§2702. Abatement of nuisance

When on indictment, complaint or action any person is adjudged guilty of a nuisance, the court, in addition to the fine imposed, if any, or to the judgment for damages and costs for which a separate execution shall issue, may order the nuisance abated or removed at the expense of the defendant. After inquiring into and estimating, as nearly as may be, the sum necessary to defray the expense thereof, the court may issue a warrant therefor substantially in the form following

"STATE OF MAINE

, ss. To the sheriff of our county of, or either of his deputies,	Greetings.
Whereas, by the consideration of our honorable Court, at a term begun and	d held at
within and for said county, upon indictment," (or "complaint," or "action in favor o	f A. B.," as the
case may be,) "C. D., of, &c., was adjudged guilty of erecting," ["causing," or	"continuing,"]
"a certain nuisance, being a building in, in said county," (or "fence," of	or other thing,
describing particularly the nuisance and the place,) "which nuisance was ordered by	by said court to
be abated and removed: We therefore command you forthwith to cause said nuisan	ce to be abated
and removed; also that you levy of the materials by you so removed, and of the good	ds, chattels and
lands of said C. D., a sum sufficient to defray the expense of removing and abating	g the same, not
to exceed dollars," (the sum estimated by the court,) "together with your la	awful fees, and
thirty-three cents more for this writ. And, for want of such goods and estate to sat	isfy said sums,
we command you to take the body of said C. D., and him commit unto our jail in	ı in said
county, and there detain until he pays such sums or is legally discharged. And mak	e return of this
warrant, with your doings thereon, within thirty days. Witness, A. B., Esq., at	, this
day of, in the year of our Lord 19	

J. S., Clerk."

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