MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

ONE-HUNDREDTH LEGISLATURE

Legislative Document

No. 1267

H. P. 887 House of Representatives, February 7, 1961 The Speaker laid before the House and on motion of Mr. Hinds of So. Portland, referred to the Committee on Towns and Counties. Sent up for concurrence and ordered printed.

HARVEY R. PEASE, Clerk

Presented by Mr. Hinds of So. Portland.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED SIXTY-ONE

AN ACT Increasing Certain Sheriff Fees.

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

- R. S., c. 89, § 150, sub-§§ I-III, V, VI, IX, amended. Subsections I to III, V, VI and IX of section 150 of chapter 89 of the Revised Statutes, as amended by chapter 339 of the public laws of 1957, are further amended to read as follows:
 - 'I. Writs; civil process. For service of all writs with summons, precepts, notices, subpoenas executions, court orders, orders of service, copies, bills in equity with subpoena issued thereon and all other civil process or papers requiring service which are not specifically hereinafter enumerated, they shall receive therefor \$3 for each such service.
 - II. Disclosure petition. For the service of subpoena, petition and subpoena for disclosure before commissioner or for the service of citation by copy to creditor as provided by chapter 120, \$\frac{1}{20}\$.
 - III. Libel for divorce. For the service of libel for divorce inserted in writ of attachment by serving summons and attested copy of writ and libel, or for the service of libel for divorce with order of court thereon by attested copy, \$5 \\$6.'
 - 'V. Attachment of personal property; replevin. For attachment of personal property or for the service of writ of replevin, \$5 \$7, and in addition thereto \$1 for each hour after the first required for such service.
 - VI. Civil arrests and custody. The fee for civil arrests shall be \$\frac{\$2}{5}\$ for such arrest and \$\frac{\$2}{5}\$ shall be charged for custody thereunder, including arrest and

custody under bastardy proceedings.'

1X. Redeeming mortgaged real estate. For advertising in a newspaper a right in equity of redeeming mortgaged real estate to be sold on execution, such sums as he pays the printer therefor; for posting notice of the sale of such equity in the town where the land lies and in 2 adjoining towns, \$6 and usual travel, and for a deed and return of the sale of such equity, \$2.