Uniform Maine Citations, 2009 Edition (superseded)

Michael D. Seitzinger

Charles K. Leadbetter
University of Maine School of Law

Nancy A. Wanderer
University of Maine School of Law

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Preface [New Preface to be added]
I. CONSTITUTIONS

A. United States Constitution

Provisions of the Constitution of the United States should be cited as follows:

U.S. Const. preamble.

U.S. Const. art. I, § 9, cl. 3.

U.S. Const. amend. XIV, § 1.

B. Maine Constitution

1. Provisions of the Maine Constitution currently in effect should be cited as follows:

   Me. Const. preamble.

   Me. Const. art. I, § 5.

   Me. Const. art. IV, pt. 1, § 3.

   Me. Const. art. I, § 9, cls. 1, 5.

2. Provisions of the Maine Constitution that have been repealed or amended should be cited as follows:


C. Debates and Journal of the Maine Constitutional Convention

The Debates and Journal of the Maine Constitutional Convention should be cited as follows:

Debates and Journal of the Constitutional Convention of the State of Maine (1819-1820) 159 (1894).

D. Constitutional Commissions

1. Constitutional Commission of 1875
The Constitutional Commission of 1875 proposed seventeen separate amendments to the Maine Constitution, which it numbered 1-17. The Commission’s proposed amendments, which appear as proposed resolves among the legislative documents of the 54th Legislature (1875), should be cited by reference to the number and title assigned them by the Commission as follows:

Const. Comm’n 1875, Proposed Amend. No. 5 (Apportionment of Representatives).

2. **Constitutional Commission of 1963**

The four reports of the 1963 Constitutional Commission should be cited as follows:


L.D. 1476 at 8 (101st Legis. 1963).
II. CASES

A. Federal Cases

1. Supreme Court of the United States

a. Decisions of the United States Supreme Court should be cited to the official reporter as follows:


b. Supreme Court decisions not yet reported in the *United States Reports* should be cited to an alternative source, in the following order of preference:

1. Supreme Court Reporter:


2. United States Supreme Court Reports, Lawyers’ Edition:


3. United States Law Week:


4. An on-line source such as LEXIS or Westlaw:


c. Unreported Supreme Court decisions should be cited to a service as follows:


d. For citations to Supreme Court cases prior to 1875 and other special Supreme Court citation forms, see *The Bluebook: A Uniform System of Citation* (18th ed. 2005) at 193 or *ALWD*
Citation Manual: A Professional System of Citation (3d ed. Aspen L. & Bus. 2003) at 80.

2. United States Court of Appeals for the First Circuit

a. Reported First Circuit decisions should be cited as follows:

McCrea\th v. Holder, 573 F.3d 38 (1st Cir. 2009).

b. Unreported First Circuit decisions or decisions not yet reported in the Federal Reporter should be cited as follows:


c. First Circuit cases in which a petition for certiorari has been filed should be cited as follows:


d. First Circuit cases in which a petition for certiorari has been granted should be cited as follows:

Pharmaceutical Research & Manufacturers of America v. Concannon, 249 F.3d 66 (1st Cir. 2001), cert. granted, 122 S. Ct. 2657 (U.S. June 28, 2002) (No. 01-188).

Note: Do not include this information about “cert. granted” after the Supreme Court decides the case.

e. First Circuit cases in which a petition for certiorari has been denied should be cited as follows:

De La Cruz v. United States, 514 F.3d 121 (1st Cir. 2008), cert. denied, 77 U.S.L.W. 3023 (No. 07-1602).

Note: Do not include this information unless the denial of certiorari was within the past two years or this information is particularly important to the discussion.
f. Ceremonial proceedings reported in the Federal Reports series should be cited as follows:


3. United States District Court for the District of Maine

   a. Decisions of the United States District Court reported in the Federal Supplement should be cited as follows:


   b. Decisions of the United States District Court reported in the Federal Rules Decisions should be cited as follows:


   c. Unreported decisions of the United States District Court or cases not yet reported in the Federal Supplement should be cited as follows:


   d. Letters added to the docket number must be included in the citation because the letters are part of the official case designation. The first letter identifies the court location, e.g., Bangor (B) or Portland (P), while the second letter, when appearing, signifies the specific District Court judge assigned, e.g., Chief Judge John A. Woodcock, Jr. (W), Senior District Judge Gene Carter (C), Judge D. Brock Hornby (H), or Judge George Z. Singal (S).


      The B-W indicates that the order was authored by Chief Judge Woodcock in Bangor.
4. **Bankruptcy Court**

a. Decisions of the United States Bankruptcy Court for the District of Maine found in the Bankruptcy Reporter (1979-present) should be cited as follows:


b. Decisions of the United States Bankruptcy Court for the District of Maine found in a service should be cited as follows:


c. Decisions of the Bankruptcy Appellate Panel for the District of Maine found in the *Bankruptcy Reporter* (1979-present) should be cited as follows:


d. Decisions of the United States Court of Appeals for the First Circuit regarding bankruptcy should be cited as follows:

   *In re Pratt*, 462 F.3d 14 (1st Cir. 2006).

