, however, arise as to in what waters this can be done. Unquestionably the jurisdiction of the State extends three miles to sea, but a peculiar situation seems to exist in Maine as to the extent of the county lines, and, therefore, of the jurisdiction of the courts over offenses of this nature unless committed within some county. Without further extension by the statutes, county lines seem to be bounded by low water mark but include all bays and harbors along the coast where "a man standing on one shore can reasonably discern with the naked eye objects and what is done on the opposite shore." I have not made a careful examination as to the limits of all the counties but undoubtedly they all include the islands along the coast at least, and in all probability no question will arise over any bay or harbor.

Probably this is sufficient for your purposes, as I presume if you want to make a test case of this you can locate one of these vessels in some port and have a search warrant made out and examine their cargo and if short lobsters are found bring them before the magistrate issuing the warrant.

I call your attention to Section 59 of Chapter 41 which makes the boat itself liable to seizure as security for any judgment that may be recovered. It will undoubtedly be wise for you to take it up with the county attorney, and be sure that the papers are properly made out.

Very sincerely,

SCOTT WILSON,

Attorney General.

Bishops Criminal Law, Vol 1, Sec. 146. Commonwealth v. Peters, 12 Metcalf, 387. Manchester v. Massachusetts, 139, U. S. 240. Judson on Inter-State Commerce.

### TAXATION OF BREAKWATER.

24th September, 1913.

Hon. B. G. McIntire, Chairman Board of State Assessors, Augusta, Maine.

DEAR SIR: Replying to your question concerning the taxability of a break water proposed to be erected some five hundred feet in the ocean off the shore of Rockport, I beg to state that determination of this matter is impossible without further facts.

If in the act incorporating the town of Rockport, the town lines are set forth so as to include the situs of the proposed break-water, I think there is no doubt but the town would have the right to tax.

If there are islands off the shore at that point, so that the county lines might be held to extend out beyond, here also the possibility of a tax by the town of Rockport might arise.

If on the other hand, the town lines stop at the shore or at low water mark, and there are no islands outside so that the county line would be extended, there seems to be no way in which the town could claim the right to tax.

Very sincerely,

SCOTT WILSON,

TAXATION OF PERSONAL PROPERTY ON NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY.

25th September, 1913.

Hon. B. G. McIntire, Chairman Board of State Assessors, Augusta, Maine.

DEAR SIR: Replying to your question in regard to the tax-ability of poles of the New England Telephone & Telegraph Company now located in the town of Monmouth and held there as a source of supply, it seems to me that said town has no right to impose a tax.

Under the provisions of the Revised Statutes touching this point, it is stipulated that the franchise tax should stand in lieu of a property tax on poles, wires, etc., used in the exercise of the franchise. Under this provision some question might arise as to poles held in a supply station on the ground that a strict construction of the exemptions would include only such as were actually in use. Chapter 210 of the Public Laws of 1909, however, amends that provision of the Revised Statutes so as to place it beyond dispute. It is therein stated that the excise tax or franchise tax shall be in lieu of all taxes upon the property of any telephone corporation except the land and buildings located in any town.

Very sincerely,

SCOTT WILSON,

MARRIAGE.—AUTHORITY TO PERFORM CERE-MONY AFTER ONE HAS CEASED TO BE A CLERGYMAN OR ORDAINED MINISTER.

16th December, 1913.

Hon. J. E. Alexander, Secretary of State, Augusta, Maine.

DEAR SIR: In relation to the inquiry of Rev. C. M. Clark of the Bangor Theological Seminary as to the interpretation of Chapter 161 of the Laws of 1909, I will say that the act is perhaps susceptible to two interpretations; one that the license to a clergyman or an ordained minister is a continuing authority until removed, whether the clergyman or ordained minister remains such or not; and second, that this statute changed the law as laid down in Section 11 of Chapter 61 of the Revised Statutes and provided that a clergyman or a licensed preacher as such was qualified to perform the marriage ceremony, but before they could legally do so, they must obtain a license from your office. Under the latter interpretation, it seems to me that if for any reason one ceased to be a clergyman, or his license as a preacher was taken away, he was no longer authorized to perform the marriage ceremony; that that is an essential. Both Chapter 61 of the Revised Statutes and the Law of 1909 provide that the authority given under the appointment mentioned in Section 11 of Chapter 61 and the license mentioned in Chapter 161 of the Laws of 1909 shall continue until revoked.

It seems to me, however, that the second interpretation is the correct one; that it was the intent on the part of the legislature to change the existing law; in other words, that under the law as enacted in Section 11 of Chapter 61 of the Revised Statutes, a clergyman or person licensed to preach performed the marriage ceremony by virtue of his appointment by the Governor; that the appointment was of him as an individual although only clergymen or ordained ministers, etc., could receive the appointment, and that authority confined until his appointment or commission was revoked.

Under the act of 1909 the legislature evidently proposed a change of the law, and instead of there being an appointment by the Governor, a license issues automatically from your office

whenever proof is made from the fact that any individual applying is an ordained minister or clergyman. In this connection, the language of the statute seems to me to have some significance, in that it says that marriage may be performed by certain officials and by any clergyman or ordained minister but after he has obtained a license. In other words the authority to perform the marriage ceremony comes rather from the fact that he is a clergyman, or ordained minister, but which authority he can only exercise after receiving a license from your office; and when he ceases to be a clergyman or ordained minister, or his license to preach from any religious seminary or ecclesiastical body is revoked, he is no longer authorized to perform the ceremony.

No doubt any ceremony performed by any person under the impression that he was legally authorized to perform it would be a valid marriage. The only question would be whether the person so performing it subjected himself to the penalties provided in Section 12 as amended by Chapter 161 of the Laws of 1909.

No doubt, if such is not the law, the termination of the license to preach would be sufficient cause for the revocation by the Governor of the license to perform the marriage ceremony.

Very sincerely,

SCOTT WILSON,

### LICENSE TO SELL STOCK BY CORPORATIONS.

3rd January, 1914.

Hon. Harry M. Smith, Bank Commissioner, Augusta, Maine.

DEAR SIR: On examination of Section I of Chapter 209 of the Public Laws of 1913, it does not seem that a Dealers Registration would be required for a company to sell stock to its own stockholders. This, of course, would apply only in case the corporation did the selling itself. If they should employ an outside person to sell the stock, he would necessarily be registered as a dealer.

The same would, of course, be true where an individual was selling his personal stock as an investment, no registration would be required for this as it is not in any sense a dealing in securities.

Very sincerely,

SCOTT WILSON,

Attorney General.

# BOARD OF HEALTH.—DUTY AND EXPENSE OF DISINFECTING.

8th January, 1914.

Dr. A. G. Young, Sec. State Board of Health, Augusta, Mainc.

DEAR DOCTOR: In reply to your letter of December 30th, addressed to the Attorney General, permit me to say that in cases arising under Chapter 78, Public Laws of 1909, the option seems to be with the owner as to whether he shall disinfect at his own expense, in case he does not so elect, however, it is then the duty of the Board of Health to disinfect.

As to the expense: If the owner does the disinfecting, it is expressly provided that he shall do it at his own expense; if, however, the local board of health permits that duty, it is at the public expense, which I understand in this case, to be at the expense of the town or city. I should hold that the town or city must pay all the reasonable bills contracted by the local board of health in performance of these duties, subject to such

powers as the city or town may have over it under Section 28 of Chapter 18 of the Revised Statutes. Persons employed by the board of health in this work, and I should say any person furnishing any materials for the purpose, could recover for the same from the city or town.

I should lay this down as a general rule, possibly exceptional cases might arise, but if so, local counsel could advise the boards of health in relation thereto.

Very sincerely,

SCOTT WILSON,

Attorney General.

# HIGHWAYS.—PROCEDURE OF VOTING FUNDS FOR STATE AID HIGHWAYS IN CITIES.

14th January, 1914.

Paul D. Sargent, Chief Engineer, State, Highway Commission, Augusta, Mainc.

DEAR SIR: In the matter of interpretation of Section 20 of Chapter 130 of the Public Laws of 1913 as to whether it applies to cities in so far as it requires a submission of the question of raising money for State aid highways to the voters thereof at their annual meeting, I have examined the statute and it seems to me that while Sections 19, 20, 21 and 22 by their terms and by the express provision of Section 2 of the Act, do apply to both cities and towns, yet I do not feel that it was the intent of the legislature to require that the question of raising money for State aid highways in cities should be submitted to the voters of the city, and in my opinion, it would be sufficient for this question to be submitted to the city council of the several cities as the body having charge of the appropriations of money.

I should, however, recommend that this be made clear at the next session of the legislature.

Very sincerely,
SCOTT WILSON,

HIGHWAY COMMISSION,—AUTHORITY TO ACCEPT ASSIGNMENT OF FUNDS DUE ON HIGHWAY CONTRACTS

14th January, 1914.

