## 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)

#### NEW DRAFT.

### SEVENTY-EIGHTH LEGISLATURE

HOUSE NO. 656

House of Representatives, March 22, 1917.

Printed under joint rules.

W. R. ROIX, Clerk.

#### STATE OF MAINE

# IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND SEVENTEEN

AN ACT to amend Chapter One Hundred Seventeen, Section Five, Revised Statutes, relating to the Expenses of the Justices of the Supreme Judicial Court.

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

Section five, of chapter one hundred seventeen, revised

- 2 statutes, is hereby amended by adding to said section the
- 3 following words: 'The counties wherein such justices re-
- 4 side, have their offices, or are holding court, shall also re-
- 5 ceive from the state the expenses necessarily incurred by
- 6 such justices for postage, stationery, express and telephone
- 7 tolls,' so that said section as amended shall read as follows:

'Sect. 5. The justices of the supreme judicial court shall 2 each receive an annual salary of five thousand dollars. Each 3 justice shall be reimbursed by the state for his expenses 4 actually and reasonably incurred in attending meetings ap-5 pointed by the chief justice under the provisions of section 6 forty-three, of chapter eighty-two, and the sessions of the 7 law court, upon presentation to the state auditor of a de-8 tailed statement of such expenses. When any justice of said 9 court holds nisi prius terms of said court in any county 10 other than the county in which he resides, or when any II hearing of a cause in law or in equity is had in vacation 12 before a justice of said court other than one residing in the 13 county where said hearing is held, such justice shall be re-14 imbursed by the state for his expenses actually and reason-15 ably incurred in holding such terms, or in attending said 16 hearing, upon presentation to the state auditor of a detailed 17 statement of such expenses. The counties wherein such 18 justices reside, have their offices, or are holding court, shall 19 also receive from the state the expenses necessarily incurred 20 by such justices for postage, stationery, express and tele-21 phone tolls.'