B. **Maine Cases**

1. **Supreme Judicial Court sitting as the Law Court**

a. Law Court decisions issued on or after January 1, 1997, should be cited as follows:


   If no A.2d cite is available yet, cite as follows:

   *In re Cody T.*, 2009 ME 95, ___ A.2d ___.
1. Pinpoint citations should be made by reference to paragraph numbers assigned by the Law Court in the following style:


2. Acceptable short forms are as follows:

   Merrill, 1997 ME 180, ¶ 7, 698 A.2d at 1044-45. (decision cited previously, but not in immediately preceding citation)

   Id. ¶ 8, 698 A.2d at 1045. (decision cited in immediately preceding citation, but different paragraph)

   Id., 698 A.2d at 1046. (decision cited in immediately preceding citation, in same paragraph, but on different page)

   Id. ¶ 9, 698 A.2d at 1046. (decision cited in immediately preceding citation, on same page, but in different paragraph)

   Id. (same decision, page, and paragraph as that cited in immediately preceding citation)

3. Footnotes should be cited as follows:


b. Law Court decisions issued on or after January 1, 1966, and before January 1, 1997, should be cited as follows:


1. Pinpoint citations should be made by reference to page numbers in the following style:

2. Acceptable short forms are as follows:

Nolette, 679 A.2d at 1085. (decision cited previously, but not in immediately preceding citation)

Id. at 1086. (decision cited in immediately preceding citation, but different page)

Id. (same decision and page as that cited in immediately preceding citation)

3. Footnotes should be cited as follows:


c. Law Court cases after 1885 and before January 1, 1966 (215 A.2d 919 (1966)) should be cited, with parallel pinpoint citations, as follows:


1. Pinpoint citations should be made by reference to page numbers in both reporters as follows:


2. Acceptable short forms are as follows:

Cook, 155 Me. at 310, 154 A.2d at 171. (decision cited previously, but not in immediate preceding citation)

Id. at 313, 154 A.2d at 172. (decision cited in immediate preceding citation, but at different page)

Id., 154 A.2d at 173. (decision cited in immediate preceding citation, but at different page in the second reporter)
NOTE: *Id.* may only be used to refer to the first reporter in a parallel citation. The second part of the parallel citation must always include the reporter and pinpoint citation. *Id.* may not be used alone in a parallel citation.

d. Law Court cases decided before 1885 should be cited as follows:


e. *Per Curiam* Decisions

A “*per curiam*” decision, that is, a decision issued by the Law Court as an institution as opposed to a decision issued by a particular justice, should be cited as follows:

*Labonte v. Thurlow*, 2009 ME 68, 974 A.2d 914 (*per curiam*).

f. Law Court Memoranda of Decision

Effective August, 2004, the Maine Law Court adopted M.R. App. P. 12(c), which addresses decisions issued by the Maine Law Court. This rule notes that Memoranda of Decision do not establish precedent and should not be cited in legal briefs, memoranda, or judicial opinions. It replaces the Court’s “Administrative Order in Regard to Memoranda of Decision” dated February 9, 1989 (No. SJC-114). This rule is discussed in detail in the August 2004 Advisory Note on pages 106-107 of *Maine Appellate Practice* (3d ed., Tower Publishing 2008), by Donald G. Alexander, Associate Justice, Maine Supreme Judicial Court.

Memoranda of Decision have a separate citation format and should be cited as follows:


g. Law Court cases that have not been decided should be cited by reference to the Law Court docket number and the date the appeal was docketed in the Law Court, as follows:

h. A Law Court case in which a petition for certiorari has been filed should be cited as follows:


i. A Law Court case in which a petition for certiorari has been granted should be cited as follows:


j. A Law Court case in which a petition for certiorari has been denied should be cited as follows:


Note: Include a denial of certiorari only when the lower court case is two years old or less, or if this information is pertinent to the discussion.

k. A Law Court case from which an appeal has been dismissed should be cited as follows:


Note: Include the information about the appeal’s dismissal only if it occurred within the past two years or this information is particularly important to the discussion.

l. A Law Court decision that has been affirmed by the United States Supreme Court should be cited as follows:


m. A Law Court decision that has been vacated by the United States Supreme Court should be cited as follows:

n. A Law Court case that has been modified on reconsideration should be cited as follows:


2. Supreme Judicial Court sitting other than as the Law Court

Citation to decisions of the Supreme Judicial Court when not sitting as the Law Court is wholly dependent upon the matter before it:

a. Opinion of the Justices

Opinions given pursuant to article VI, section 3, of the Maine Constitution are the opinions of the justices individually and should be cited as follows:

For Opinions issued since 2001:

Opinion of the Justices, 2004 ME 54, 850 A.2d 1145.