Paul D. Sargent, Chief Engineer, State Highway Commission, Augusta, Maine.

Dear Sir: In relation to order of Cochran and American Trucking Company; in the first place I think the order should be on the State, and not on the Highway Commission, and in the second place, I do not think the authority of the Highway Commission goes to the extent of accepting for the State partial assignment or full assignment of funds in the hands of the treasurer due or to become due on contracts they enter into. That is an authority the Legislature did not vest in the State Highway Commission; nor so far as I know does the State Treasurer possess it, so as to bind the State. In practice it may never be questioned as the remedies which the respective parties might have against individuals on equitable assignments and in case of unauthorized acceptance are not available against the State, unless authorized by the Legislature.

I, therefore, cannot advise the Highway Commission to accept this order, nor advise parties that it would be valid, if accepted even by both the Highway Commission and the State Treasurer. The Highway Commission might vote to approve the payment of the order when the funds became due if that would satisfy. It probably would result in the assignee getting his money as surely as though there was a duly authorized acceptance of this order.

Very sincerely,

SCOTT WILSON.

# PUBLIC LANDS.—AUTHORITY OF LAND AGENT TO LEASE.

14th January, 1914.

Hon. Blaine S. Viles, Land Agent, Augusta, Maine.

DEAR SIR: Your favor of the 13th inst., was duly received. I have examined the statutes and authorities, so far as they seem to have any bearing upon the right of the Land Agent to dispose of in any manner lands reserved for public uses, and I do not find that the statutes vest in the Land Agent any authority to lease such lands for any period of time.

He is given authority to superintend and manage the sale of public lands and to have the lands reserved for public uses set out, but his authority in relation to lands reserved for public uses seems to be limited to the right to dispose of the timber and grass growing thereon and until the land is incorporated into a town. He has the right to sue for trespass in case of a person unlawfully entering and cutting the trees and grass and no doubt take such steps as would protect the State's interest therein as is implied by the word "care," but he has no authority to sell, and I do not find anything in the statute that seems to give him any power to convey any rights therein except the timber and grass rights.

This being so, leases to persons occupying and using the land for sporting camps are void and of no effect.

The language of the Court in case of Stetson vs. Grant, 102 Maine, 222, seems to proceed upon the same view. The Court expressly holding that a sale by the Land Agent of the public lots is of no validity saying, "the land agent had no authority to sell and convey public lots and no title in the demanded premises passed by his deeds." I note also that the Court refused to decide in this case as to whether the Land Agent had any power to lease the public lands for the purpose of erecting and maintaining sporting camps upon them, but I think if such power has been contained in the statutes, they would not have hesitated to have said so considering the claims that were made in this case.

Taking this view of it, of course, the question as to whether it will be necessary to have the signature of the owners of the timber and grass privileges is of no importance. The situation, as I view it, results in the owners of sporting camps located in public lots being trespassers, the Land Agent having no authority to grant them leases or permits. Of course, the Land Agent can treat them as trespassers and make such settlement with them as he deems wise in behalf of this State until the legislature shall have rectified this condition. As I understand it, it has now become a matter of considerable importance to the State to obtain this revenue from these public lots. The rights of the timber and grass owners as against the owners of the camps is a private matter between them, and probably would be simply a question of damages, if any, suffered by the owner of the timber and grass rights, who has simply the right to enter upon the land for the purpose of cutting and removing the timber and grass and no right to the soil.

Very sincerely,

SCOTT WILSON,

Attorney General.

### BLUE SKY LAW.—WHAT CONSTITUTES "DEALER IN SECURITIES."

4th February, 1914.

Hon. H. M. Smith, Bank Commissioner, Augusta, Maine.

DEAR SIR: In relation to Chapter 209 of the Public Laws of 1913 and what constitutes a "dealer in securities" under this act, I have given the matter some consideration and would suggest the following rule for your guidance.

That a dealer shall include every individual, partnership, association or corporation *engaged* in the business of selling or offering for sale securities whether its own or those of other individuals or partnerships or corporations unless done through a registered dealer or salesman. By the express terms of the statute this does not apply to personal investments, or changing of investments, or where a corporation sells its stock to its own stockholders or members. Neither do I think it was intended to include every sale of stock by a corporation to per-

sons outside of its own stockholders, as for instance; where an individual desires to invest money in a certain corporation and take part in its management, or the stock is transferred in the organization or re-organization, of a corporation. But if any corporation in order to sell its stock takes the same course that the regular dealer in securities usually takes, namely; advertising, sending out of circulars, or salesmen or its own officials in order to dispose of its stock to the public wherever it may, my view would be that a corporation was then "engaged" in selling and offering for sale securities within the meaning of this law and would require a license. It seems to me that it is a question of whether they are "engaging" in the selling or offering for sale of securities that determine whether they come within the class.

Very sincerely,

SCOTT WILSON.

Attorney General.

SAVINGS BANKS.—INVESTMENT IN BONDS OF CORPORATION OPERATING RAILROAD AND OTHER PUBLIC UTILITIES.

4th February, 1914.

Hon. H. M. Smith, Bank Commissioner, Augusta, Maine.

DEAR SIR: In relation to the interpretation of Section 23 of the Banking Laws relating to the investments of Savings Banks, and sub-paragraph under the third paragraph of Section 23 in relation to railroad bonds, it seems to me that where a company is engaged, not only in operating a railroad, but also in the operation of other public utilities, the company must show not only that its main business is the operation of a railroad, but also that an amount equal to its bonded indebtedness together with an additional amount equal to 33 1-3% of such indebtedness is invested in that part of its property devoted to the railroad business; unless, of course, it comes in under the provision in relation to the payment of dividends. And in this matter, I am of the opinion that it would require dividends of

5% each year for a period of five years rather than an average rate of 5% in order to legalize such bonds for Savings Bank investments. It is "annual dividends"; not simply dividends, in amount equal to 5% per annum; not only to be earned, but paid for a period of five years, and not during a period of five years. It seems to me that the ordinary effect and meaning of this language must be held to be, an annual payment each year of at least a 5% dividend.

If corporations whose business is largely electric light and heating can came in under the provisions of the third paragraph because they have a small railroad mileage, where a large part of their money is invested in the electric light and heating business, it would permit the investment of Savings Bank funds in securities of corporations of a nature that is not recognized as safe investments in any other part of the law unless they are domestic corporations. Bonds of electric light companies outside of this State are not legal for investments of Savings Bank funds. I do not see why they should become so because they are able to masquerade as railroads by the reason of operating a few miles of road. I do not see where you can draw the line unless you require them to live up to the express terms of the statutes.

Very sincerely,

SCOTT WILSON,

Attorney General.

# BLUE SKY LAW.—DEALERS, INFORMATION REQUIRED TO BE FILED.

4th February, 1914.

Hon. H. M. Smith, Bank Commissioner, Augusta, Maine.

DEAR SIR: With reference to the proper interpretation of Section 8 of Chapter 209 of the Public Laws of 1913, relating to the "Business of Dealing in Securities," I have given the matter consideration, and it seems clear that under this section, you have the right to require every dealer to file with you a list of the securities which he has sold or offered for sale within the preceding six months, or which he proposes to offer for sale, and may require him to file a statement of the assets

and earnings, or any other facts, that you may deem necessary in relation to such securities to enable you to determine their value and the honesty and good faith of such dealer in selling or offering the same for sale.

You may also require such dealer to file copies of any and all printed circulars and advertisements relating to the same; and if after the receipt of all information furnished you, you are not then satisfied that such dealer is offering such securities honestly and in good faith with disclosure of sufficient facts to enable the intending purchaser to determine the nature and value of such securities, and without intent to deceive and defraud, you may prohibit such dealer from further selling or offering for sale such securities.

The question of whether or not a failure to disclose all facts necessary to enable a purchaser to determine the nature and value of the securities alone, without any evidence of intent to deceive, would be sufficient to warrant you in prohibiting the sale of such securities is perhaps doubtful, unless such a condition may be taken as evidence of a lack of good faith; and I should be inclined to view an absence of this requirement in that light, viz: as prima facie evidence of a lack of good faith, to be taken with other evidence as indicating bad faith on the part of the dealer and intent to deceive and defraud.

It might be properly urged by the dealer that while the circulars do not contain all of the information necessary, yet a salesman always answers all inquiries and orally supplies all the necessary information to enable the intending purchaser to determine the nature and value of the securities; but as it is necessary to satisfy the Bank Commissioner of the honesty and good faith of the dealer, a failure to satisfy him that all the facts necessary to enable a purchaser to determine the nature and value of the securities were being disclosed at the time of sale, would ordinarily raise a question as to the honesty and good faith of such dealer, especially if the statement on file showed the securities to be of doubtful value and might warrant the Commissioner in prohibiting the sale of such securities, I doubt, therefore, whether this particular feature of the law will cause you much trouble.

