

SEVENTY-SECOND LEGISLATURE

No. 213

STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND FIVE.

AN ACT to amend section twenty-five of chapter one hundred and fourteen of the Revised Statutes, relating to the relief of poor debtors.

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

Section I. Section twenty-five of chapter one hundred and 2 fourteen of the Revised Statutes is hereby amended by add-3 ing thereto the following: 'Should the owner of said judg-4 ment or his attorney neglect to have the original petition and 5 subpoena before said magistrate at the time therein desig-6 nated for said disclosure, upon prayer therefor said magis-7 trate shall issue an execution against said judgment owner 8 in favor of said debtor for his travel at six cents per mile and 9 attendance at one dollar and fifty cents, if he actually attends

HOUSE-No. 213

10 at said time and place, and said debtor shall not thereafter
11 be compelled to disclose on said judgment until said execution
12 has been satisfied,' so that said section as amended shall read
13 as follows:

'Sect. 25. At such time and place, the debtor shall appear 15 and submit himself to examination on oath concerning his 16 estate and effects, their disposal and his ability to pay the 17 judgment. Should the owner of said judgment or his attor-18 ney neglect to have the original petition and subpoena before 19 said magistrate at the time therein designated for said dis-20 closure, upon prayer therefor, said magistrate shall issue an 21 execution against said judgment owner in favor of said 22 debtor for his travel at six cents per mile and attendance at 23 one dollar and fifty cents, if he actually attends at said time 24 and place, and said debtor shall not thereafter be compelled 25 to disclose on said judgment until said execution has been 26 satisfied.'

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STATE OF MAINE.

HOUSE OF REPRESENTATIVES, Augusta, February 22, 1905.

Reported by Mr. WEATHERBEE from Committee on Legal Affairs and ordered printed under joint rules.

E. M. THOMPSON, Clerk.

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