For Opinions issued from 1966 to 2001:

Opinion of the Justices, 709 A.2d 1183 (Me. 1997).

For Opinions issued from 1885 to 1966:


b. Judicial Disciplinary Proceedings

Decisions of the Supreme Judicial Court in original proceedings involving judicial discipline prior to 2004 should be cited as follows:

In re Ross, 428 A.2d 858 (Me. 1981).

For decisions issued since 2003:

In re Nadeau, 2007 ME 21, 914 A.2d 714.
c. Attorney Disciplinary Proceedings

Prior to January 1982, the docket number used by the Supreme Judicial Court to identify attorney disciplinary proceedings was “SJC-[No.].” Thereafter this form was replaced by “BAR-[year]-[No.]”.

Decisions of a single justice, sitting in the Supreme Judicial Court, relative to these original proceedings, which are not reported, should be cited as follows:


Decisions of a single justice, sitting in the Supreme Judicial Court, relative to these original proceedings, that are reported in the *Maine Manual on Professional Responsibility* should be cited as follows:


Appeals from single justice decisions in attorney admission and discipline matters are heard by the Supreme Judicial Court, sitting as the Law Court, see *In re Feingold*, 296 A.2d 492, 495-97 (Me. 1972), and should be cited in the same manner as Law Court opinions.

d. Other opinions of the Supreme Judicial Court:

The Supreme Judicial Court has original jurisdiction to hear and decide some other matters, including original actions reapportioning state legislative and congressional districts and appeals from proceedings where the Maine House of Representatives or the Senate reapportions itself. Decisions in such matters should be cited as follows:

For direct reapportionment:

For reapportionment appeals:

In re 2003 Legislative Apportionment of the House of Representatives, 2003 ME 81, 827 A.2d 810.

3. Sentence Review

In 1989, sentence review by the Appellate Division of the Supreme Judicial Court was replaced by a qualified right of appeal to the Law Court. The right of appeal hinges upon the granting of leave to appeal by a three-judge panel of the Supreme Judicial Court, the Sentence Review Panel.

a. Decisions of the former Appellate Division of the Supreme Judicial Court, which are not reported, should be cited as follows:


b. Decisions of the Sentence Review Panel of the Supreme Judicial Court, which are not reported, should be cited as follows:


4. Superior Court

Decisions of the Maine Superior Court published on LEXIS or Westlaw should be cited as follows:


Decisions available in a slip opinion should be cited as follows:


Note: Letter abbreviations appearing in the docket number may include CV (civil), CR (criminal), RE (real estate), AP (appeal), and FM (family matters).

5. District Court

Decisions of the Maine District Court should be cited as follows:

III. STATUTES

A. Maine Revised Statutes (M.R.S.) and Maine Revised Statutes Annotated (M.R.S.A.)

In its opinions, the Law Court cites to Maine Revised Statutes (M.R.S.) for current statutes and Maine Revised Statutes Annotated (M.R.S.A.) for statutes dated 2004 and earlier. Citation to either is acceptable in practice before the Law Court.

Maine Revised Statutes is available to most judges and can be found in an increasing number of public libraries. Unlike Maine Revised Statutes Annotated, it is available free on-line at the Maine Legislature’s web site. Each page of the on-line version indicates when it was last revised. When citing to Maine Revised Statutes for a statute currently in force, include parenthetically the year the database was accessed, as follows:

1 M.R.S. § 402(3) (2007)

Citations to both Maine Revised Statutes and Maine Revised Statutes Annotated should include reference to the title, section, subsection, and, in parentheses, to the year of copyright of the hardbound volume or supplement in which the statutory provision appears or, if a statute currently in force is accessed on-line, the year the database was accessed.

1. Sections contained entirely in a hardbound volume should be cited as follows:


2. Sections contained entirely in a supplement should be cited as follows:


3. Sections, the provisions of which are cited in both a hardbound volume and its cumulative pocket supplement or supplementary pamphlet, should be cited as follows:


4. Sections contained in a softbound pamphlet that contains an entire title of the revised statutes should be cited as follows:
5. Subsections of the Maine Revised Statutes Annotated should be cited as follows:

17-A M.R.S.A. § 360(1)(A) & (B) (2006).

6. Statutes no longer in effect should be cited as follows:


7. A version of a statute no longer in effect because of subsequent amendment should be cited as follows:


8. Consecutive sections or subsections should be cited by inclusive section or subsection numbers, not “et seq.,” as follows


B. Maine Revised Statutes: 1841 to 1954

1. Before their last revision in 1964, the Maine Revised Statutes were revised nine times from 1841 to 1954. Statutory provisions appearing in these earlier revisions were not set forth by title and section number, but by chapter and section number. Sections contained in these nine revisions should be cited by reference to chapter and section number and year of the revision as follows:

R.S. ch. 171, § 22 (1841).

R.S. ch. 133, § 14 (1857).