Very sincerely,
SCOTT WILSON,
Attorney General.

### TEACHER'S PENSIONS.—SUPERINTENDENTS OF SCHOOLS NOT EXCLUDED.

11th February, 1914.

Hon. Payson Smith, State Superintendent of Schools, Augusta, Maine.

DEAR SIR: Yours of January 16th, relating to the interpretation of Chapter 75 of the Public Laws of 1913 relative to teacher's pensions was duly received.

In the matter to which you refer as I understand it, the applicant is qualified as a teacher by reason of length of service to receive a pension. The question being whether he is entitled to receive one while acting as a Superintendent of Schools, he having retired from active service as a teacher.

As I understand it in the legislative discussion of this law, it was concluded not to make it apply to superintendents and from the language of the act, it seems to me clear that it was not intended to apply to superintendents. The words "employed as a teacher" in the first section, which is one of the necessary qualifications of the pension, indicates that the act was intended to apply to any in the employ of the cities and towns as teachers in the ordinary acceptance of that word and no persons holding an office as superintendent of schools, though as such official he may be engaged in the general business of the instruction and education of the young.

It is my opinion, therefore, that the fact that an applicant having all the other qualifications required by the statute entitles him to a pension, namely, length of service and retirement from the service of teaching, is not disqualified to receive a pension under the present statute because he has accepted the office of superintendent of schools. I could conceive of conditions similar to the case in hand where there might seem to be little occasion in granting a pension, however, that may be, such an applicant seems to be entitled to one under our present law.

Very sincerely,

SCOTT WILSON,

## SCHOOLS.—AUTHORITY OF COMMITTEE APPOINTED BY TOWN TO ESTABLISH SCHOOL.

13th February, 1914.

Hon. Payson Smith, Superintendent of Schools, Augusta, Maine.

DEAR SIR: With reference to the conditions in the town of Durham relating to the maintenance of a school in the so-called Shiloh Colony, and the disbursing of the town money for that purpose, as I understand it, the situation is substantially as follows:

At a meeting of the town held in 1907, and pursuant to an article in the warrant, it was voted to instruct the school committee to make such arrangements with the "Kingdom" for their school for the ensuing year, (or such time as shall be necessary), as the school committee shall think best for the town. A similar vote has been passed each succeeding year.

Under this vote, as I understand it, the school committee has, by agreement, apparently with someone in authority at the "Kingdom," voted to pay certain teachers who are evidently members of the Colony, for instructing the children located there. It appears now that some parents have left the "Kingdom," but are residing within the limits of the town, and still desire to send their children there. Those in authority at Shiloh, however, refuse to receive them. The question now arises as to whether a public school is being conducted within the socalled Shiloh Colony for which the school committee is authorized to expend any of the town funds, or whether the money now being paid under the present arrangement to the teachers in the so-called Shiloh school is being illegally disbursed. If it is being legally disbursed and a public school exists, no one but the school committee would have the right to exclude a child from the school.

In the first place, I do not suppose it will be contended that the school committee has any authority to disburse any of the public money for the purpose of maintaining or assisting in maintaining, a private school, notwithstanding children are attending it for whom the town might otherwise be obliged to provide. The public money can only be expended for the maintenance of public schools to be conducted under the supervision of the superintending school committee and the superintendent of schools. It is clear, I think, that unless the school maintained at Shiloh is a public school, the superintending school committee, or the superintendent of schools, has no right to expend any of the money of the town in employing teachers there.

The question has been raised, as I understand it, as to whether or not the superintending school committee has established under the vote of the town, a public school in the "Kingdom," as it is called, and, therefore, has a right to expend the town's money in employing teachers there. I do not understand that the town has ever voted in town meeting to establish a school there, and the committee's power in this respect is confined to such as was conferred upon it by the votes of the town previously referred to.

Section 2 of Chapter 15, R. S., relating to Education provides: that the "location of any school legally established prior to March 17, 1893, shall continue unchanged, notwithstanding the district is abolished, but any town at its annual meeting, or a meeting called for that purpose, may determine the number and location of its schools, and may discontinue them or change their location; but such discontinuance or change of location shall be made only on the written recommendation of the superintending school committee, and on conditions proper to preserve the just rights and privileges of the inhabitants for whose benefit such schools were established."

This section confers upon the town the power to establish a school at any point in the town; also the right to discontinue any school or change its location. The town of Durham has not, as the town records show, by any vote at an annual meeting, or at a meeting called for that purpose, either established a new school within the limits of the "Kingdom," or changed the location of any other school to that place. Could it delegate its power in this respect to its superintending school committee?

The authorities are in accord that a town cannot delegate any power which required the exercise of discretion. It seems to me that the language of this section clearly indicates that the legislature intended that the inhabitants of the town should express their final judgment in open town meeting as to the number of schools they would have in the town and upon the discontinuance or change of the location of any school. I am the more strongly impressed with the correctness of this conclusion, since a discontinuance or change of location can only be made after a written recommendation by the school committee, and on "conditions proper to preserve the just rights and privileges of the inhabitants for whose benefit such schools were established," all of which imply, in my opinion, that it was intended that the inhabitants should, after discussion and deliberation only, take such action in open town meeting where all interested might be heard.

I am of the opinion, therefore, that the votes of the town at its annual meeting authorizing its school committee to make any arrangements it saw fit with the "Kingdom" for their schools, conferred no authority upon the committee to employ teachers at public expense in private schools, or in any place except a public school located under Section 2 of Chapter 15 of the Revised Statutes; nor did it authorize the school committee to establish new schools or change the location of any school within the town, and any action of the school committee, under such votes, in establishing a school, or aiding in the maintenance of one within the limits of Shiloh Colony and not legally established by the town, were *ultra vires* and illegal.

The results obtained by the committee may have been a wise solution of a difficult problem, but it seems to me that substantially the same results could be accomplished by legal methods as have been obtained by the method now in vogue.

Very sincerely,

SCOTT WILSON.

#### TAXATION OF LOGS.

30th March, 1914.

Hon. B. G. McIntire, Chairman, Board of State Assessors, Augusta, Maine.

DEAR SIR: Replying to your question with reference to the taxability of floating logs in the town of their intended manufacture, I would advise that the Maine authorities seem to support the contention of the East Machias selectmen, namely; that logs may be taxed in the town where they are to be manufactured even though not physically present there on tax day and though the owner may be resident in another town.

I call your attention particularly to the case of Ellsworth vs. Brown in the 53rd Maine where the identical question was raised and the Court, stating that the tax perhaps could not be sustained on the strict letter of the exemption now contained in the first paragraph of Section 13 of Chapter 9 of the Revised Statutes, held that the intent of the law was to cover that very situation and sustained the tax.

This case has been sustained from time to time in our Courts. the last decision in the 93rd Maine reaching the same result by a slightly different course of reasoning—Farmingdale vs. Berlin Mills Company. Here the Court in upholding the tax quoted the above case but went on to say—"The logs were intended for manufacture in that mill. They had been cut, hauled to the landing, and were in transit to the mill, and may therefore be fairly considered as employed in the trade or business of the mill on that day, within the meaning and purpose of the statute." Yours sincerely,

HAROLD H. MURCHIE,

Assistant Attorney General.

POLITICAL PARTIES.—NOMINATION BY PARTY OF MEMBERS OF ANOTHER PARTY AT PRIMARY ELECTION.

1st April, 1914.

Hon. Joseph E. Alexander, Secretary of State, Augusta, Maine.

DEAR SIR: As to whether members of a political party can nominate as one of the candidates of that party and have his name appear on their party ballot at the primary election, a member of some other political party, I have examined the text of the so-called primary law and am of the opinion that such a proceeding is proper.

The language may not be absolutely free from doubt but we think the only reasonable interpretation of it is that the political belief of the candidate is of no consideration. It is the political belief of the signers of the petition that must appear in order to determine on which ballot the name shall be placed and to make it a strictly party nomination. We do not think it was intended to limit the right of the members of a party to nominate any citizen they please whatever his political faith may be.

The words "political party which he represents" in the fifth section apply to the candidate, but we think it means just that, viz: the party which he is to represent at the primary election and, if there nominated, then as its candidate at the polls. It is not the party to which he belongs. One may be selected to represent a political party as its candidate without belonging to it, and, herein, we think, lies the distinction.

Very sincerely,

SCOTT WILSON,

#### AUTOMOBILES.—REGISTRATION OF.

18h April, 1914.

Hon. J. E. Alexander, Secretary of State, Augusta, Maine.

DEAR SIR: Referring to our conversation of Wednesday, I understand your question to be whether or not a garage owner keeping and operating automobiles for hire shall be allowed, under Section 9 of Chapter 162 of the Public Laws of 1911, to register the cars so kept and operated for hire as a dealer; that is, whether he shall be allowed to register his several cars under a general distinguishing number or be held to the requirement of a separate registration for each car.

