

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)

SEVENTY-SEVENTH LEGISLATURE

HOUSE

NO. 934

House of Representatives, March 25, 1915.

*Reported by Mr. Sanborn from Committee on Judiciary, and
ordered printed under joint rules.*

C. C. HARVEY, Clerk.

STATE OF MAINE

IN THE YEAR OF OUR LORD ONE THOUSAND NINE
HUNDRED AND FIFTEEN

AN ACT relating to procedure in the Supreme Judicial and
Superior Courts.

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

Any justice of the supreme judicial or superior courts on
2 application of either party and on notice, may in vacation
3 hear and determine a demurrer, or any interlocutory motion
4 in any causing pending in these courts respectively, and may
5 make any order therein which the court could make if in
6 session; and by agreement of parties, he may, at any time
7 or place, try and determine issues of fact and of law sub-
8 mitted to him and render any judgment therein which the
9 court could render if in session. Any such justice may in

10 vacation render judgment heard by him in term time. Par-
11 ties shall have the right of exception to such orders and
12 judgments, and to other rulings on questions of law, as if
13 judgment had been rendered in term time. Bills of excep-
14 tions in such cases shall be filed within such time as the
15 justice orders. When a judgment for the plaintiff is ren-
16 dered in vacation, all pending attachments of property shall
17 continue in force for thirty days after the order of final
18 judgment is entered upon the docket.