R.S. ch. 133, § 16 (1871).

R.S. ch. 133, § 16 (1883).

R.S. ch. 134, § 18 (1903).
R.S. ch. 135, § 18 (1916).

R.S. ch. 145, § 18 (1930).


R.S. ch. 147, § 18 (1954).

2. Sections contained in a supplement to the 1954 revision should be cited as follows:


3. If for some reason citation cannot be made to one of these earlier revisions of the revised statutes, the statute should be cited by reference to the session law enacting it.

C. Commentary

1. Comments to Maine statutory provisions should be cited as follows:


2. Comments to uniform acts or model codes that appear in the Maine Revised Statutes Annotated should be cited by the uniform act or model code provision and the year of the comment as follows:


D. Session Laws

Maine session laws should be cited by the year, chapter number, and, where applicable, the section number. Enactments passed in even-numbered years since 1920 are cited by reference to the preceding odd-numbered year. When the effective date of an enactment has special significance, it should be included.
1. Public Laws should be cited as follows:

   P.L. 2007, ch. 627, § 84.


2. Private and Special Laws should be cited as follows:


3. Resolves should be cited as follows:

   Resolves 2007, ch. 183.

4. Constitutional Resolutions should be cited as follows:


5. Legislative addresses by the governor and proclamations of constitutional amendments should be cited by the year and page or pages of the Laws of Maine, as follows:

   2008 Me. Laws 2347 (State of the State address of Gov. Baldacci to first regular sess. of 123rd Legis.).

E. Revisor’s Report

   The annual Revisor’s Report made by the Revisor of Statutes pursuant to the Maine Revised Statutes, Title 1, section 95, in the course of the update of the statutary database by that office should be cited by the year, chapter number and, the section number, as follows:


F. Bills and Amendments to Bills

1. Legislative Documents

   Legislative documents (“bills”) should be cited by the legislative document number; where appropriate, the particular section of the bill, the summary, or the statement of fact; the session number of the legislature that considered the bill; and the year. The senate paper or house paper number assigned to
the bill is omitted from the citation form both for brevity and because this number is not particularly helpful as a research device. Legislative documents should be cited as follows:

L.D. 1439 (124th Legis. 2009).

L.D. 1456, § 3 (124th Legis. 2009).

L.D. 1460, Summary (124th Legis. 2009).


Include a pinpoint citation as follows:


2. **Amendments**

A committee, senate, or house amendment should be cited by the letter assigned the amendment, the legislative document amended (and where appropriate the amendment being amended), the filing number of the amendment, the session number of the legislature that considered the amendment, and the year, as follows:


G. **Legislative Debate**

1. Pages of the Maine Legislative Record ordinarily should be cited by reference to the volume number (where appropriate), page, and year. Note that, starting in 1991, the page numbering differentiates between the Legislative Record for the House (H) and the Senate (S).

Legis. Rec. 745 (1943).


2. Some volumes of the Legislative Record contain debate for both a regular session and one or more special sessions. In such cases the debate at the special session(s) is repaginated. Citation to debate in these volumes should include reference to the regular or special session during which the debate occurred, as follows:


H. *Journals of the Senate and House*

Pages of the Journal of the Senate of the State of Maine and the Journal of the House of Representatives of the State of Maine should be cited as follows:


House Jour. 2911 (123rd Legis. 2008).

Copies of the journals are available at the State Law Library, the Secretary of State (Archives), and the office of the branch of the legislature producing the particular journal.

I. *Reports of Joint Standing Committees and Joint Select Committees of the Legislature*

A study report of a joint standing committee or joint select committee of the legislature should be cited by reference to the title of the report, page, and date of publication (or year if precise date is unavailable).


J. Reports and Documents of Legislative and Gubernatorial Commissions

The legislature or governor from time to time will establish special commissions or committees to study an area of law and to issue a report on their findings. Occasionally the legislature will establish, typically by private and special law, the commission but provide for appointment of its members by the governor or other person(s). Citations to reports and other documents of these special commissions should include the name of the commission, the title of the report or document, page, and date of publication (or year if precise date is unavailable).

Commission to Study the Promotion, Expansion, and Regulation of the Harness Racing Industry, Final Report to the 123rd Legislature 1 (Dec. 2007).

Right to Know Advisory Committee, Second Annual Report to the 123rd Legislature (Jan. 2008).
IV. RULES OF COURT

A. Operating Procedures for Rulemaking

1. Operating procedures for rulemaking should be cited as follows:

   OP 4(a)(3).

B. Maine Rules of Civil Procedure

1. Maine Rules of Civil Procedure should be cited as follows:


2. Reporter's notes to the Maine Rules of Civil Procedure should be cited as follows:

   M.R. Civ. P. 12 reporter's note.

3. Advisory committee's notes to amendments to the Maine Rules of Civil Procedure up to 1980 appear in both the Maine Reporter and in Maine Civil Practice. Citation should be made to either of those sources. Some early advisory committee's notes do not appear in the Maine Reporter and in such cases citation should be made to the single existing source, Maine Civil Practice.