I think there is no doubt but that he should be held to a separate registration for each car and that Section 9, which provides for a dealer's registration, is meant to apply (excluding manufacturers) only to persons engaged in the sale of cars and not to the renting or hiring of the same.

The method of registration is set forth in Section 8 of said chapter as follows: The owner or person in control shall apply for registration setting forth certain material facts. The fee for such registration to be determined, first, from the horse power of the car itself, and second, from the use to which such car is to be applied. Under this section there is no provision by which more than one car could be included in any registration, and each registration would require a separate statement of facts and a separate registration fee. Section o then goes on to provide for registration of a particular kind by a particular class of persons and by its terms is limited to "every manufacturer of or dealer in motor vehicles." It is an exception to the general rule laid down in Section 8. Unless the garage owner can bring himself within the terms of that exception then clearly there is no basis for a claim on his part to be permitted to register more than one car under any single application or fee.

It will not be contended for a moment that a garage owner comes within the first of the description of that section, namely, a manufacturer. He can expect the benefit of the exception only, if at all, by qualifying under the second of said descriptions, that is, a dealer. By reference to the dictionaries and

decided cases, I find that the term "dealer" is universally limited to persons "engaged in the business of selling commodities." The Century Dictionary and Webster's Dictionary define a dealer as a "distributor," "one whose business is to buy and sell goods," or who "makes a business of buying and selling goods, etc."

In Words and Phrases under the term "dealer," numerous cases are cited, the substance of which is the same, i. e. that a dealer is "one who makes successive sales as a business." 37 Mich. 506. The trend of the authorities then would seem to negative any construction that would permit of including garage owners within the particular class of persons who are meant to benefit under this section.

Turning to the act iself, we find that in Sections 9 and 10 which speak of manufacturers and dealers and create this special right, references are made to sales by these parties. The registration provided, is by its own terms declared to terminate when a sale is made. In Section 10 certain duties are imposed on manufacturers or dealers at the time of making such sale. These things would seem to show the intent of the act to conform to the accepted meaning of the term "dealer" and "manufacturer," and I have no hesitation in advising you that garage owners throughout the State should be held to the same requirements in the registration of cars as any private owner who maintains more than one car in his own garage,

Very sincerely,

HAROLD H. MURCHIE,

Asst. Attorney General.

# REGISTER OF DEEDS.—WHETHER A WOMAN IS ELIGIBLE TO HOLD OFFICE.

29th April, 1914.

Hon. J. E. Alexander, Secretary of State, Augusta, Maine.

DEAR SIR: The question has been submitted to me as to whether or not a woman is eligible to hold the office of Register of Deeds in this State. While the question is not wholly free from doubt, still I am of the opinion that under our statutes a woman is not eligible to hold this office; not because of lack of qualification or fitness, as she is in many cases, at least, especially fitted for this kind of work, but because of her original disqualification under the common law to hold public office.

I have come to this conclusion after a historical examination of the rights of women under the law, and a consideration of the views expressed by our Court in Opinion of Justices, 62 Maine, 598, together with certain acts of our legislature as indicating its recognition of the necessity of express legislation to qualify women for public positions, and also the views of the Courts of Massachusetts and New Hampshire upon this question under their constitutions and laws.

In several states, particularly in Massachusetts, New Hampshire, Tennessee and Illinois and in our own state, the question of the rights of women to hold public office has arisen in connection with the office of Justice of the Peace, Notary Public and the right to be admitted to the bar. It has been held that a woman was not eligible to the office of Justice of the Peace and Notary Public, without express authority of the legislature and in Massachusetts, the court held that even the legislature could not authorize the appointment of women to this office without a modification of the constitution, 165 Mass., 599.

In Robinson's case, 131 Mass., 376, is perhaps the best historical discussion of the rights of women to hold public office contained in any judicial decision, where the question under consideration was whether an unmarried woman was eligible for admission to the bar as attorney at law. It is there pointed out that by the law of England which was also adopted in this country, a woman was not entitled to hold public office where the duties would be discharged by the incumbent in person, and it was held that under the statute authorizing admission of

"citizens" to the bar for the practice of law, a woman could not be admitted without further legislative action; and in 1899 the legislature of this State extended our statute and now expressly provides that women are eligible to admission to the bar for the practice of law in this State. This would seem to indicate that our legislature had recognized the necessity of action in order to render the rights of women to hold public office clear.

It is true that under the opinion of the Justices in 62 Maine, 598, there was dissenting opinion by three Justices on the question as to whether or not women were eligible to the appointment of Justices of the peace, but the majority of the Court held, as has been held in New Hampshire, 73 N. H., 621, and several of the other states, 92 Tenn., 531; 55 Ill., 535, that in consideration of the conditions that existed at the time of the adoption of the constitution, in relation to the manner in which political power was then exercised by the male citizens alone, it was not the intention of those adopting the constitution to include women as eligible to constitutional offices unless it expressly appeared in the language of the constitution.

It was intimated, however, that the legislature might create new ministerial offices and authorize the performance of the duties thereof by either sex. However, when the office of Register of Deeds was created in 1821 by Chapter 98 of the Public Laws of that year, nothing is found therein expressly making sex a qualification of holding the office. But in interpreting this statute, it should be borne in mind that women under the common law were ineligible to hold public office; and while the use of the masculine pronoun is perhaps of little weight except in connection with the other considerations; it should be noted that it was therein provided that the register should furnish a bond with sureties in the sum of two thousand dollars, a contract which married women at least at this time were not capable of entering into.

These considerations together with the fact that for ninety years, it has been the uniform practice to elect only males to this office are sufficient in our opinion to warrant you in refusing to depart from this unbroken practice without legislative action or judicial interpretation.

Very sincerely,
SCOTT WILSON,
Attorney General.

# RE-VALUATION OF REAL ESTATE BY STATE ASSESSORS.

13th May 1914.

Hon. B. G. McIntire, Chairman Board of State Assessors, Augusta, Maine.

DEAR SIR: In relation to the correspondence between your office and certain parties in the town of Waterboro, I beg leave to say that the provisions of Section 7 of Article IX of the Constitution which requires a general valuation shall be taken at least once in ten years, in my opinion refers to a state valuation and not to local valuation in the several towns. It is a "general valuation" which it would be almost impossible to procure if it was left to the towns themselves.

At least the legislatures in the past seem to have so interpreted it as I find that from 1841 down to 1890, every ten years a commission was provided for the making of a general valuation in the state.

Town officials under Sections 73 and 74, of Chapter 9 of the Revised Statutes are supposed to make a correct valuation each year and if a piece of property is over-valued or under-valued, they should change it.

In relation to the situation that has developed at Waterboro, it would probably be difficult for me to advise and perhaps it is not proper I should advise with reference to the rights of the several parties as it is a matter between the committee and the town and if there are any questions involved as to their legal rights, they should employ counsel. However, I will say that I think they are in error in assuming that the committee which they selected are in the nature of officials which they could not discharge at any time they saw fit. Neither in my opinion would the result of the appraisers be binding upon the selectmen. It could only serve as a guide for them in making their assessment. The selectmen must finally make their valuation according to their own judgment.

Very sincerely,

SCOTT WILSON.

HIGHWAYS.—RECISION BY TOWN OF VOTE TO APPROPRIATE AFTER HIGHWAY COMMISSION HAS APPORTIONED STATE'S MONEY.

13th May, 1914.

Paul D. Sargent, Chief Engineer, State Highway Commission, Augusta, Maine.

DEAR SIR: Your favor of the 1st inst., relating to the appropriation for state aid in the town of Lebanon was duly received.

The facts appear to be these: That at the March meeting the town of Lebanon appropriated the regular amount for State aid of \$533, under Section 19 of the highway law; that on the 24th day of April, the highway commission apportioned to the town of Lebanon under Section 21, an equal amount, namely, \$533; on the 25th day of April, the town of Lebanon at a special town meeting undertook to rescind the vote passed at the regular town meeting in March appropriating the above named sum. The question is whether or not the town could rescind the vote after the state highway commission had apportioned the state's share of the state aid fund.

I think not. At least as soon as the highway commission had apportioned under Section 21 the state's money, the two become a joint fund to be expended by the state highway commission and the town became liable to be called on for it under Section 25. Whether the town could reconsider the vote before the state had acted in appropriating the state's funds, it is not necessary to decide. It appears in this case, that they did not and I think the rights of the state have intervened and the town has become liable to be called on for the appropriation.

Very sincerely,

SCOTT WILSON,

REPRESENTATIVE APPORTIONMENT.—RESOLVE OF 1911 AS APPLIED TO LONG POND, SOMERSET COUNTY.

Hon. J. E. Alexander Secretary of State, Augusta, Maine.

DEAR SIR: Your question as to whether the ballot to be prepared in your department for Long Pond in the County of Somerset should contain the name of any of the representatives to the legislature nominated for the several representative classes in said county is at hand.

