

MAINE STATE LEGISLATURE

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NEW DRAFT.

Sixty-Eighth Legislature.

SENATE.

No. 146.

STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED
AND NINETY-SEVEN

AN ACT relating to the holding of terms of the Supreme
Judicial Court in Franklin County.

*Be it enacted by the Senate and House of Representatives in
Legislature assembled, as follows:*

Section 1. Section two of chapter two hundred and
2 twenty-two of the Public Laws of eighteen hundred and
3 ninety-three, is hereby amended by striking out that part
4 of the same between the word "term" in the first line of
5 said section, and the word "shall" in the third line thereof,
6 and by adding at the end of said section two, the following
7 words: 'All recognizances from municipal courts and trial

8 justices in cases in which parties are held to await the action
9 of the grand jury, made returnable to said June term, shall,
10 when no grand jury is in attendance, be continued to and
11 have day in the next term of the court held in said county,
12 so that said section as amended, shall read as follows:

‘Section 2. Said June term shall be held without a grand
14 jury and with but one traverse jury, unless a justice of said
15 court shall otherwise specially order, in which case the clerk
16 shall send venires for the requisite number of traverse
17 jurors, and shall summon the grand jury of the preceding
18 term, as the terms of said order may require. All recog-
19 nizances from municipal courts and trial justices in cases
20 in which parties are held to await the action of the grand
21 jury, made returnable to said June term, shall, when no
22 grand jury is in attendance, be continued to and have day
23 in the next term of the court held in said county.’



STATE OF MAINE.

IN SENATE, March 10, 1897.

Reported by Mr. SAVAGE, from Committee on the Judiciary, and laid
on table to be printed under joint rules.

KENDALL M. DUNBAR, *Secretary.*