   M.R. Civ. P. 33(a) advisory committee's note to 1981 amend., Me. Rptr., 428-433 A.2d LII.

Advisory committee notes for amendments to the Maine Rules of Civil Procedure published since 1980 appear in the Maine Reporter and in the Maine Rules of Civil Procedure with Advisory Committee Notes and Commentary that may be found on the Maine Judicial Branch web site.
4. When the Supreme Judicial Court adopts a rule amendment itself, without recommendation of an advisory committee, the explanation of the rule amendment may be characterized as an “Advisory Note.” Citation should be made to such a note as follows:


C. Maine Rules of Criminal Procedure

1. Maine Rules of Criminal Procedure should be cited as follows:


2. Reporter's notes to the Maine Rules of Criminal Procedure should be cited as follows:

M.R. Crim. P. 35 reporter's notes.

3. Advisory committee's notes to amendments to the Maine Rules of Criminal Procedure appear in the Maine Reporter. Advisory committee’s notes up to 1995 appear in Maine Criminal Practice. In addition, as of August, 2004, the Judicial Branch web site includes a copy of the Maine Rules of Criminal Procedure with all of the advisory notes to the original rules and amendments to the rules. Citation should be made to one of these sources, as follows:

M.R. Crim. P. 4(a) advisory committee’s note to 2000 amend., Me. Rptr., 762-769 A.2d LXIV.

M.R. Crim. P. 5(b) advisory committee’s notes to 1994 amend., 1 Cluchey & Seitzinger, Maine Criminal Practice II-51 (Gardner ed. 1995).

4. The Supreme Judicial Court occasionally will adopt rule changes on its own initiative, i.e., not upon a recommendation from the advisory committee. The Supreme Judicial Court normally provides notes to accompany such changes. The Supreme Judicial Court's notes to amendments to the Maine Rules of Criminal Procedure appear in either the Maine Reporter or Maine Criminal Practice. Citation should be made to either of these sources as follows:

M.R. Crim P. 39D(f) Supreme Judicial Court note to 1987 amend., Me. Rptr., 510-21 A.2d XXXVIII.


D. Maine Rules of Evidence

1. Maine Rules of Evidence should be cited as follows:

M.R. Evid. 804(b)(3).

2. Advisory committee's notes to the Maine Rules of Evidence as originally promulgated should be cited as follows:

M.R. Evid. 511 advisory committee’s note.

3. Advisory committee's notes to amendments to the Maine Rules of Evidence appear with the Rules of Evidence on the Maine Judicial Branch web site. They also appear in either the Maine Reporter or Maine Evidence. Citation should be made to these sources as follows:

M.R. Evid. 412 advisory committee’s notes to 2000 amend., Me. Rptr., 746-754 A.2d LXXIII.

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M.R. Evid. 502 advisory committee’s note to 1983 amend.,
www.courts.state.me.us/rules-forms-fees/rules.

E. Maine Rules of Appellate Procedure

1. Maine Rules of Appellate Procedure should be cited as follows:

M.R. App. P. 8(g)(2).

2. Advisory notes to the Maine Rules of Appellate Procedure as
originally promulgated should be cited as follows:


Complete, current sets of advisory notes to the Maine Rules of
Appellate Procedure may be found, organized by date, under
each rule on the Maine Judicial Branch web site.

3. Advisory notes to amendments to the Maine Rules of Appellate
Procedure appear in the Maine Reporter and Maine Appellate
Practice. Citation should be made to either of these sources, as
follows:

Rptr., 762-769 A.2d XCI.

M.R. App. P. 19(d)(2), advisory notes to 2001 amend.,
Alexander, Maine Appellate Practice § 2 at 112 (2003).

F. Maine Rules of Probate Procedure

1. Maine Rules of Probate Procedure should be cited as follows:


2. Forms contained in the Appendix of Forms to the Maine Rules
of Probate Procedure should be cited as follows:

M.R. Prob. P. Form DE-404.

3. Advisory committee's notes to the Maine Rules of Probate
Procedure as originally promulgated and amendments to the
rules appear in both the Maine Reporter and the supplement to
Maine Civil Practice. Citation should be made to either of these
sources as follows:
G. Rules for the Family Division of the Maine District Court

1. Rules for the Family Division of the Maine District Court should be cited as follows:


2. Amendments to the Rules for the Family Division of the Maine District Court should be cited as follows:


H. Rules for Guardians Ad Litem

1. Rules for Guardians Ad Litem should be cited as follows:


2. Appendices to the Rules for Guardians Ad Litem should be cited as follows:


I. Maine Rules of Small Claims Procedure

1. Maine Rules of Small Claims Procedure should be cited as follows:

   M.R.S.C.P. 6(c)(2).