A reading of the representative apportionment as made by the Seventy-fifth legislature, Chapter 226, Resolves of 1911, shows that this Plantation was not included by name in any one of the seven classes provided for the County of Somerset, nor was there any language used in the defining of those classes of such general nature as that used in connection with the Counties of Aroostook, Oxford, Penobscot, Piscataquis and Washington, where in each case one class was defined as including several towns and also "all other territory not otherwise classified."

Long Pond not having been included in any particular class either by express name or by a general statement of that nature, it would have no right within the Opinion of the Justices, 33 Maine, 537, to vote for a representative to the legislature from any class in that county. To place the name of a representative on the Long Pond ballot would be an alteration of the representative apportionment contrary as the Opinion of the Justices declares to the express terms of the State Constitution and I should, therefore, advise that the ballot for said Long Pond should contain no such representative.

Very sincerely,

HAROLD H. MURCHIE,

Asst. Attorney General.

# AUTOMOBILES.—REGISTRATION OF BY DEALER AND GARAGE OWNERS.

20th May, 1914.

Hon. J. E. Alexander, Secretary of State, Augusta, Maine.

DEAR SIR: In relation to the various questions submitted by the Automobile Association in regard to the registration of dealers, Section II of Chapter 162 of the Laws of 1911 provides that no motor vehicles shall be operated on any street or highway unless registered as therein before provided. Section 8 provides that all motor vehicles shall be registered by the owner; but Section 9 permits every manufacturer or dealer in motor vehicles, instead of registering each motor vehicle under Section 8, to make application for a general distinguishing number or mark and the secretary of state shall issue it, whereupon each motor vehicle owned or controlled by such manufacturer or dealer until sold or exchanged shall be regarded as registered under such general distinguishing mark.

If the statute stopped there, its interpretation would be quite clear that all automobiles owned or controlled by a dealer for sale or exchange would be registered no matter to what use they might be put; but the section goes farther and says; that the fee for every certificate of registration shall be \$25, for the privilege of purchasing, demonstrating, selling or exchanging automobiles and auto trucks.

I do not now see any other way of interpreting the law than to hold that the registration by a dealer only covers the use of automobiles in connection with the purchasing, demonstrating, selling or exchanging of the same, and that under the dealer's license or registration, they are not registered within the meaning of Section II for any other purposes than those connected with the purchasing, demonstrating, selling and exchanging of automobiles; and that if a dealer uses the public highways with such machines for other purposes, it must be registered under Section 8.

I appreciate that such a strict interpretation of this law will work a hardship on the regular automobile dealers, as under it, I do not think they would have the right to use one of their machines registered under Section 9 for pleasure purposes, or

to let, or as a matter of fact for any business purposes, that are not connected with the purchasing, demonstrating, selling and exchanging of automobiles.

It would seem quite clear, as I have previously advised you, that a garage owner who does not deal in automobiles, but simply keeps them for hire should not have a dealer's license but should be obliged to license each one of his cars; nor a hotel man using them in connection with his hotel, nor any person operating them in any kind of commercial business. Neither does it seem to me, that if a dealer even, has a private car for repairs, that he would be authorized to use it upon the highways under one of his dealer's numbers even for testing it. It is not a car owned or controlled by a dealer for the purposes of selling or exchanging. The owner must see to it that it is properly registered under Section 8 before the garage owner can take it out on the streets for testing purposes.

As to the use of a car, registered only under a dealer's number, by a dealer for hire for the purpose of towing in cars of unfortunate automobilists that are broken down on the road, it seems to me very doubtful whether he is even authorized to do that under his dealer's registration. It is stretching the statute pretty far to hold that this is a privilege connected with the purchasing, demonstrating, selling or exchanging of automobiles. It may be that they should have this right, but the statute should be amended to make it clear.

The point for the automobilist to bear in mind is that he has absolutely no right on the streets unless his car is properly registered, and in case of accident, it may become a very serious matter with him whether his machine is properly registered.

Very sincerely,

SCOTT WILSON.

POLITICAL PARTIES.—PARTIES ENTITLED TO HAVE ELECTION OR BALLOT CLERKS AT PRIMARY AND GENERAL ELECTION.

27th May 1914.

Hon. J. E. Alexander, Secretary of State, Augusta, Maine.

DEAR SIR: In relation to the question whether or not under Section 21 of Chapter 6 of the Revised Statutes, as now amended, any other political party than the Republican, Democratic and Socialist are entitled to be represented at the polling places by election or ballot clerks at the coming primary and general elections, I have examined the statutes previous to the amendment of 1909 and considered them as affected by that amendment, and also the primary law.

It seems perfectly clear that at the primary election no party except the Republican, Democratic and Socialist are entitled to have election or ballot clerks to serve at the polls. The Republican and Democratic parties are the two parties casting the largest vote at the last gubernatorial election and the Socialist is the only other one which conforms to the definition of a political party in Section 1 of the primary law, so there would be no question I think, that neither the Prohibition nor so-called Progressive party have any right to request the municipal officers of a town to appoint extra election clerks under Section 6 as amended by Chapter 17 of the Public Laws of 1909, to act in the coming primary election.

Neither do I think they have this right at the September election. Any other interpretation would result in rendering the statute absurd. The statute reads that "on the recommendation of the political party committee of any other party represented on the official ballot, the municipal officers shall appoint one such election clerk for each polling place of such political party." Of course, there will be other parties represented on the official ballot in September, or at least other party designations used than those of the Republican, Democratic and Socialist. Query: Is any group of citizens, styling itself a political party, and nominating its candidates by petition a political party within the meaning of the language of this statute? We think not.

The statute further provides that such an election clerk, that is, such additional one, shall hold office for a like term as those appointed on the recommendation of the two parties polling the largest vote, or "for such part thereof as the party for which he is appointed maintains its right to be represented upon the official ballot." I cannot conceive of any other interpretation of the above than that it refers to a party which is entitled to nominate its candidates as a party in convention under Section 3, of Chapter 6, R. S.

It is, of course, true that nominations by any group of citizens, calling themselves a political party can be made by petitions under Sections 4 and 5 of Chapter 6, R. S. And they may be said to be entitled to be represented upon the official ballot; but the point is that such nominations would not be made by a party, but by individuals, and when so made, it is possible to have three or four nominations for the same office of men claiming to belong to the same political party, or at least, claiming the right to be placed upon the ballot under the same political designation. In order to secure a party nomination so there will be only one candidate for each office, the political party must have polled at least one percent of the total gubernatorial vote at the last state election and that alone in my opinion gives a party the right to be represented upon the official ballot within the meaning of the language of Section 21 as amended by Chapter 17, P. L. 1909.

To hold that any organization arising between two gubernatorial elections, and calling itself a political party, and by organizing its political committees, thereby has the right to have an election clerk appointed might result in as many different election clerks as there were groups of citizens large enough in number to nominate a candidate for any one of the offices by petition under some political or party designation, which would, of course, give them sufficient number to organize a "political party committee" that could make a request for an election clerk. Such a thing is, of course, improbable, but an interpretation that would permit it, is in my opinion absurd.

The whole language of the election law and of this statute in particular seems to indicate that where a political party is referred to, it is one that has polled the necessary number of votes to entitle it to act as a party in convention under the old law or under the present law to nominate its candidates at the primaries. The so-called Progressive party undoubtedly has a sufficient number of members to qualify as soon as an election is held, but at present in this particular it is only suffering the penalties of youthfulness; the Prohibition party may again possess this privilege when it finds its purposes can no longer be best attained by supporting the candidates of some other party, but at present both are deprived of this right under my interpretation of this statute.

Very sincerely,

SCOTT WILSON,

Attorney General.

HIGHWAYS.—RIGHT OF STATE TO CLOSE FOR REPAIR, DISCOMMODING CARRIAGE OF MAIL.

25th June 1914.

Paul D. Sargent, Chief Engineer, State Highway Commission, Augusta, Maine.

DEAR SIR: Yours of the 20th inst., relating to the closing of the roads to travel in the town of Trenton was duly received.

I think there can be no question but that the State must have the right to close the road whenever necessary for the proper construction and repair of it, even though it may temporarily discommode transportation of the United States mail. However, in the case of any extended closing, I should take the precaution to notify the Post Office officials from which R. F. D. matter goes out in order that suitable provisions may be made for taking care of it, and accommodate where possible.

Very sincerely,

SCOTT WILSON,

# CORPORATIONS.—APPOINTMENT OF ATTORNEY BY FOREIGN CORPORATIONS.

8th July 1914.

Hon. J. E. Alexander, Secretary of State, Augusta, Maine.

