MAINE STATE LEGISLATURE

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ONE-HUNDREDTH LEGISLATURE

Legislative Document

No. 956

H. P. 678

House of Representatives, January 26, 1961
Referred to the Committee on Judiciary, sent up for concurrence and ordered printed.

HARVEY R. PEASE, Clerk

Presented by Mr. Lacharite of Brunswick.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED SIXTY-ONE

AN ACT Relating to Service of Civil Process by Constables.

Be it enacted by the People of the State of Maine, as follows:

R. S., c. 89, § 207, amended. Section 207 of chapter 89 of the Revised Statutes is amended to read as follows:

'Sec. 207. Constables may serve precepts; bond; acting before giving bond. A constable may serve, execute and return upon any person in his town or in an adjoining plantation any writ of forcible entry and detainer, or any precept in a personal action when the damage claimed does not exceed \$1000, including those in which a town, plantation, parish, religious society or school district of which he is a member is a party or interested; but before he serves any process, he shall give bond to the inhabitants of his town in the sum of \$500 \$5,000, with 2 sureties approved by the municipal officers thereof, who shall indorse their approval on said bond in their own hands, for the faithful performance of the duties of his office as to all processes by him served or executed; and for. For every process that he serves before giving such bond, he forfeits not less than \$20 nor more than \$50 to the prosecutor.'