2. Advisory committee's notes to the Maine Rules of Small Claims Procedure as originally promulgated should be cited as follows:

   M.R.S.C.P. 5 original advisory committee’s note.
3. Advisory committee’s notes to amendments to the Maine Rules of Small Claims Procedure appear in the *Maine Reporter*. Citation should be made to this source as follows:

M.R.S.C.P. 3(d) advisory committee’s note to 1999 amend., Me. Rptr., 716-724 A.2d LII.

J. *Maine Administrative Court Rules [Abrogated]*


2. Although Maine Administrative Court Rules are no longer in effect, they may still be cited for historical purposes as follows:


3. Forms contained in the Appendix of Forms to the Maine Administrative Court Rules should be cited as follows:

   M. Admin. C.R. Form 1.

4. Advisory committee’s notes to the Maine Administrative Court Rules as originally promulgated appear in both volume 385-388 A.2d of the *Maine Reporter* and in the supplement to *Maine Civil Practice*. Citation should be made to either of these sources as follows:

   M. Admin. C.R. 26 advisory committee’s note, Me. Rptr., 385-388 A.2d XL.


5. Advisory committee’s notes and explanatory notes to amendments to the Maine Administrative Court Rules appear in the *Maine Reporter* and should be cited as follows:

   M. Admin. C.R. 73(b)(1) advisory committee’s note, Me. Rptr., 510-521 A.2d XCVI.

   M. Admin. C.R. 50 explanatory note, Me. Rptr., 522-536 A.2d CCXLIX.
K. *Administrative Orders of the Maine Supreme Judicial Court*

1. Administrative Orders of the Maine Supreme Judicial Court should be cited as follows:


2. Administrative Orders of the Maine Supreme Judicial Court that have been amended should be cited as follows:

   Revised Court Fees Schedule and Document Management Procedures, Me. Admin. Order JB-05-26 (as amended by A. 06-08) (effective June 1, 2008).

L. *Maine Code of Judicial Conduct*

Sections of the Maine Code of Judicial Conduct should be cited as follows:


M. *Rules of the Committee on Judicial Responsibility and Disability*

Rules of the Committee on Judicial Responsibility and Disability should be cited as follows:


N. *Maine Bar Rules*

1. Maine Bar Rules should be cited as follows:

   M. Bar R. 3.7(e)(1)(ii).

2. Notes and advisory committee’s notes to the Maine Bar Rules should be cited as follows:

   M. Bar R. 12(a)(1) note.

   M. Bar R. 1 advisory committee’s notes.
O. *Maine Rules for Lawyers' Fund for Client Protection*

Maine Rules for Lawyers' Fund for Client Protection should be cited as follows:

M.R. Lawyers' Fund for Client Protection 10(a)(3).

P. *Maine Bar Admission Rules*

1. Maine Bar Admission Rules should be cited as follows:

M. Bar Admission R. 5(a)(2).

2. Notes and Board notes to the Maine Bar Admission Rules should be cited as follows:

M. Bar Admission R. 6 note.

M. Bar Admission R. 10 Board notes.

Q. *Maine Rules of Professional Conduct*

The Maine Supreme Judicial Court adopted the Maine Rules of Professional conduct, effective August 1, 2009. On the same date, Maine Bar Rule 2-A (Aspirational Goals for Lawyer Professionalism), Maine Bar Rule 3 (Code of Professional Responsibility), and Maine Bar Rule 8 (contingent Fees) were abrogated, as they were replaced by the Maine Rules of Professional Conduct.

M. R. Prof. Conduct 3.6.
V. **Treatises**

A. **Appellate Procedure**


B. **Citation**

*Uniform Maine Citations* should be cited as follows:


C. **Civil Procedure**

1. **Maine Civil Practice**

   a. The main volume should be cited as follows:


   b. The supplement should be cited as follows:


   c. References to both the main volume and the supplement should be cited as follows:


D. **Constitutional Law**

E. Corporations


F. Criminal Procedure

1. *Maine Criminal Practice* should be cited to the most current year of supplementation as follows:


2. *Maine Practice: Rules of Criminal Procedure Annotated*

   a. The main volume should be cited as follows:


   b. The supplement, last published in 1975, should be cited as follows:


   c. References to both the main volume and the supplement should be cited as follows:


G. Debtor-Creditor Law

1. *Maine Debtor-Creditor Law*

   a. The main volume should be cited as follows:


   b. The supplement should be cited as follows:

c. References to both the main volume and the supplement should be cited as follows:


H. Employment

1. *Maine Employers’ Handbook*


I. Evidence


J. Family Law


   Prescott, *Maine Family Law Forms: Discovery, Trial and Settlement* §1.01 (F1.1) at 6 (3d ed. 2001).

K. Jury Instructions


L. Land Use


   Delogu, *Maine Land Use Control Law, Cases, Notes, Comments* § 11.03 at 749 (2d ed. 1997).