DEAR SIR: In relation to the inquiry of Francis B. Sanford as to whether or not joint stock companies are required to appoint an attorney in this State before doing business in this State under Chapter 152 of the Laws of 1911 governing foreign corporations, I have examined the statutes and authorities which seem to be pertinent in the matter and am of the opinion that joint stock companies organized under the laws of New York State are not subject to the provisions above referred to.

They are recognized in New York as partnerships with certain characteristics of corporations only, and are also looked upon in the same light by the Courts of this State, as appears in People vs. Coleman, 133 N. Y., 279, and Frost vs. Walker, 60 Maine, 468.

The discussion of the nature of joint stock companies in Edwards vs. Warren Lin etc., 168 Mass., 564, seems applicable to the conditions existing under our own statute. In other words, a joint stock company in this state is not regarded as a separate entity from its members; and I am of the opinion that our Courts would not recognize it as an organization entitled to be treated as a corporate body nor could one organized in New York exercise any of the privileges conferred upon it by the laws of that state within its jurisdiction.

It seems to me that the persons making up the company would do business in this State as individuals, bound of course, by the ordinary contractural relations governing joint stock companies. This together with the fact that our statute does not in terms include anything but corporations leads me to think that it was not the intent of the legislature to impose the conditions of the above act upon joint stock companies. I am, therefore, of the opinion that they are not obliged to observe any other requirements than individuals are required to observe in doing the same kind of business in this State.

Very sincerely,

SCOTT WILSON,

Attorney General.

EDUCATIONAL INSTITUTIONS.—NOT EXCEPTED FROM ASSESSMENT UNDER PARA. II, SEC. 6, CHAPTER 9.

20th August 1914.

T. F. Callahan, State Auditor, Augusta, Maine.

DEAR SIR: In relation to the question submitted by you as to the right of Bowdoin College to have reimbursement for the amount of street sprinkling taxes paid on certain property held by it in the City of Portland, it does not seem to me that it is entitled to reimbursement for that part of this tax, or perhaps I should say for the amount paid by it on account of an assessment for street sprinkling purposes.

The statutes creating exemptions from taxation are construed strictly, and in my opinion it was only intended to relieve educational institutions from taxation under paragraph 11 of Section 6, Chapter 9, R. S. in the case of taxes assessed in the customary way for town, county and state purposes. It is held as a general rule by authorities on taxation including Dillon on Municipal Corporations, Vol. 1, Sections 777-778 and Cooley on Taxation, Third Edition, Vol. 1, Pages 362-365, that there is distinction between taxes and assessments. By the terms of the statute and in fact the amount collected for street sprinkling is an assessment and is determined by the municipal officers according to betterments.

I must therefore advise you that in my opinion no reimbursement should be made for any amount paid for street sprinkling assessments by educational institutions.

Very sincerely,

SCOTT WILSON,

#### HIGHWAYS.—AUTHORITY TO CLOSE.

20th August 1914.

Paul D. Sargent, Chief Engineer, State Highway Commissioner, Augusta, Maine.

DEAR SIR: In reply to your favor of the 11th instant as to the authority of towns to close roads while in process of construction or repair, and also as to the liability of the town in case they are left open to travel and prove to be unsafe, I will quote the language of the court in the case of Jacobs v. Bangor, 16th Maine, 190, which seems to cover all the questions asked in your letter from Lovejoy:

"When a highway is defective, it becomes the duty of the town immediately to repair it. And if the repairs are of such a character as to require it to be wholly obstructed, as in building or repairing a bridge may be the case, it would be justified in closing it until the repairs can be made. When the town concludes, that the repairs can be made without interrupting the travel, and proceeds to repair without making known that the way is not in a condition to be used, or that there is danger in using it, its liability for injuries, as in other cases, must be regarded as continuing; although it may not have been guilty of any other neglect than that of permitting the way to be out of repair. Its general liability under the statute is not in such cases suspended. And it cannot reasonably claim that it should be, unless there is a necessity for it; and then travellers should have notices of such necessity, that they may avoid the danger. If the way is not closed, and no notice is given, travellers may expect that it is practicable to pass it safely; and that they will have the usual protection which the law affords. The traveller cannot, however, when he perceives that a way is under repair and much incumbered for that purpose, and that but a narrow and difficult passage is open for him, claim to drive with the same rapidity, and to exercise only the same attention which would be allowable in a smooth and unincumbered way. He is bound to exercise that degree of watchfulness, and caution which men of ordinary prudence would under such circumstances."

. It is clear from the above that towns have the authority to close up a road if in their judgment it is necessary. The Court laid down the same rule in Kimball v. Bath, 38th Maine, 219. If the towns allow the way to be used they must see to it that it is safe for a traveller using due care; on the other hand, a

traveller using a way that is undergoing repairs must exercise care in proportion to the dangers that obviously exist from the condition of the way.

Very sincerely,
SCOTT WILSON,
Attorney General.

# ALMS HOUSES.—NOT WORK HOUSES OR HOUSES OF CORRECTION.

2nd October 1914.

James F. Bagley, Sec., State Board of Charities and Corrections, Augusta, Maine.

DEAR SIR: Your favor of the 1st inst., in relation to the use of almshouses for work houses or houses of correction was duly received.

The statutes are a little confusing as to what is meant by almshouses. The index of the Revision of 1883 under that title refers to work houses and in 1903 refers to town farms. I am inclined to think, however, that the latter is what is meant and that almshouses or place provided by the town for the support of its poor does not *ipso facto* become a work house or house of correction, and I am of the opinion that there should be a vote of the town before any part of it is used for that purpose, or at least for the purpose of receiving those committed by any Court.

It may be that the overseers of the poor of a town may set to work paupers who are being cared for at their town farms or almshouses so long as they remain there, but that is more or less of a voluntary matter on the part of the pauper so far as his stay is concerned, and I think before a town farm can be used as a work house or house of correction, the town should so vote and that a Court could not commit to a town farm until the town had set apart a part of it as a work house or house of correction and until it is so done or has built a work house or house of correction, there is no such institution in the town although it may have a town farm.

Very sincerely,
SCOTT WILSON,
Attorney General.

# FORESTY DISTRICT.—EXPENSES FROM UNAPPROPRIATED FUNDS.

9th October 1914.

Hon. T. F. Callahan, State Auditor, Augusta, Maine.

DEAR SIR: Your letter of the 2nd inst., was duly received. Under the act of 1909, Chapter 193, it unquestionably was the intent of the legislature, no appropriation being made for the purpose, to limit the expense of protecting the forests from fire to the funds received from the forestry district tax. It is also clear under that act that all such funds were to be disbursed by the State Treasurer, after being approved by the forest commissioner and the auditor.

Under the act of 1913 to which you refer, a change was made in the method of payment and likewise in the policy of the state as expressed in Section 11 of the act of 1909. Under Section 6 as amended by Chapter 85 of the laws of 1913, instead of the moneys being disbursed by the treasurer, the state treasurer pays such sum as the commissioner may deem necessary for the purpose direct to that officer, and he disburses, his accounts afterwards being audited by the state auditor.

By amendment to said Section 6, it was also provided in Chapter 85 of the laws of 1913, that wherever the tax assessed upon the forestry district was not available or proved insufficient in any year for carrying out the purposes, that the Governor and Council may issue their warrant to the State Treasurer to advance to the forest commissioner for the purposes of this act, such sum or sums of money as they may deem necessary, the same to be paid from any moneys then in the treasury and not otherwise appropriated.

In my opinion this last provision modifies the provisions of Section 11 of Chapter 193 of the act of 1909, although it is not an amendment to that section. Chapter 85 of the laws of 1913 is the last word of the legislature and it expressly provides that if the tax assessed on the forestry district is not sufficient, the Governor and Council may, from moneys not otherwise appropriated, direct to be paid to the forest commissioner such sums as he may deem necessary for the purposes of carrying out the purposes expressed in the forestry district act.

Of course, the wisdom of such legislation is not for me to comment upon; neither can I determine whether any moneys are in the treasury unappropriated at this time. I can see how that may be a difficult thing to do at this time of year. However, I presume you will agree with me that that is a problem for the Auditor and State Treasurer to work out. If there are no moneys that are otherwise unappropriated, an order such as passed by the Governor and Council would, of course, have no effect. If there are unappropriated funds, in my opinion such an order would be valid.

Very sincerely,

SCOTT WILSON,

Attorney General.

# STREET RAILWAY LOCATION.—RATIFICATION OF ACTS OF MUNICIPAL OFFICERS.

13th October 1914.

Hon. Frank Keiser, Railroad Commissioner, Augusta, Maine.

DEAR SIR: Yours of the 9th inst was duly received with enclosed petitions and findings of the Board of Municipal Officers of the City of Rockland.