M. Probate


N. Real Estate

1. Maine Real Estate Law and Practice

   a. The main volume should be cited as follows:

       Cowan, Maine Real Estate Law and Practice § 9:28 at 401 (2d ed. 2007).

   b. The supplement should be cited as follows:

       Cowan, Maine Practice: Real Estate Law and Practice § 8:6 at 2 (Supp. 2009).

   c. References to both the main volume and the supplement should be cited as follows:


O. Remedies

   Horton & McGehee, Maine Civil Remedies § 16-1(c) at 341 (4th ed. 2004).

P. School Law

   Maine School Law 29 (Pringle & Tchao, eds., 2006).

Q. Torts

1. Maine Tort Law

   a. The main volume should be cited as follows:

       Simmons, Zillman & Gregory, Maine Tort Law § 13.27 at 13-52 (2004 ed.).

   b. The supplement should be cited as follows:

       Simmons, Zillman & Gregory, Maine Tort Law § 11.09 at 24 (Supp. 2007).

   c. References to both the main volume and the supplement should be cited as follows:

**R. Trial Practice**


**S. Workers’ Compensation**

VI. PERIODICALS

A. Maine Law Review and Ocean and Coastal Law Journal

1. The Maine Law Review was published from 1908 to 1920 (vol. 1-13) and from 1962 to the present. Articles in the Maine Law Review and Ocean and Coastal Law Journal should be cited as follows:


2. Student-written articles should be cited as follows:


B. Peabody Law Review and Portland University Law Review

Articles in the Peabody Law Review (5 vol.; 1936-1941) and the Portland University Law Review (7 vol.; 1949-1961), both of which are no longer published, should be cited as follows:

Matthew Williams, The Case for Occupational Disease, 3 Peabody L. Rev. 26, 27 (1938).


C. Maine Bar Bulletin and Maine Bar Journal

1. The Maine Bar Bulletin was published by the Maine State Bar Association from September 1967 to November 1985. The Bulletin was then replaced by the Maine Bar Journal.

2. Articles in the Maine Bar Bulletin, starting with volume 11, should be cited as follows:

3. Because volumes 1-10 of the *Maine Bar Bulletin* are separately paginated within each issue, citations to articles appearing in volumes 1-10 should be cited as follows:


4. Articles in the *Maine Bar Journal* should be cited as follows:


D. *Maine Lawyers Review*

1. Articles in the *Maine Lawyers Review* should be cited as follows:

*Judge Hornby to Become Senior Judge*, Me. Lawyers Rev. 1 (Aug. 6, 2009).


E. *The Ethical Lawyer*

Articles in *The Ethical Lawyer*, a publication of the Continuing Legal Education Committee of the Maine State Bar Association, should be cited as follows:

VII. OTHER OPINIONS, ORDERS, REGULATIONS, ORDINANCES, AND REPORTS

A. Attorney General Opinions

1. Almost continuously since 1901 the annual reports of the attorney general to the governor, reprinted in hardbound volumes through 1972, include the opinions of the attorney general. No other hardbound source exists. Consequently, citation to attorney general opinions must reflect a parallel citation. The name of the opinion may be included.


2. Citation to attorney general opinions from 1973 through 1978, which were neither reprinted in hardbound volumes nor numbered, should be cited to the date of the opinion as follows:


3. In 1979 the attorney general’s office began numbering its opinions consecutively by year and number. Citation to attorney general opinions from 1979 to the present should reflect this numbering system as follows:


Copies of attorney general opinions are available at the Department of the Attorney General, the State Law Library, and the Donald L. Garbrecht Library at the University of Maine School of Law.

B. Opinions Issued by the Grievance Commission and the Professional Ethics Commission of the Board of Overseers of the Bar

1. Opinions issued by the Grievance Commission appear in the *Maine Manual on Professional Responsibility* and should be cited as follows:

Me. Grievance Comm’n, File No. 00-143, 2 Maine Manual on Professional Responsibility GC-481 (Nov. 8, 2001).

2. Opinions issued by the Professional Ethics Commission that appear in the Maine Manual on Professional Responsibility should be cited as follows:


3. Opinions issued by the Professional Ethics Commission that have not yet appeared in the Maine Manual on Professional Responsibility should be cited as follows:

Me. Prof. Ethics Comm’n, Op. No. 179 at 1 n.1 (July 18, 2002).

C. Executive Orders

The system used to number Executive Orders changed in January 1974 to reflect the fiscal year in which the order was issued. Executive Orders should be cited to the number and date of the order as follows:


Me. Exec. Order No. 6 FY 01/02 (June 19, 2002).

Copies of recent executive orders are available at the Office of the Governor, the State Law Library, and the University of Maine School of Law Library. Copies of older executive orders are available at the State Law Library and the Maine State Archives.

D. Administrative Regulations

Rules and regulations adopted by Maine state administrative agencies are published in the Code of Maine Rules and should be cited as follows:

Me. Dep’t of Agric., 01 001 CMR 031-1.

Me. Dep’t of Hum. Serv., 10 144 CMR 101-896.1.
E. **Public Utilities Commission Proceedings**

1. Proceedings of the Maine Public Utilities Commission after January 1, 1997, should be cited as follows:


2. Proceedings of the Maine Public Utilities Commission prior to January 1, 1997, reported in the Public Utilities Reports should be cited as follows:


3. Proceedings of the Maine Public Utilities Commission prior to January 1, 1997, which have not been reported in the Public Utilities Reports should be cited as follows:


F. **Workers’ Compensation Board and Commission**

1. The Workers’ Compensation Board (W.C.B.) used to be called the Workers’ Compensation Commission (W.C.C.). Reported decisions of the Appellate Division should be cited using the appropriate abbreviation and decision number as follows:


   Reported decisions of hearing officers should be cited using the W.C.B. file number as follows:


2. Slip opinions of the Appellate Division of the Maine Workers’ Compensation Commission should be cited by reference to the decision number rather than the docket number, using the appropriate abbreviation (W.C.C. or W.C.B.), as follows:

3. Rules of the Workers’ Compensation Commission should be cited, using the appropriate abbreviation (W.C.C. or W.C.B.), as follows:

   Me. W.C.C. Rule 18.5.

G. Reports and Studies of State Departments and Agencies

   Reports and studies of state departments and administrative agencies should be cited by reference to the department or agency, title of the report or other document, and page and date of publication (or year if precise date is unavailable).


H. Municipal Ordinances

   A municipal ordinance which has been codified should be cited by reference to the municipality, code section or other subdivision, and the year of the code. An ordinance which is uncodified should be cited by reference to the municipality, name of the ordinance, section or other subdivision (if applicable), and the date of adoption, as follows:

   Portland, Me., Code § 3-16 (Dec. 1, 2000).

   Manchester, Me., Mobile Home Ordinance 3 (Mar. 6, 1982).

I. Proceedings of the Maine State Bar Association

   Articles and discussions contained in the Maine State Bar Association Proceedings, which are no longer published, should be cited to the page and date of proceeding as follows:

A. When citing to court documents, transcripts, and records in the same case as the cited material, abbreviate the titles of those documents, cite to a paragraph or page, and enclose the entire citation in parentheses. If the citation serves as a citation sentence, place a period after the paragraph or page within the parentheses; if the citation serves as a clause, omit the period and include commas before and after the opening and closing parentheses. If necessary to avoid confusion, include the date that the document was prepared.

1. Pleadings

   Plaintiff’s Complaint, paragraph 9
   (Pl.’s Compl. ¶ 9.)

   Defendant’s Answer, paragraph 6
   (Def.’s Ans. ¶ 6.)

   Defendant’s Counterclaim, paragraph 13
   (Def.’s Countercl. ¶ 13.)

2. Motions

   Motion to Dismiss, paragraph 3
   (M. Dismiss ¶ 3.)

   Defendant’s Motion to Suppress, page 8
   (Def.’s M. Suppress 8.)

   Plaintiff’s Motion in Limine, page 4
   (Pl.’s M. Limine 4.)

3. Transcripts

   Motion Transcript, page 17, April 25, 2009
   (M. Tr. 17)

   Sentencing Transcript, page 2
   (S. Tr. 2.)
4. Summary Judgment Documents

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<td>Supporting Statement of Material Facts, paragraph 7</td>
<td>(Supp. S.M.F. ¶ 7.)</td>
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<td>Opposing Statement of Material Facts, paragraph 12</td>
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5. Supporting Documents

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6. Appellate Documents

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<td>Appellee’s Brief</td>
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<td>Appendix III, page 9</td>
<td>(App. III 9.)</td>
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<td>Record, page 73</td>
<td>(R. 73.)</td>
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B. When citing to court documents in law review articles, or any
time the case to which the document relates might be unclear,
add a comma followed by a citation to that case, as follows:

Br. of Pet. at 33, *Camps Newfound/Owatonna, Inc. v. Town of

Br. of Resp. at 12, *Camps Newfound/Owatonna, Inc. v. Town of
IX. COUNTY ABBREVIATIONS

For purposes of citation, Maine counties should be abbreviated. The abbreviation should use the first three letters of the county’s name, as follows:

Androscoggin ................................................................. And.
Aroostook ................................................................. Aro.
Cumberland .......................................................... Cum.
Franklin ................................................................. Fra.
Hancock ................................................................. Han.
Kennebec ............................................................... Ken.
Knox ...................................................................... Kno.
Lincoln ................................................................. Lin.
Oxford .................................................................... Oxf.
Penobscot .............................................................. Pen.
Piscataquis ............................................................. Pis.
Sagadahoc ............................................................... Sag.
Somerset ............................................................... Som.
Waldo .................................................................... Wal.
Washington .......................................................... Was.
York ...................................................................... Yor.