The situation as I understand it is this, that the Rockland, South Thomaston and St. George Railway was organized under foreclosure proceedings to take over the Rockland, South Thomaston and Owl's Head Railway and has been operating its railroad up to the limits of the City of Rockland and desiring to enter the City of Rockland petitioned the Municipal Officers for approval of location, preliminary to petitioning the Railroad Commissioners under Section 7 of Chapter 53. Upon their petition the Municipal Officers of the City of Rockland granted them a location, but a part or all of it was within the limits of the street where another railroad was located which was contrary to the provisions of Section 21 of Chapter 53. However, the legislature of 1913, Chapter 205, rectified and made valid the acts of the Municipal Officers taken on the 26th day of December, 1911, which as I understand it refers to this

finding with reference to the location. That being so, in my opinion the action of the Municipal Officers has been made a valid act and constitutes sufficient approval of the location by the Municipal Officers for the Railroad Commissioners to act under Section 7, if they see fit.

Very sincerely,

SCOTT WILSON,

Attorney General.

# TAXATION OF MORTGAGES AND SAVINGS BANK DEPOSITS IN OTHER STATES.

24th November 1914.

Hon. Bertrand G. McIntire, Chairman Board of State Assessors, Augusta, Maine.

DEAR SIR: The question recently submitted by you I understand to be whether or not a mortgage owned by a resident of Maine on real estate situated in another state is taxable in Maine.

Section 12 of Chapter 9 of the Revised Statutes provides that "all personal property within or without the State except in cases exempted in the following sections shall be assessed to the owner in the town where he is an inhabitant on the first day of each April." Section 5 of the same chapter defines personal property:

"Personal property for the purposes of taxation includes all goods, chattels, moneys and effects, wheresoever they are; all vessels, at home or abroad; all obligations for money or other property; money at interest and debts due the persons to be taxed more than they are owing; all public stocks and securities; all shares in moneyed and other corporations within or without the state, except as otherwise provided by law; all annuities payable to the person to be taxed, when the capital of such annuity is not taxed in this state; and all other property, included in the last preceding state valuation for the purposes of taxation."

A mortgage is an obligation for money, a debt due and also is money at interest so that it is included under Section 5 and is taxable under Section 12 unless it is exempted.

I do not find any provision exempting mortgages except the act in the laws of 1911, Chapter 179 which applies only to mortgages on real estate situated in this state, which reads as follows:

Chapter 179, Laws of 1911. Section 6 of Chapter 9 of the Revised Statutes is hereby amended by adding at the close of said section the following paragraph:

"All loans of money made by any individual or corporation and secured by mortgage on real estate situated in this state."

A mortgage on real estate in another state owned by a resident of Maine coming under the sections above quoted and not being exempted is taxable under our laws.

Very sincerely,

ROSCOE T. HOLT,

Asst. Attorney General.

### CONDITIONAL PARDONS.

19th December 1914.

Hon, Edward W. Wheeler, Brunswick, Maine.

DEAR BROTHER WHEELER: With reference to the last paragraph of your letter of November 12th, relating to conditional pardons, I have made further examination of the authorities and have come to this conclusion: That it is within the authority of the pardoning power to grant a pardon upon a condition that may extend beyond the expiration of the sentence, as for instance, that he refrain from the use of intoxicating liquors during the rest of his life, or that he leave the state and never return, and if the pardon was accepted by the prisoner, he would be bound by that condition. However, if the conditions were left indefinite, that is, without being certain as to whether they were to extend beyond the term of the sentence, they should, I think, be construed in favor of the prisoner and would be held to continue only during the term of In other words, it depends on the terms of the condition imposed.

The case of Huff vs. Dyer, in the Ohio Circuit Report, Vol. 4, page 595, seems to me to be the best statement of the law that I have been able to find bearing upon this question. In this case the Court says:

"We conceive the true ruling to be that the duration of a condition subsequently annexed to a pardon will be limited to the term of the grantee's sentence, unless an intention to extend it beyond that term is manifest from the nature of the condition or the language in which it is imposed."

The reason of this conclusion being previously stated by the Court as follows:

"If there be doubt as to the soundness of the conclusion intimated, it must, according to a familiar and beneficent rule, be resolved in favor of the plaintiff's liberty, for it is well settled that pardons are to be construed most favorably to the grantees, and conditions subsequent are not to be extended by mere inference."

This seems to me to be founded upon sound principles. In most of the other cases which I have examined, the language of the pardons was such that the conditions were by clear intendment extended beyond the time of sentence.

I have not now before me the language of the forms that our state is accustomed to use in granting conditional pardons, but my recollection of it is that there is nothing in it to indicate that it was intended that it should be extended beyond the term of the sentence. It may be that in order to make it clear, it would be better in all past cases where there is a request for the state to remove the conditions, that the pardon should be made absolute, which I think, is the proper course rather than the removal of the conditions; and in future cases to make it clear what the pardoning power intends, whether to have the conditions extend beyond the term of the sentence or not.

Very sincerely,

SCOTT WILSON,

### HIGHWAYS.—CHANGE OF GRADE.

19th December 1914.

Lyman H. Nelson, Chairman, State Highway Commission, Augusta, Maine.

DEAR SIR: Your favor under date of November 25th, relating to the interpretation of Section 14 of Chapter 130 of the Public Laws of 1913 was duly received.

As a general proposition the power to change the grade of highways resides absolutely in the state, and at common law there was no damage in case of the state exercising this authority. However, it is customary for the state to provide a remedy for abutters in case they are damaged by reason of the change of grade of any street or highway in front of their premises as in Sec. 68 of Chapter 23, R. S. The authority to construct and repair highways does not necessarily, I think, carry with it the power to change the grade, at least in any substantial manner or to such an extent that an abutter would be injured.

After examining the provisions of Chapter 130, known as the State Highway Law, especially the provisions of Section 14, I have come to the conclusion that it was not the intent of the legislature to authorize the Commissioners to change the grade of highways except after hearing and that it would not be safe for a contractor to proceed to re-construct a highway which involved a substantial change of grade without the highway commission first fixing the new grade in accordance with the provisions of Section 14. I appreciate this may entail some inconvenience but as a practical matter, it can probably be worked out without very much trouble.

For instance, I think you can use release agreements, such as you suggest for the purpose of adjusting the matter so that you can safely fix the grade at your convenience and it may be that no trouble would ever arise if the change was made after settling with all parties interested without any further proceedings, but I could not recommend it as the hearing contemplates not only the fixing of damages but whether public necessity requires the change of grade. It would seem as though it was the intent of the legislature that a change of grade could not

be legally made by the commission until they first found after hearing that public necessity required it.

It should not be understood that this would mean that every slight variation in the grade of reconstructing an old way would require a hearing. Every act of repair entails the filling up of slight depressions and the cutting down of slight elevations which would not within the meaning of this statute be considered a substantial change of grade in the highway itself. I could not in a written opinion define where the line must be drawn, but I think common sense would in most cases tell you where the change was of such a substantial nature that it would be unsafe to proceed without taking the steps provided in Section 14.

Very sincerely,

SCOTT WILSON,

Attorney General.

### BANGOR POWER COMPANY BONDS.

23rd December 1914.

Hon. Harry M. Smith, Bank Commissioner, Augusta, Maine.

DEAR SIR: In reply to a letter of yours under date of November 17th, relative to the Bangor Power Company bonds and endorsement by Bangor Railway & Electric Company, I will say that it does not seem to me that endorsement by the last named company can make those bonds a Railroad bond and a legal investment for Savings Banks.

Very sincerely,

SCOTT WILSON.

# CORONERS.—EXPENSE OF INQUEST AND BURIAL OF "STRANGER NOT BELONGING TO STATE."

31st December 1914.

Hon. T. F. Callahan, State Auditor, Augusta, Maine.

DEAR SIR: Your letter of the 16th inst, relating to the expenses of the coroner's inquest and the burial of the body under Section 11 of Chapter 140 of the Revised Statutes as amended by Chapter 185 of the Public Laws of 1909, was received. I am not sure that sufficient facts are at my command to enable me to pass upon the question involved in the particular case to which you refer for reasons which will appear later.

The statute as it appears in Revised Statutes, Chapter 140, was in substance enacted in 1821, and in its original form was substantially an adoption of the Massachusetts statute relating to such matters which was first enacted in that State March 7, 1806. I refer to these earlier statutes for the reason that they throw some light upon the meaning of certain words and phrases, a correct view of which is necessary to a proper understanding of this law.

The provisions of Section 11 of Chapter 140, Revised Statutes, previous to the enactment of Chapter 185 of the Laws of 1909, provided in terms that whenever a coroner should certify under oath that to the best of his knowledge and belief the dead body which he had been called to view was that of a "stranger not belonging to the State," the expenses of burial and the inquisition should be paid out of the State Treasury; otherwise the expenses of the inquisition should be paid by the County, and of the burial by the town in which the body was found, which town might recover such expenses of the town to which the deceased belonged. Ouestions evidently had arisen over what class of persons were included in the terms "stranger" and "stranger not belonging to the State" and in an effort to make it clear the Legislature of 1909 declared that the word stranger meant a person who had "no residence or place of abode in this State" and further declared in substance that it should not include any State pauper residing in the State.

Apparently the Legislature in its amendment of 1909 proceeded under an erroneous view of the meaning of the word

"stranger" as originally used in this statute, so that the statute as now worded presents many strange incongruities.

It is true that the word, stranger, when referring to locality usually means one foreign to that locality, coming from another place or country; but it is also used referred to those outside the family, as one outside the ties of blood or relationship.

Webster's Dictionary, Bouvier Law Dictionary, Am. & Eng. Enc. of Law, 2nd, Ed. Vol. 26, P. 1127.

At first blush it might appear that the term was here used with reference to locality, as meaning one who had come here from another state. It is an uncommon term in legislative enactments. Our attention has not been called to its being used in any other statute, but our conclusion is after examining the early statutes, that originally it was intended to refer more particularly to the lack of kinship, or friends and failure of any party to claim the body, and to describe one who by reason of his being without relatives or friends or representatives of his estate to claim his body for burial might be said to be a stranger in the community whether resident or non-resident. There was, in other words, no privity between him and anyone in the State that would impose upon them any obligation legal or otherwise to care for his remains. We are led to this conclusion first because obviously the act refers only to persons whose bodies are unclaimed and are in consequence a public charge, and yet there is no other word in the act to express that condition except the word "stranger" used in the above sense; and also because the original act of Massachusetts coupled the words "stranger" in the only place where it is used with the words "not belonging to the State," which would seem entirely unnecessary of the word was used in the sense of his being a non-resident of the State, the original act making no provision for the resident stranger, or inhabitant, as was later done.

The original act read as follows:

"That every coroner within the county for which he is appointed, shall, after the return of an inquisition of the jury, upon the view of a dead body of any stranger, not belonging to this commonwealth, bury said body in a decent manner; and the expenses thereof, together with all the expenses of said inquisition and coroner's fees, shall be paid

to such coroner out of the treasury of this commonwealth, an account of such expenses being first examined and allowed by the general court, in the same manner that accounts for state paupers are allowed; and the same certificates shall be required from the selectmen or overseers of the poor of the town where such stranger was found dead, as if the said stranger were taken sick in such town or became unable to support himself.

### This Act passed March 7, 1806."

We are confirmed in this view also because it seems to render intelligent certain provisions in the Massachusetts Act of February 1807 in which the original Act of March 1806, was amended and also in the first Act of this State adopted in 1821, which reads as follows:

"Chapter 93, Section 3. Be it further enacted, that every coroner within the county for which he is appointed, shall after the return or an inquisition of the jury from a view of a dead body of any stranger, bury said body in a decent manner, and the expenses thereof, together with all the expenses of said inquisition and the coroner's fees, shall be paid to said coroner out of the treasury of this State, an account of said expenses being first examined and allowed by the legislature in the same manner that accounts for state paupers are allowed; provided the coroner who shall return the inquisition shall certify under oath that the person found dead was a stranger not belonging to this state according to the best of his knowledge and belief; otherwise the expenses of taking up and burial shall be paid to said coroner by the town where such dead body was found and repaid to them by the town to which such stranger belongs, if an inhabitant of this state, and the expenses of said inquisition shall be paid to the coroner by the county in which the inquisition shall be taken.

Approval March 19, 1821."

In the Act of 1807 and in the first Maine law of 1821, as will be noticed, the word "stranger" in the first part of the Act is no longer qualified with "not belonging to the State." It is any stranger. And after the view of the body, "the coroner shall bury it decently;" but if a non-resident person is meant, unless he was without means, relatives or friends to take charge of the body, why should the coroner bury it at all? Again even though he be a "stranger," the expenses are not paid by the State unless the coroner certifies that he was "a stranger not belonging to the State;" otherwise, that is, if he was a stranger belonging to the State, a resident stranger, the expenses of burial shall be paid by the town in which the body was found to be repaid by the "town to which such stranger belonged if an

inhabitant of the State." If the members of the class included in the term "stranger" as originally used in this statute, are all non-residents, what meaning can the alternative proposition beginning with "otherwise," have, particularly the words "town to which such stranger belonged if an inhabitant of the state?"

Obviously a person without means, relatives or friends is contemplated, and only the use of the word "stranger" in this sense allows any rational interpretation of these early statutes or gives them as a whole any practical effect.

Applying this meaning, the statute before the passage of the Act of 1909 was consistent, and we think intelligible. amendment of 1000, it is no longer consistent, nor intelligible. To say that a coroner in the case of every person found dead in the state through violence, if he has no residence here, shall bury him at the expense of the State is absurd without distinguishing between prince and pauper; or to provide that otherwise, (that is, if he has a residence here) he shall be buried at the expense of the town in which found, to be recovered of the town to which he belonged is equally without reason. Why should the latter be done, unless there are no relatives or friends or representatives of his estate to claim the body and assume the expense? As the statute now stands there is not a word limiting its application to paupers, or to those lacking friends or relatives except by implication, unless the word "stranger" is still held to have that meaning in addition to the one declared by the legislature.

The word stranger as originally used, in our opinion, is a broader word than pauper. A person might be a pauper, yet friends or relatives be ready to assume the expense of suitable interment; one is only a "stranger" when he has neither an estate, friends or relatives to claim him as theirs in this sense, he may never have been a pauper yet prove to be a "stranger" when dead.

The law as it now stands has no interpretation at all, its provisions that is consistent or practical, and should be amended to accord with its original intent.

This much, however, may be said as bearing upon the case in hand, that the effect of the amendment of 1909 was to provide that only the expenses of the burial of and the inquest upon such persons as are not residents of this State should be

borne by the State, as I am of the opinion that the legislature used the terms "residence" and "place of abode" in the sense of a permanent residence or abode as distinguished from a temporary sojourn or visit; that is, such a residence which if continued would render the person liable to a poll tax, entitle him to vote, or obtain him a pauper settlement. This does not mean necessarily a house with an intent to reside here permanently, but rather a coming in to this State with no definite intent to return from whence one comes. A lack of intent to move or return, rather than a definite intent of remaining indefinitely, is all that is necessary to establish a residence such as this statute contemplates.

Cyc. Vol. 34, P. 1647; Parsonsfield v. Perkins, 2 Maine 414. Warren v. Thurston, 43 Maine 418; Church v. Rowell, 49 Maine 37. Wilbraham v. Ludlow, 99 Mass. 590, Palmer v. Hampden, 182 Mass. 513.

To put it another way, a person here for a visit or temporarily here for employment, notwithstanding he might have a "place of abode" or a "residence" in its broadest sense, if there was still the definite intent to return when his temporary purpose was accomplished, would in my opinion, still be a non-resident and a "stranger" within the meaning of the statute as it now stands.

As to the case in question of Kasem Souleyman, it will now be apparent, I think why it may not be possible to dtetermine his case upon the facts at hand. Was he here in Maine with no definite purpose of returning or going elsewhere? He may not have formed a fixed definite purpose to remain here indefinitely, or at least, it is not susceptible of proof; but had he ever and did he still have any intent to return from whence he came,—not a vague indefinite purpose to sometime return to his native country, but a purpose at some reasonably definite time to return? If so, he never became a resident of this State in my opinion; if on the other hand, he had no definite intent to leave this State, the fact that he was a laborer seeking work where he found it would not prevent him becoming a resident.

Wilbraham v. Ludlow, 99 Mass. 590. Parsonsfield v. Perkins, 2 Maine 414.

Such evidence on this question as the inquest discloses would, I think, indicate that he had no purpose of leaving this State at any definite time, and that, if he had remained in Biddeford until April 1st, 1914, he might have been liable to a poll tax in that city. However, the facts are not full upon that point and the coroner has, I assume certified that to the best of his knowledge and belief, he was a "stranger not belonging to the State." Further inquiry with this point in view might settle this question beyond peradventure. From my present information, I should rule that he had a residence in Biddeford within the meaning of this statute, and, therefore, was not a "stranger" within the meaning of this statute as amended.

Another difficulty will arise in the event that it is held that the expense does not fall upon the State and that is, where the expense of burial will finally fall; but that I do not think is at present a state problem. The statute places it in the first instance on the town in which the body is found, that town may, so the statute says, recover of the town to which the person belonged. I am of the opinion, from my examination of the early statutes, that this phrase "town to which he belonged" refers to the town in which he had a pauper settlement.

Eden v. Southwest Harbor, 108 Maine 493, and earlier Maine cases therein cited.

This, however, is not clear, as the word, belong, is used in the same act in the sense of resident and it does not necessarily follow that the expenditures incurred under this act are pauper supplies. This question may later arise as to whether they are pauper supplies for which the town paying is entitled to reimbursement from the State, but that question is not yet raised and may be left for future settlement.

Very sincerely,

SCOTT WILSON,